THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT. THIS DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.





GP ECO SOLUTIONS INDIA LIMITED

Our Company was originally incorporated on July 30, 2010 as a Private Limited Company as "GP Eco Solutions India Private Limited" vide Registration No. 041528 under the provisions of the Companies Act, 1956 with the Registrar of Companies, Kanpur. Subsequently, pursuant to a special resolution passed by the Shareholders at their Extra ordinary General Meeting held on October 25, 2023, our Company was converted from a Private Limited Company was changed to "GP Eco Solutions India Limited" and a Fresh Certificate of Incorporation consequent to Conversion was issued on November 17, 2023 by the Registrar of Companies, Kanpur. The Corporate Identification Number of our Company is U31908UP2010PLC041528. For further details of change in name and change in Registered Office of our Company, please refer to section titled 'Our History and Certain Other Corporate Matters' beginning on page 135 of this Red Herring Prospectus.

> Registered Office: B-39, Sector-59, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201301, Tel: +91 - 8960095217; E-mail: cs@gpecosolutions.com; Website: www.gpecosolutions.com Contact Person: Mrs. Tanushree, Company Secretary and Compliance Officer;

OUR PROMOTERS: MR. DEEPAK PANDEY, MRS. ANJU PANDEY AND MR. ASTIK MANI TRIPATHI

THE ISSUE

PUBLIC ISSUE OF 32,76,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF GP ECO SOLUTIONS INDIA LIMITED (THE "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY (THE "ISSUE PRICE") AGGREGATING TO ₹ [•] LAKH ("THE ISSUE") COMPRISING OF A FRESH ISSUE OF 32,76,000 EQUITY SHARES AGGREGATING TO ₹ [•] LAKH (THE "FRESH ISSUE") OF WHICH 3,27,600 EQUITY SHARES AGGREGATING TO ₹ [•] LAKH WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 29.48.400 EQUITY SHARES AGGREGATING TO ₹ [•] LAKH (THE "NET ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.97% AND 25.18% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE **CAPITAL OF OUR COMPANY.**

• MARKET MAKER PORTION: 3,27,600 EQUITY SHARES • ANCHOR PORTION: 8,83,200 EQUITY SHARES • QIB PORTION: 5,89,200 EQUITY SHARES • RETAIL PORTION: 10,32,000 EQUITY SHARES • NON-INSTITUTIONAL PORTION: 4,44,000 EQUITY SHARES

PRICE BAND: ₹ 90.00 to ₹ 94.00 PER EQUITY SHARE OF FACE VALUE ₹ 10/- EACH

THE FLOOR PRICE IS 9.00 TIMES OF THE FACE VALUE AND THE CAP PRICE IS 9.40 TIMES OF THE FACE VALUE OF THE EQUITY SHARES BIDS CAN BE MADE FOR A MINIMUM OF 1200 EQUITY SHARES AND IN MULTIPLES OF 1200 EQUITY SHARES THEREAFTER

PROPOSED LISTING

The Equity Shares offered through the Red Herring Prospectus are proposed to be listed on the Emerge platform of National Stock Exchange India Limited ('NSE Emerge'), in terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In-Principal approval letter dated June 04, 2024 from National Stock Exchange of India Limited ("NSE" or "NSE Emerge") for using its name in this offer document for listing of our shares on the NSE Emerge. For the purpose of this Issue, the Designated Stock Exchange will be NSE.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI"): Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Red Herring Prospectus has been filed with SEBI however in terms of the SEBI Regulations, the SEBI shall not issue any observation on the Offer Document. Therefore, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire Disclaimer Clause of SEBI beginning on page 236 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF NSE EMERGE (THE DESIGNATED STOCK EXCHANGE): "It is to be distinctly understood that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the "Disclaimer Clause of NSE".

CREDIT RATING: This being the issue of Equity Shares, no credit rating is required.

DEBENTURE TRUSTEES: As this is an issue of Equity Shares, the appointment of Trustees is not required.

IPO GRADING: Since this issue is made in terms of Chapter IX of the SEBI (ICDR) Regulations, there is no requirement of appointing an IPO Grading Agency.

AVAILABILITY OF RED HERRING PROSPECTUS: Investors are advised to refer to the Red Herring Prospectus and the Risk Factors contained therein before applying in the Issue. Full copy of the Red Herring Prospectus is available on the website of Company at www.gpecosolutions.com or at website of the BRLM at www.ccvindia.com or NSE at www.nseindia.com and is expected to be available on the website of SEBI at www.sebi.gov.in.

AVAILABILITY OF BID-CUM-APPLICATION FORMS: Bid-Cum-Application forms can be obtained from the Registered Office of the Company: GP Eco Solutions India Limited, Telephone: +91 - 8960095217; Registered Office of the Company at B-39, Sector-59, Gautam Buddha Nagar, Noida, Uttar Pradesh, India. 201301; BRLM: Corporate Capital Ventures Private Limited at its Registered Address, RTA: Bigshare Services Private Limited at its undersigned address and at the selected locations of Registered Brokers, and CDPs participating in the Issue. Bid-cum-application Forms will also be available on the websites of NSE and the designated branches of SCSBs, the list of which is available at websites of the stock exchanges and SEBI.

BID/ISSUE **PROGRAM**

ANCHOR INVESTOR BIDDING DATE: THURSDAY, JUNE 13, 2024

BID/ISSUE OPENS ON: FRIDAY, JUNE 14, 2024

BID/ISSUE CLOSES ON: WEDNESDAY, JUNE 19, 2024

Note: Monday, June 17, 2024 is holiday on account of Eid-Al-Adha (Bakr Id)

In case of any revision in the Price Band, the Bid/ Issue Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Issue Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchange by issuing a press release and also by indicating the change on the website of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, the Company may for reasons recorded in writing, extend the Bid/Issue Period by at least three (3) additional working days subject to the total Bid/Issue Period not exceeding ten (10) Working Days.

The Issue is being made in terms of Rule 19(2)(b)(i) of the Securities Contract (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations, the Issue is being made for at least 25% of the post-Issue paid-up Equity Share capital of our Company. The Issue is being made through the Book Building Process in accordance with Regulation 253 (1) of the SEBI ICDR Regulations, wherein not more than 50% of the Net Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with SEBI ICDR Regulations ("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price. Further, 5% of the QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Issue Price. Further, not less than 15% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net Issue shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations subject to valid Bids being received at or above the Issue Price. All potential Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective bank account (including UPIID in case of RIBs) which will be blocked by the SCSBs, or the bank accounts linked with the UPI ID, as applicable, to participate in the Issue. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, please see the section entitled "Issue Procedure" on page 257 of the Red Herring Prospectus.

RISKS TO INVESTORS

Average cost of acquisition of Equity Shares for the Promoters as at the date of the Red Herring Prospectus is:

ı	Name of the Promoter	No. of Shares held**	Average cost of Acquisition (in ₹)
ı	Mr. Deepak Pandey	32,25,600	NIL*
ı	Mrs. Anju Pandey	36,00,000	0.28
ı	Mr. Astik Mani Tripathi	3,60,000	11.46

- *Since the average cost of acquisition is negative, it has been considered as NIL
- ** For calculation of Average cost of Acquisition, Equity shares held as on date are considered. Weighted Average Return on Net worth for Fiscals 2023, 2022 and 2021 is 71.52%
- The Merchant Banker associated with the Issue has handled 14 (Fourteen) public issue in the past three years out of which 1 of the Issues closed below the Issue Price on Listing date.

BASIS FOR ISSUE PRICE

The Price Band and the Issue Price will be determined by our Company in consultation with the BRLM, on the basis of the Book Building Process and the guantitative and gualitative factors as described below. The face value of the Equity Shares is ₹10 each and the Issue floor Price is ₹90/- which is 9.00 times of the face value of Equity Shares and the Issue Cap Price is ₹94 /- which is 9.40 times of the face value of Equity Shares. Investors should refer to "Risk Factors", "Our Business", "Financial Information" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" on pages 24, 107, 165 and 206 respectively, to have an informed view before making an invest

Qualitative Factors

Some of the qualitative factors which form the basis for computing the Issue Price are:

- Experienced Promoter and management team with strong industry expertise and successful track record; • We have long term relationships with marquee brands supported by our committed strategy on engagement with customers;
- Good track record for the last 3 years; and
- Distributorship of Sungrow, Saatvik, Longi in Northern India.

For further details, see "Risk Factors" and "Our Business" on pages 24 and 107, of the Red Herring Prospectus respectively. **Quantitative Factors**

The information presented in this section is derived from our Restated Financial Statements. For details, see "Financial Information" on page 165. Investors should evaluate our Company and form their decisions taking into consideration its earnings, and based on its growth strategy. Some of the quantitative factors which may form the basis for computing the Issue price are as follows:

1. Basic and Diluted Earnings per Share (EPS), as adjusted for changes in capital

Year ended	Basic EPS/ (in ₹)²	Diluted EPS (in (in ₹)²	Weight
FY 2020-21	1.35	1.35	1
FY 2021-22	3.85	3.85	2
FY 2022-23	5.14	5.14	3
Weighted Average	4.07	4.07	
December 31, 2023	6.57	6.57	

1. Basic & Diluted EPS has been calculated based on including bonus shares retrospectively which were issued on 14th December 2023.

- 2. The ratios have been computed as under:
- Basic and diluted EPS: profit for the year attributable to equity shareholders of the Company divided by total weighted average number of equity shares outstanding during the period. Basic and diluted EPS are computed in accordance with Ind AS 33 – Earnings per share post the bonus issue in current financial year;
- Weighted average = Aggregate of year-wise weighted EPS divided by the aggregate of weights i.e. (EPS x Weight) for each year/Total of weights. The figures disclosed above are based on the Restated Standalone Financial Information.

2. Price / Earning (P/E) Ratio in relation to Issue Price of ₹ 90 to ₹ 94 per Equity Share

17.51 18.29	AMOUNT OF Equity Share
22.11 23.10	Rs.10 each.
_	The state of the s

3. Return on Net Worth (RONW):

Year ended	RoNW (%)	Weight
FY 2020-21	80.55	1
FY 2021-22	87.60	2
FY 2022-23	57.79	3
Weighted Average	71.52	
December 31, 2023	42.70	

Note: - *RONW has been calculated based on including bonus shares retrospectively which were issued on 14th December 2023.

The ratios have been computed as under:

Net profit after tax as restated, attributable to the owners of the company Return on net worth (%) =Average Net worth as restated, including share capital and reserves and surplus, as stated at the end of the years

Net worth = Equity share capital + Reserves and surplus (including, Securities Premium, General Reserve and surplus in statement of profit and loss)

4. Net Asset Value *(NAV) per Equity Share

Particulars	Rs.
As of March 31, 2021	2.47
As of March 31, 2022	6.32
As of March 31, 2023	11.46
NAV post issue:	
December 31, 2023	18.03
At the lower end of the price band of ₹ 90/-	41.53
At the lower end of the price band of ₹ 94/-	42.65
Issue price per share	[•]

- NAV has been calculated based on including bonus shares retrospectively which were issued on 14th December 2023.
- The ratios have been computed as under:-

Net asset value per equity share =

Net worth as restated, including share capital and reserves and surplus, as restated at the end of the year No. of equity shares outstanding at the end of the year

Basic earnings per share (Rs.) =

Net profit after tax as restated for calculating basic EPS Weighted average number of equity shares outstanding at the end of the period or year

5. Comparison of Accounting Ratios with Industry Peers

	For Fiscal 2023								
Sr. No.	Name of Company	Face Value (₹)	Total income (₹ in Lakhs)	Basic EPS (₹)	Diluted EPS (₹)	P/E (based on Diluted EPS)	RoNW (%)	NAV per share (₹)	
1.	GP Eco Solutions India Limited	10	10,447.63	5.14	5.14	-	57.79%	11.46	
Pee	Peer Group*								
1.	Sungarner Energies Limited	10	1,765.33	6.35	6.35	59.14**	23.18%	19.10	

*Source: All the financial information for listed industry peer mentioned above is on a Standalone basis and is sourced from the filings made with stock exchange available on www.nseindia.com.

**the P/E Ratio calculated based on Listing Day closing price

Source for GP Eco Solutions India Limited: Based on the restated financial statements of the Company for year ended F.Y 2022-23 6. The Issue Floor Price is $\stackrel{?}{\sim}$ 90.00/- which is 9.00 times of the Face Value of the Equity Shares and the Issue Cap Price is $\stackrel{?}{\sim}$ 94.00 which is 9.40 times of the face value.

The price band/floor price/issue price will be determined by the issuer in consultation with the BRLM, on the basis of book-building on the basis of assessment of the market

demand from investors for the Equity Shares and shall be justified in view of the above qualitative and quantitative parameters. Investors should read the above-mentioned information along with "Risk Factors", "Our Business" and "Financial Information" on pages 24, 107 and 165 respectively, to have

a more informed view. The trading price of the Equity Shares of our Company could decline due to the factors mentioned in "Risk Factors" and you may lose all or part of your

For further details, please see the chapter titled "Basis for Issue Price" beginning on page 84 of the RHP

RISK IN RELATION TO THE FIRST ISSUE

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

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AS REGARDS ITS OBJECTS: For information on the main objects and other objects of our Company, see "History and Certain Corporate Matters" on page 135 of the Red Herring Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section "Material Contracts and Documents for Inspection" on page 301 of the Red Herring Prospectus.

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

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The Authorised share capital of the Company is ₹ 12,00,00,000 divided into 1,20,00,000 Equity Shares of Rs.10 each. The issued, subscribed and paid-up share capital of the Company before the Issue is Rs. 8,43,48,000 divided into 84,34,800 Equity Shares of Rs.10 each. For details of the Capital Structure, see "Capital Structure" on the page 57 of the Red Herring Prospectus.



Continued from previous page.

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for by them at the time of signing of the Memorandum of Association of our Company

Nar	ne of the subscriber	No. of shares subscribed
Mr.	Deepak Pandey	10,000 Equity Shares
Mrs	. Anju Pandey	10,000 Equity Shares

Details of the main objects of the Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 135 of the Red Herring Prospectus. For details of the share capital and capital structure of the Company see "Capital Structure" on page 57 of the Red Herring Prospectus. GENERAL RISK: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue 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 the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Red Herring Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" on page 24 of the Red Herring Prospectus.

ASBA*

Simple, Safe, Smart way of Application-Make use of it !!!

*Applications Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For details, check section on ASBA below.

Mandatory in Public Issues from January 01, 2016. No Cheque will be accepted



UPI-Now available in ASBA for Retail Individual Investors (RII)**

Investors are required to ensure that the bank account used for bidding is linked to their PAN. UPI - Now available in ASBA for RIIs applying through Registered Brokers, DPs & RTAs. RIIs also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.

Investors have to apply through the ASBA process "ASBA has to be availed by all the investors except anchor investors. For details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 257 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the Stock Exchanges and in the General Information Document. *ASBA forms can be downloaded from the website of NSE.

**List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. HDFC Bank Limited has been appointed as Sponsor Banks for the Issue, in accordance with the requirements of the SEBI circular dated November 1, 2018, as amended. For UPI related queries, investors can contact NPCI at the toll free number-18001201740 and Mail ld-ipo.upi@npci.org.in.

• For the list of UPI Apps and Banks live on IPO, please refer to the link www.sebi.gov.in. For issue related grievance investors may contact: Corporate Capital Ventures Private Limited - Mrs. Harpreet Parashar (+9111-41824066) (Email Id: smeipo@ccvindia.com).

BOOK RUNNING LEAD MANAGER TO THE ISSUE



CORPORATE CAPITAL VENTURES PRIVATE LIMITED B1/E13, First Floor, Mohan Co-operative Industrial Estate, Mathura Road, New Delhi – 110044,

Tel: +91 11 - 41824066;

Email: smeipo@ccvindia.com

Investor Grievances Email id- investor@ccvindia.com

Website: www.ccvindia.com SEBI Registration: INM000012276

Validity: Permanent

Contact Person: Mrs. Harpreet Parashar

REGISTRAR TO THE ISSUE



BIGSHARE SERVICES PRIVATE LIMITED

Office No. S6- 2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali

Caves Road, Andheri (East), Mumbai – 400093, India. **Tel No.**: +91 – 22 – 6263 8200

Fax No.: +91 - 22 - 62638299E-mail: ipo@bigshareonline.com

Investor Grievances Email Id – investor@bigshareonline.com

Website- www.bigshareonline.com **SEBI Registration No.:** INR000001385 **Contact Person:** Mr. Babu Rapheal C

COMPANY SECRETARY AND COMPLIANCE OFFICER



GP ECO SOLUTIONS INDIA LIMITED

B-39, Sector-59, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201301

Telephone: +91 - 8960095217 E-mail: cs@gpecosolutions.com

Investor grievance id: cs@gpecosolutions.com

Website: www.gpecosolutions.com CIN: U31908UP2010PLC041528 Contact Person: Mrs. Tanushree

Bidders are advised to contact the Company Secretary and Compliance Officer, the BRLM and/or the Registrar to the Issue in case of any pre-Issue or post-Issue related problems such as non-receipt of letters of Allotment, credit of Allotted Equity Shares in the respective beneficiary account, non-receipt of funds by electronic mode etc.

ESCROW COLLECTION BANK/ REFUND BANK/ PUBLIC ISSUE ACCOUNT BANK/ SPONSOR BANK: HDFC Bank Limited.

LINK TO DOWNLOAD ABRIDGED PROSPECTUS: www.gpecosolutions.com **UPI:** Retail Individual Bidders can also Bid through UPI Mechanism.

All capitalized terms used herein and not specifically defined shall have the same meaning as described to them in the Red Herring Prospectus.

On behalf of Board of Directors For GP ECO SOLUTIONS INDIA LIMITED

Mrs. Tanushree **Company Secretary & Compliance Officer**

Disclaimer: GP Eco Solutions India Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the RHP with the Registrar of Companies, Kanpur on June 08, 2024 and thereafter with SEBI and the Stock Exchange. The RHP is available on the website of Company at www.gpecosolutions.com or at website of BRLM at www.sebi.gov.in. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please refer to the RHP including the section titled "Risk Factors" beginning on page 24 of the Red Herring Prospectus.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities and unless so registered, and may not be issued or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "S" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

H

Place: Noida

Date: June 09, 2024

HINDUJA HOUSING FINANCE LIMITED Corporate Office: No. 167-169, 2nd Floor, Anna Salai, Saidapet, Chennai-600015.

HINDUJA

2nd Floor, SCO-19, Saraswati Vihar, Shopping Complex Chakkerpur, (Near M.G. Road Metro Station) Gurgaon Haryana -12200

ALM - Pramod Chand: 9990338759, RRM-Pawan Pandey: 8010562716, CLM-Mukul Sharma: 82854 15168, CRM - Anam Alam: 9990575322 SYMBOLIC POSSESSION NOTICE

Whereas the undersigned being the Authorized Officer of the HINDUJA HOUSING FINANCE LIMITED under Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (No. 3 of 2002) and in exercise of powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice was issued on the dates mentioned against each account and stated hereinafter calling upon the borrower (hereinafter the borrower and guarantors are collectively referred to as the "the Borrowers") to repay the amount within 60 days from the date of receipt of said notice. The borrowers having failed to repay the amount, notice is hereby given to the borrowers and the public in general that the undersigned has

taken possession of the property described herein below in exercise of powers conferred on him under sub-section 4 of section 13 of Act

The borrower/guarantor in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the HINDUJA HOUSING FINANCE LIMITED for an amount and future interest at the contractual rate on the aforesaid amount together with incidental expenses, costs, charges, etc. thereon. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the 'Act, in respect of time available, to redeem the secured

read with rule 8 of the Security Interest Enforcement Rules, 2002 on this the dates mentioned against each account,

Sr.	Name of Borrowers/	Demand Notice Date		Details of Immovable
No.	Guarantors	Date of Possession	Outstanding	Property
1	Application No. DL/BDP/BDRP/A000000417	26-12-2023	₹ 17,41,838/-	A Property/house/plot Area Measuring 0 Kanal 7 Marla I.e. 211.75 Sq. Yds., Comprised In
	Mr. Krishan Kumar & Mrs. Membati, both at: Village Khurampur, Near By Ramleela Ground, Farrukhnagar, Gurgoan, Haryana -122101	SYMBOLIC	thereon	Khewat/khata No. 103/122, Mustkil No 53, Killa No. 16/1, Kita 1 Rakba 0 Kanal 7 Marla, Waka Siwana Village Khurampur Tehsil Farrukhnagar, Gurgoan, Haryana

POSSESSION NOTICE (for immovable property) [Rule 8(1)]

Whereas, The undersigned, being the Authorised Officer of Ujjivan Small Finance Bank Ltd., under the Securitisation & Reconstruction

of Financial Assets & Enforcement of Security Interest Act, 2002 & in exercise of powers conferred under section 13(12) read with rule 3

of the Security Interest (Enforcement) Rules, 2002 issued demand notice to borrower/ Guarantor on the dates mentioned hereunder

calling upon the Borrower(s) / Guarantor(s) to repay the amount mentioned in the respective demand notice within 60 days of the date of

the notice. The Borrower/Co-Borrower/Mortgagor having failed to repay the amount, notice is hereby given to the Borrower/Mortgagor

Co- Borrower/Mortgagor, Co-Borrower and the public in general that the undersigned has taken SYMBOLIC POSSESSION of the

property described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of the said Act read with rule

The Borrower/Mortgagor's, Co-borrower/Mortgagor's and Co-borrower's attention is invited to provisions of sub-section (8) of section

The Borrower/Mortgagor, Co-Borrower/Mortgagor and Co-Borrower in particular and the public in general is hereby cautioned not to

deal with the property and any dealings with the property will be subject to the charge of Ujjivan Small Finance Bank Ltd. for an amount

Rajasthan – 323024; Also at: 485, Pandit Ji ke Pas, no: 973, Village Bhawanipura, Tehsil: Hindoli, Distt: Bundi, | as on

1. Faeem S/o Saleem, Noor Nagar Mulla Pada, All that Part & Parcel of Residential Date of Demand Notice: 21.11.2023 Rs.

W/o Saleem, Noor Nagar Mulla Pada, Bhujpura, Sanno West: House of Jalaluddin North: Qubristan South: Road The

NH-24, Ghaziabad, Uttar Pradesh-201009; Also at: admeasuring area 475 sq.ft situated at Unit no:

Madhawa, Varanasi, Varanasi Cantt, Uttar Pradesh- 203/Second/1BHK/Back side, Plot No: C-046, Pocket-C,

221002; 2) Kashika Taneja W/o Anand Kumar R/o D-17, Type-F, Khasra No: 799, Shouryapuram, Shahpur Bamheta,

First Floor, Shaurya Puram Apartments, Shahpur NH-24 Ghaziabad, Uttar Pradesh which is bounded as

Dhal, Chatarganj, Bundi, Govt Handpump Ke admeasuring 1500 Sq. feet Part of Date of possession: 06.06.2024 2.72.610/

Ramesh Gurjar R/o 28, Pani Dhal, Chatargani, Chatargani, Tehsil: Hindoli, Distt. Bundi, Rajasthan which is bounded | 24.02.2024

Paas: Rajasthan-323023; 2) Anita Bai W/o Khasra no: 197 bearing Patta No: 017, Village Pani Dhal, Panchayat as on

Bundi, Govt Handpump Ke Paas, Tehsil: Hindoli, as follows: Boundaries: East: Road West: Land of Ramkaran North:

Rajasthan-323023 in Loan Account No. | Self Bada South: House of Udalal The Property belongs to Ramesh

Aligarh, UP- 202001 in Loan Account No Property belongs to Shameem W/o Saleem i.e. no. 3 among you

Abdul Waheed, Noor Nagar Mulla Pada, admeasuring 100 Sq. Yards situated at Mullapara, Bhuipuira, Tehsil as on

Bhujpura, Koil, Aligarh, UP-202001; 3. Shameem Koil, Aligarh, which is bounded as follows: Boundaries: East: House of 15-11-2023

Residential property

W/o Anand Kumari.e. both of you

Gurjar S/o Narayan Gurjar i.e. no. 1 between you

323024; 2) Vijay Laxmi Nagar W/o Kunj Bihari @ Kunj as follows: Boundaries: East: Seetaram ka makan West:

Bihari Nagar R/o Bhawanipura, Hindoli, Baranaya Gaon, Road North: Surajmal ka makan South: Road The Property

Bundi, Rajasthan - 323024; Also at: 485, Pandit Ji ke Pas, belongs to Mr. Kunj Bihari, S/o Durga Lal Nagar i.e. no.

Bhavanipura, Tehsil: Hindoli, Distt: Bundi, Rajasthan - Rajasthan having an area of 1050 sq feet which is bounded 28.02.2024

Description of the

Immovable property

Dated: 08-06-2024, Place: Gurgaon

Name of address of Borrowerl

Co-Borrower/Mortgagor

323024 in Loan Account No. 222576100000003

2269218860000008 and 2269210180000031

Floor, Shaurya Puram Apartments, Shahpur Bamheta,

Barnheta, NH-24, Ghaziabad, Uttar Pradesh-201009;

Also at: 255-A U/G/F, Vipin Garden, Uttam Nagar, West

Delhi-110059 in Loan Account No. 2218210130000004

2225210170000113

Date: 10.06.2024

UJJIVAN SMALL FINANCE BANK

13 of the Act, in respect of time available, to redeem the secured assets

Bhavanipura, Tehsil: Hindoli, Distt: Bundi, Rajasthan - between you

Bhujpura, Aligarh, UP-202001 2. Saleem S/o property of Khet No. 48,

1) Anand Kumar S/o Kailash Singh Yadav R/o D-17, First All that Part & Parcel of

1) Ramesh Gurjar S/o Narayan Gurjar R/o Pani All that Part & Parcel of property

Place: Uttar Pradesh / Rajasthan

1) Mr. Kunj Bihari S/o Durga Lal Nagar R/o Allthat Part & Parcel of

Bhawanipura, Hindoli, Baranaya Gaon, Bundi, property bearing Khasra

8 of the Security Interest Enforcement Rules, 2002, on the dates mentioned against each account.

of for the amount(s), mentioned herein below besides interest and other charges / expenses against each account.

Authorised Officer, HINDUJA HOUSING FINANCE LIMITED

SECOND FLOOR, GMTT BUILDING

D-7 SECTOR 3 NOIDA UP 201301

Date of Demand Notice and

Date of possession

Date of Demand Notice: 01.03.2024 Rs.

Date of possession: 06.06.2024 | 1,74,241/-

Date of possession: 07.06.2024 15.20.689/

Date of Demand Notice: 01.02.2024 Rs.

Date of Demand Notice: 26.02.2024 Rs.

Date of possession: 06.06.2024

follows: Boundaries: East: Other Land West: Road North:

Plot no: C-45 South: Plot no: C-47 The Property belongs to

Anand Kumar S/o Kailash Singh Yadav and Kashika Taneja

Amount as per

demand notice

10,70,472

31.01.2024

Authorised Officer

INTEGRAL COACH FACTORY, CHENNAI - 38 INDIAN RAILWAYS TENDER Notice No.ICF/EL/Cons/2024-25 dt. 10.06.2024 For and on behalf of The President of India, The Dy. Chief Electrical Engineer

Maintenance / Shell, Integral Coach Factory, invites E-Tender for the following works.

Tender No.	Name of the Work	Value in Lakhs Rs.	EMD (Rupees)	Closing Date and time
(1)	(2)	(3)	(4)	(5)
2024245211455	EL-W-881 Provision of Pit Line Isolation Operating System for Safety near 25 kV at Stabling shed in Furnishing Division		82,000/-	10.07.2024 at 15,30 hrs.

Hindi version of the above tender notification is available in: https://icf.indianrailways.gov.in

FORM NO. INC-26 [Pursuant to rule 30 the Companies (Incorporation) Rules, 2014]

Advertisement to be published in the newspaper for change of registered office of the company from one state to another Before the Central Government Northern Region Bench, Delhi In the matter of sub-section (4) of Section 13 of

Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014 the matter of M/S Deepspatial Asia Private Limited having its Registered Office at A-16,

Mohan Cooperative Industrial Estate, Sarita Vihar, Badarpur (South Delhi), South Delhi, New Notice is hereby given to the General Public that the ompany proposes to make application to the Central Government under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the

Company in terms of the special resolution passed at he 1st/2024-25 Extra ordinary general meeting held on Friday, 07" DAY OF June 2024 at 11.00 A.M. to nable the company to change its Registered Office om "State of NCT of Delhi" to "State of Uttar Any person whose interest is likely to be affected by

he proposed change of the registered office of the

ompany may deliver either on MCA portal www.mca.gov.in) by filling investor complaint orm or cause to be deliver or send by registered post of his/her objections supported by an affidavit tating the nature of his/her interest and ground of pposition to the Regional Director at the Address B-2 WING, 2" FLOOR, PARYAVARAN BHAWAN, CGO COMPLEX, NEW DELHI - 110003, within fourteen days of date of publication of this notice with a copy to the applicant company at its registered office at the address mentioned below ADDRESS OF REGISTERED OFFICE: 4-16, Mohan Cooperative Industrial Estate, Sarita Vihar, Badarpur (South Delhi), South Delhi, New Delhi - 110044 (Present Address) FOR DEEPSPATIAL ASIA PRIVATE LIMITED

DEBOJYOTI DAS PURKAYASTHA (DIRECTOR) Place: New Delhi DIN: 07761656

Web site for submission of offer: www.ireps.gov.in

Form No. INC-26 [Pursuant to rule 30 the Companies (Incorporation) Rules, 2014] Before the Central Government, Regional Director, Northern Region Bench at New Delhi In the matter of sub-section 4 of section 13 of the Companies Act 2013 and clause (a) of sub-section (5) of Rule 30 of the Companies (Incorporation) Rules 2014

the matter of Asiatic Electrical &

Switchgear Private Limited (CIN: U31108DL2006PTC152517) having its registered office at E-21, Upper Ground Floor, Naraina Vihar, South West Delhi-110028, New ... Applicant / Petitioner Notice is hereby given to the General Public that

the Company proposes to make an application to the Central Government under Section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of special resolution passed at an Extra-Ordinary General Meeting held on Thursday, March 28, 2024 to enable the Company to change its registered office from the "National Capital Territory of Delhi" to the "State of Any person whose interest is likely to be affected by the proposed change of registered office of the

Company may deliver either on MCA-21 portal (www.mca.gov.in) by filing Investor Complaint Form or cause to be delivered or send by registered post of his/her objections supported b an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, Northern Region at B-2 Wing 2[™] Floor Paryayaran Bhawan, CGO Complex, New Delhi-110003, India, within Fourteen days from the date of publication of this notice with a copy to the applicant company at its registered office at E-21, Upper Ground Floor, Naraina Vihar, South West Delhi 110028, New Delhi, India. For and on behalf of the Applicant

Asiatic Electrical & Switchgear Private Limited Vishal Sikka Date : 10/06/2024 (Whole Time Director) Place : Delhi DIN: 01733504

HDFC BANK

Senapati Bapat Marg, Lower Parel (West), Mumbai - 400 013 and having one of its office as Retail Portfolio Management at HDFC Bank Ltd, 1st Floor, I-Think Techno Campus, Kanjurmarg (East), Mumbai - 400042.

SALE INTIMATION AND PUBLIC NOTICE FOR SALE OF SECURITIES PLEDGED TO HDFC BANK LTD.

egarding the sale of securities pledged to the Bank, for availing credit facilities in the nature of Loan/Overdraft Against Securities Due to persistent default by the Borrowers in making repayment of the outstanding dues as

issued multiple notices to these Borrowers, including the final sale notice on the belownentioned date whereby, Bank had invoked the pledge and provided 7 days' time to the Borrower to repay the entire outstanding dues in the below accounts, failing which, Bank would be at liberty to sell the pledged securities without issuing further notice in this regard. The Borrowers have neglected and failed to make due repayments, therefore, Bank in exercise of its rights under the loan agreement as a pledgee has decided to sell / dispose off the Securities on or after 17" June 2024 for recovering the dues owed by the Borrowers to the Bank. The Borrowers are, also, notified that, if at any time, the value of the pledged securities falls further due to volatility in the stock market to create further deficiency in the margin requirement then Bank shall at its discretion sell the pledged security within one (1) calendar day, without any further notice in this regard. The Borrower(s) shall remain liable o the Bank for repayment of any remaining outstanding amount, post adjustment of the proceeds from sale of pledged securities.

1	XXXX6478	SHIVANI PRIMTA	26,179.94	06-06-2024
2	XXXX4512	SUNIL KUMAR SHARMA	32,137.50	06-06-2024
3	XXXX3792	ADEEL REHMANI	1,23,295.13	22-05-2024
4	XXXX6563	DIPESH LALWANI	51,089.40	06-06-2024
5	XXXX6311	VIDHI ANAND	59,620.00	30-05-2024
6	XXXX6315	SUDIPTA BANIK	2,08,968.71	05-06-2024
7	XXXX1042	SOM NATH MISHRA	27,724.04	05-06-2024
)ate	: 10.06.2024	(M) (A)	100000	S

🔘 INTEGRAL COACH FACTORY, CHENNAI - 38 💖

Tender Notice No. ICF/PCMM/EOT/23/2024 Dated: 07.06.2024 The following e-tenders are published in IREPS website. Firms are requested to login to www.ireps.gov.in and quote against these tenders. Manual quotations will not be entertained for these tenders. Closing and Opening time

for all tenders are 14.15 hrs. Hindi version of tender notice is available on website www.icf.indianrailways.gov.in. SI. Tender Quantity Tender Title

No.	No.	UNSEXE CRAWA COSTA:	3.0000000000000000000000000000000000000	Time
01	08241479	Set of Panels for Amrit Bharat Coaches	637 Nos	21.06.2024
02	07241484	LSCN PP Non Braille Notices	341 Sets	21.06.2024
03	06240086	LED Light FTG Type B1 9W CC 76453	28173 Nos	21.06.2024
04	07241701	S&I of SS Panels and Mouldings for EMU Coaches	13 Sets	24.06.2024
05	06245239	Supply and Loading of Steel Shots + Iron Powder Granular + Silica Sand Mixing	2170 Nos	24.06.2024
06	07241673	Supply of Arch Angle Moulding for Flap Door Arrangement	1342 Sets	24.06.2024
07	02241213	L Beam for AC EMU 3PH End Part	46 Sets	24.06.2024
08	08241057	Traction Electrics for MEMU	201 Sets	24.06.2024
09	07241284	S&I of Cat Walk Arrangement for RMPU Area of EMU Coaches	130 Sets	25.06.2024
10	07241682	Wood Based Impregnated Compressed Laminated Sheet	5613 Nos	25.06.2024
11	08241480	Fuse Distribution Board LSCN PP	3419 Nos	25.06.2024
12	06241060	Supply of VB Sealed Gangway	189 Nos	25.06.2024
13	08241454	Set of Cage Clamp Terminals RCF CC 72070	3726 Nos	26.06.2024
14	08241082	S&I of Under Frame Cable Duct for LWLRRM	141 Sets	26.06.2024
15	06241356	Straight PG Metal Thread End Fitting PL No.1 - 33620362 PL No.2 - 33620374 PL No.3 - 33622851 PL No.4 - 33622899	9768 Nos 41119 Nos 7254 Nos 31113 Nos	26.06.2024
	_	A CONTRACTOR OF THE PROPERTY O	_	

93 Sets

61 Sets

39 Sets

6121 Nos

173 Sets

725 Sets

135 Sets

111 Sets

235 Sets

298 Nos

42 Sets

144 Sets

685 Sets

128 Sets

128 Sets

229 Sets

235 Sets

2656 Nos

26.06.2024

26.06.2024

27.06.2024

27.06.2024

27.06.2024

01.07.2024

01.07.2024

01.07.2024

01.07.2024

02.07.2024

02.07.2024

03.07.2024

04.07.2024

05.07.2024

05.07.2024

05.07.2024

08.07.2024

08.07.2024

09.07.2024

09.07.2024

11.07.2024

12.07.2024

19.07.2024

155 Sets 02:08:2024

Modified Value

24.06.2024

20.06.2024

Ferrule Fittings 06241505 PL No.1 - 33559570 228 Sets PL No.2 - 33559880 171 Sets 08241258 PA System to Edts-173, Typ 2 - LWLRRM 141 Sets 2mm Thick Flexible PVC Flooring 19 07241280 672 Sets Sheet Size: 2 x 1620 x 16000 mm Wood Based Impregnated

Stainless Steel Tubes and Double

S & I of FRP Modular Toilet

PL No.1 - 33614453

PL No.2 - 33627708

PL No.3 - 33644731

07241471

20 07241635

29

02241510

02241481

02241492

02.

30 08241257

Set of Cage Clamp Terminals 12774 Nos 28,06,2024 RCF CC 72069 03240077 UNF Lower Spring Seat for EMU 16146 Nos 28.06.2024 15421 Nos 01.07.2024 23 08241078 Terminal Set of Wago Male & Female 02241173 Endwall for LSCN (EOG) 239 Nos 03241264 Pin Electroplated EMU / M 32065 / 7 17149 Nos 03241541 CP pin for Train set bogies 271 Nos 27 8226 Nos 03241692

End Wall Complete LWSCN +

UNF Control PNL - Radatr Fan Motor

Frame Work, Carline and Welding

Parts for Amrit Bharat LSCN / PP2

Coach Set of Lavatory Side Wall for

LWSCN + LGS for Amrit Bharat

One Coach Set of Roof Details for

Frame Work, Carline and Welding

Amrit Bharat LWS / PP2 (754) Coaches

Parts for Amrit Bharat LWS / PP2 (754)

08241222 S&I Test & Commiss EP Brake MRVC

08241465 Fabricated Item LRSLRD W/O DA

LGS Amrit Bharat

08240085 RMPU Type-II for LWLRRM

08241453 Set of Fuse Ter Board LSLRD

39 02241454 BS Items & P/F for LWS / PP2 (754)

07241718 Body Side Window Arrangement

42 08241423 S&I Test and Commiss of E.P. Brake

Tender No.

02/24/1073

02/24/1051

02241495 Roof Assembly for Amrit Bharat LSCN

LWLRRM

08241468 Hand Brake Assembly

Compressed Laminated Sheet

The below mentioned Borrowers of HDFC Bank Ltd. (the "Bank") are hereby notified 31

Registered Office: HDFC Bank House.

per agreed loan terms, the below loan accounts are in delinquent status. The Bank has

Outstanding Amount | Date of Sale Sr. Loan Account Borrower's Name as on 5° June 2024 Notice

Date Plac	e: 10.06.2024 e: DELHI		н	Sd/ IDFC BANK LTD
7	XXXX1042	SOM NATH MISHRA	27,724.04	05-06-2024
6	XXXX6315	SUDIPTA BANIK	2,08,968.71	05-06-2024
5	XXXX6311	VIDHI ANAND	59,620.00	30-05-2024
4	XXXX6563	DIPESH LALWANI	51,089.40	06-06-2024
3	XXXX3792	ADEEL REHMANI	1,23,295.13	22-05-2024
2	XXXX4512	SUNIL KUMAR SHARMA	32,137.50	06-06-2024
10.	AAAA0470	SHIVANI PRIMIA	26,179.94	00-00-2024

Pursuant to rule 30 the Companies (Incorporation) Rules, 2014] Advertisement to be published in the newspaper for hange of registered office of the company from one

tate to another Before the Central Government NORTHERN Region n the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of

rule 30 of the Companies (Incorporation) Rules, 2014 In the matter of SANSKA MARITIME PRIVATE LIMITED having its registered office at office no 01 Ground Floor, Sanska Iti, Sidhrawali Manesar Gurgaon, Haryana-122413 Notice is hereby given to the General Public that the company proposes to make application to the Central Government under section 13 of the Companies Act. 2013 seeking confirmation of

Company in terms of the special resolution passed at the Annual General Meeting/ Extra ordinary general meeting held on 201" DAY OF MARCH 2024 to enable the company to change its Registered Office from "State of "HARYANA TO NATIONAL CAPITAL TERRITORY OF DELHI." Any person whose interest is likely to be affected by the proposed change of the registered office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint form or cause to be delivered or send by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the the Regional Director at the address G7X3+P4C, Nehru Place, New Delhi,

alteration of the Memorandum of Association of the

For and on behalf of the Applicant Place: Haryana Pratibha Chauhan Date: 07/06/2024 Director DIN: 05323571

Delhi 110019 within fourteen days of the date of

publication of this notice with a copy to the applicant

company with a copy of the applicant company at its

registered office at the address mentioned below:

Add: H No. 42, Nagaliya Sopha, Dayai Nagar Khair, Aligarh, Uttar Pradesh- 202141

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manner whatsoever.

financialexp.epapr.in

New Delhi

CORRIGENDUM NO. 05

Corrigendum has been issued to the following tender. Please check IREPS website

Existing Value

05.06.2024

04.06.2024

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT. THIS DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.





ECO SOLUTIONS INDIA LIMITED

Our Company was originally incorporated on July 30, 2010 as a Private Limited Company as "GP Eco Solutions India Private Limited" vide Registration No. 041528 under the provisions of the Companies Act, 1956 with the Registrar of Companies, Kanpur. Subsequently, pursuant to a special resolution passed by the Shareholders at their Extra ordinary General Meeting held on October 25, 2023, our Company was converted from a Private Limited Company was changed to "GP Eco Solutions India Limited" and a Fresh Certificate of Incorporation consequent to Conversion was issued on November 17, 2023 by the Registrar of Companies, Kanpur. The Corporate Identification Number of our Company is U31908UP2010PLC041528. For further details of change in name and change in Registered Office of our Company, please refer to section titled 'Our History and Certain Other Corporate Matters' beginning on page 135 of this Red Herring Prospectus.

Registered Office: B-39, Sector-59, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201301, Tel: +91 - 8960095217; E-mail: cs@gpecosolutions.com; Website: www.gpecosolutions.com Contact Person: Mrs. Tanushree, Company Secretary and Compliance Officer;

OUR PROMOTERS: MR. DEEPAK PANDEY, MRS. ANJU PANDEY AND MR. ASTIK MANI TRIPATHI

THE ISSUE

PUBLIC ISSUE OF 32,76,000 EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF GP ECO SOLUTIONS INDIA LIMITED (THE "ISSUER") FOR CASH AT A PRICE OF ₹[•] PER EQUITY (THE "ISSUE PRICE") AGGREGATING TO ₹[•] LAKH ("THE ISSUE") COMPRISING OF A FRESH ISSUE OF 32,76,000 EQUITY SHARES AGGREGATING TO ₹ [•] LAKH (THE "FRESH ISSUE") OF WHICH 3,27,600 EQUITY SHARES AGGREGATING TO ₹ [•] LAKH WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 29,48,400 EQUITY SHARES AGGREGATING TO ₹ [•] LAKH (THE "NET ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.97% AND 25.18% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE **CAPITAL OF OUR COMPANY.**

• MARKET MAKER PORTION: 3,27,600 EQUITY SHARES • ANCHOR PORTION: 8,83,200 EQUITY SHARES • QIB PORTION: 5,89,200 EQUITY SHARES • RETAIL PORTION: 10,32,000 EQUITY SHARES • NON-INSTITUTIONAL PORTION: 4,44,000 EQUITY SHARES

PRICE BAND: ₹ 90.00 to ₹ 94.00 PER EQUITY SHARE OF FACE VALUE ₹ 10/- EACH

THE FLOOR PRICE IS 9.00 TIMES OF THE FACE VALUE AND THE CAP PRICE IS 9.40 TIMES OF THE FACE VALUE OF THE EQUITY SHARES BIDS CAN BE MADE FOR A MINIMUM OF 1200 EQUITY SHARES AND IN MULTIPLES OF 1200 EQUITY SHARES THEREAFTER

PROPOSED LISTING

The Equity Shares offered through the Red Herring Prospectus are proposed to be listed on the Emerge platform of National Stock Exchange India Limited ('NSE Emerge'), in terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In-Principal approval letter dated June 04, 2024 from National Stock Exchange of India Limited ("NSE" or "NSE Emerge") for using its name in this offer document for listing of our shares on the NSE Emerge. For the purpose of this Issue, the Designated Stock Exchange will be NSE.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI"): Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Red Herring Prospectus has been filed with SEBI however in terms of the SEBI Regulations, the SEBI shall not issue any observation on the Offer Document. Therefore, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire Disclaimer Clause of SEBI beginning on page 236 of the Red Herring Prospectus.

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

CREDIT RATING: This being the issue of Equity Shares, no credit rating is required.

DEBENTURE TRUSTEES: As this is an issue of Equity Shares, the appointment of Trustees is not required.

IPO GRADING: Since this issue is made in terms of Chapter IX of the SEBI (ICDR) Regulations, there is no requirement of appointing an IPO Grading Agency

AVAILABILITY OF RED HERRING PROSPECTUS: Investors are advised to refer to the Red Herring Prospectus and the Risk Factors contained therein before applying in the Issue. Full copy of the Red Herring Prospectus is available on the website of Company at www.gpecosolutions.com or at website of the BRLM at www.ccvindia.com or NSE at www.nseindia.com and is expected to be available on the website of SEBI at www.sebi.gov.in.

AVAILABILITY OF BID-CUM-APPLICATION FORMS: Bid-Cum-Application forms can be obtained from the Registered Office of the Company: GP Eco Solutions India Limited, Telephone: +91 - 8960095217; Registered Office of the Company at B-39, Sector-59, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201301; BRLM: Corporate Capital Ventures Private Limited at its Registered Address, RTA: Bigshare Services Private Limited at its undersigned address and at the selected locations of Registered Brokers, and CDPs participating in the Issue. Bid-cum-application Forms will also be available on the websites of NSE and the designated branches of SCSBs, the list of which is available at websites of the stock exchanges and SEBI.

BID/ISSUE **PROGRAM**

ANCHOR INVESTOR BIDDING DATE: THURSDAY, JUNE 13, 2024

BID/ISSUE OPENS ON: FRIDAY, JUNE 14, 2024

BID/ISSUE CLOSES ON: WEDNESDAY, JUNE 19, 2024

Note: Monday, June 17, 2024 is holiday on account of Eid-Al-Adha (Bakr Id)

In case of any revision in the Price Band, the Bid/ Issue Period shall be extended for at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Issue Period not exceeding a total of ten (10) Working Days. Any revision in the Price Band, and the revised Bid/ Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchange by issuing a press release and also by indicating the change on the website of the BRLM and at the terminals of the Syndicate Members, and by intimation to Self-Certified Syndicate Banks ("SCSBs"), the Sponsor Bank and other Designated Intermediaries, as applicable. In case of force majeure, banking strike or similar circumstances, the Company may for reasons recorded in writing, extend the Bid/Issue Period by at least three (3) additional working days subject to the total Bid/Issue Period not

exceeding ten (10) Working Days. The Issue is being made in terms of Rule 19(2)(b)(i) of the Securities Contract (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations, the Issue is being made for at least 25% of the post-Issue paid-up Equity Share capital of our Company. The Issue is being made through the Book Building Process in accordance with Regulation 253 (1) of the SEBI ICDR Regulations, wherein not more than 50% of the Net Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with SEBI ICDR Regulations ("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price. Further, 5% of the QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Issue Price. Further, not less than 15% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Net Issue shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations subject to valid Bids being received at or above the Issue Price. All potential Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective bank account (including UPI ID in case of RIBs) which will be blocked by the SCSBs, or the bank accounts linked with the UPI ID, as applicable, to participate in the Issue. Anchor Investors are not permitted to participate in the Anchor

Investor Portion through the ASBA process. For details, please see the section entitled "Issue Procedure" on page 257 of the Red Herring Prospectus. RISKS TO INVESTORS

Average cost of acquisition of Equity Shares for the Promoters as at the date of the Red Herring Prospectus is:

I	Name of the Promoter	No. of Shares held**	Average cost of Acquisition (in ₹)
I	Mr. Deepak Pandey	32,25,600	NIL*
ı	Mrs. Anju Pandey	36,00,000	0.28
ı	Mr. Astik Mani Tripathi	3,60,000	11.46

*Since the average cost of acquisition is negative, it has been considered as NIL

**For calculation of Average cost of Acquisition, Equity shares held as on date are considered. Weighted Average Return on Net worth for Fiscals 2023, 2022 and 2021 is 71.52%

• The Merchant Banker associated with the Issue has handled 14 (Fourteen) public issue in the past three years out of which 1 of the Issues closed below the Issue Price on Listing date.

BASIS FOR ISSUE PRICE

The Price Band and the Issue Price will be determined by our Company in consultation with the BRLM, on the basis of the Book Building Process and the quantitative and qualitative factors as described below. The face value of the Equity Shares is ₹10 each and the Issue floor Price is ₹90 /- which is 9.00 times of the face value of Equity Shares and the Issue Cap Price is ₹94 /- which is 9.40 times of the face value of Equity Shares. Investors should refer to "Risk Factors", "Our Business", "Financial Information" and "Management's Discussion and Analysis of Financial Condition and Results of Operations" on pages 24, 107, 165 and 206 respectively, to have an informed view before making an investment

decision. **Qualitative Factors**

Some of the qualitative factors which form the basis for computing the Issue Price are:

 Experienced Promoter and management team with strong industry expertise and successful track record; • We have long term relationships with marquee brands supported by our committed strategy on engagement with customers;

• Good track record for the last 3 years; and

• Distributorship of Sungrow, Saatvik, Longi in Northern India.

For further details, see "Risk Factors" and "Our Business" on pages 24 and 107, of the Red Herring Prospectus respectively.

Quantitative Factors

The information presented in this section is derived from our Restated Financial Statements. For details, see "Financial Information" on page 165. Investors should evaluate our Company and form their decisions taking into consideration its earnings, and based on its growth strategy. Some of the quantitative factors which may form the basis for computing the Issue price are as follows:

1. Basic and Diluted Earnings per Share (EPS), as adjusted for changes in capital

Year ended	Basic EPS/ (in ₹)²	Diluted EPS (in (in ₹)²	Weight
FY 2020-21	1.35	1.35	1
FY 2021-22	3.85	3.85	2
FY 2022-23	5.14	5.14	3
Weighted Average	4.07	4.07	
December 31, 2023	6.57	6.57	

1. Basic & Diluted EPS has been calculated based on including bonus shares retrospectively which were issued on 14th December 2023.

2. The ratios have been computed as under:

- Basic and diluted EPS: profit for the year attributable to equity shareholders of the Company divided by total weighted average number of equity shares outstanding
- during the period. Basic and diluted EPS are computed in accordance with Ind AS 33 Earnings per share post the bonus issue in current financial year; • Weighted average = Aggregate of year-wise weighted EPS divided by the aggregate of weights i.e. (EPS x Weight) for each year/Total of weights
- The figures disclosed above are based on the Restated Standalone Financial Information

2. Price / Earning (P/E) Ratio in relation to Issue Price of ₹ 90 to ₹ 94 per Equity Share

Particulars	P/E at the lower end of the price band (no. of times)	P/E at the higher end of the price band (no. of times)	
a) P/E ratio based on Basic & diluted EPS of ₹ 5.14 as at March 31, 2023	17.51	18.29	
b) P/E ratio based on Weighted Average Basic EPS of ₹4.07	22.11	23.10	
	70	N	

3. Return on Net Worth (RONW):

-			91
	Year ended	RoNW (%)	Weight
	FY 2020-21	80.55	1
	FY 2021-22	87.60	2
	FY 2022-23	57.79	3
	Weighted Average	71.52	
	December 31, 2023	42.70	

Note: - *RONW has been calculated based on including bonus shares retrospectively which were issued on 14th December 2023.

The ratios have been computed as under: Return on net worth (%)

Net profit after tax as restated, attributable to the owners of the company Average Net worth as restated, including share capital and reserves and surplus, as stated at the end of the years

Net worth = Equity share capital + Reserves and surplus (including, Securities Premium, General Reserve and surplus in statement of profit and loss).

4. Net Asset Value *(NAV) per Equity Share

Particulars	Rs.
As of March 31, 2021	2.47
As of March 31, 2022	6.32
As of March 31, 2023	11.46
NAV post issue:	
December 31, 2023	18.03
At the lower end of the price band of ₹ 90/-	41.53
At the lower end of the price band of ₹ 94/-	42.65
Issue price per share	[•]

NAV has been calculated based on including bonus shares retrospectively which were issued on 14th December 2023.

The ratios have been computed as under:

Net worth as restated, including share capital and reserves and surplus, as restated at the end of the year Net asset value per equity share = No. of equity shares outstanding at the end of the year Net profit after tax as restated for calculating basic EPS Basic earnings per share (Rs.) = Weighted average number of equity shares outstanding at the end of the period or year

5. Comparison of Accounting Ratios with Industry Peers

	For Fiscal 2023									
Sr. No.	Name of Company	Face Value (₹)	Total income (₹ in Lakhs)	Basic EPS (₹)	Diluted EPS (₹)	P/E (based on Diluted EPS)	RoNW (%)	NAV per share (₹)		
1.	GP Eco Solutions India Limited	10	10,447.63	5.14	5.14	-	57.79%	11.46		
Pee	Peer Group*									
1. Sungarner Energies Limited 10 1,765.33 6.35 6.35 59.14** 23.18% 19.10										

*Source: All the financial information for listed industry peer mentioned above is on a Standalone basis and is sourced from the filings made with stock exchange available on

**the P/E Ratio calculated based on Listing Day closing price

Source for GP Eco Solutions India Limited: Based on the restated financial statements of the Company for year ended F.Y 2022-23

6. The Issue Floor Price is ₹90.00/- which is 9.00 times of the Face Value of the Equity Shares and the Issue Cap Price is ₹94.00 which is 9.40 times of the face value. The price band/floor price/issue price will be determined by the issuer in consultation with the BRLM, on the basis of book-building on the basis of assessment of the market demand from investors for the Equity Shares and shall be justified in view of the above qualitative and quantitative parameters.

Investors should read the above-mentioned information along with "Risk Factors", "Our Business" and "Financial Information" on pages 24, 107 and 165 respectively, to have a more informed view. The trading price of the Equity Shares of our Company could decline due to the factors mentioned in "Risk Factors" and you may lose all or part of your investments.

For further details, please see the chapter titled "Basis for Issue Price" beginning on page 84 of the RHP

RISK IN RELATION TO THE FIRST ISSUE

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

CONTENTS OF THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AS REGARDS ITS OBJECTS: For information on the main objects and other objects of our Company, see "History and Certain Corporate Matters" on page 135 of the Red Herring Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section "Material Contracts and Documents for Inspection" on page 301 of the Red Herring Prospectus.

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

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The Authorised share capital of the Company is ₹ 12,00,00,000 divided into 1,20,00,000 Equity Shares of Rs. 10 each. The issued, subscribed and paid-up share capital of the Company before the Issue is Rs. 8,43,48,000 divided into 84,34,800 Equity Shares of Rs.10 each. For details of the Capital Structure, see "Capital Structure" on the page 57 of the Red Herring Prospectus.

Continued from previous page.

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for by them at the time of signing of the Memorandum of Association of our Company:

Name of the subscriber	No. of shares subscribed
Mr. Deepak Pandey	10,000 Equity Shares
Mrs. Anju Pandey	10,000 Equity Shares

Details of the main objects of the Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 135 of the Red Herring Prospectus. For details of the share capital structure of the Company see "Capital Structure" on page 57 of the Red Herring Prospectus.

GENERAL RISK: Investments in equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Red Herring Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" on page 24 of the Red Herring Prospectus.



Simple, Safe, Smart way of Application-Make use of it !!!

*Applications Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For details, check section on ASBA below.

Mandatory in **Public Issues** from January 01, 2016. No Cheque will be accepted



UPI-Now available in ASBA for Retail Individual Investors (RII)**

Investors are required to ensure that the bank account used for bidding is linked to their PAN. UPI — Now available in ASBA for RIIs applying through Registered Brokers, DPs & RTAs. RIIs also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.

Investors have to apply through the ASBA process "ASBA has to be availed by all the investors except anchor investor. UPI may be availed by Retail Individual Investors. For details on the ASBA and the UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 257 of the RHP. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the Stock Exchanges and in the General Information Document. *ASBA forms can be downloaded from the website of NSE.

**List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in, HDFC Bank Limited has been appointed as Sponsor Banks for the Issue, in accordance with the requirements of the SEBI circular dated November 1, 2018, as amended, For UPI related gueries, investors can contact NPCI at the toll free number-18001201740 and Mail ld-ipo.upi@npci.org.in.

REGISTRAR TO THE ISSUE

Office No. S6- 2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali

• For the list of UPI Apps and Banks live on IPO, please refer to the link www.sebi.gov.in. For issue related grievance investors may contact: Corporate CapitalVentures Private Limited - Mrs. Harpreet Parashar (+91 11 - 41824066) (Email Id: smeipo@ccvindia.com).

BOOK RUNNING LEAD MANAGER TO THE ISSUE

Corporate Capital Ventures

CORPORATE CAPITAL VENTURES PRIVATE LIMITED

B1/E13, First Floor, Mohan Co-operative Industrial Estate, Mathura Road, New Delhi – 110044,

Tel: +91 11 - 41824066; **Email:** smeipo@ccvindia.com

Validity: Permanent

Investor Grievances Email id- investor@ccvindia.com

Website: www.ccvindia.com

SEBI Registration: INM000012276

Contact Person: Mrs. Harpreet Parashar

ESCROW COLLECTION BANK/ REFUND BANK/ PUBLIC ISSUE ACCOUNT BANK/ SPONSOR BANK: HDFC Bank Limited.

UPI: Retail Individual Bidders can also Bid through UPI Mechanism.

All capitalized terms used herein and not specifically defined shall have the same meaning as described to them in the Red Herring Prospectus.

B-39, Sector-59, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201301 Investor grievance id: cs@gpecosolutions.com

COMPANY SECRETARY AND COMPLIANCE OFFICER

Website: www.gpecosolutions.com

CIN: U31908UP2010PLC041528 Contact Person: Mrs. Tanushree

GP ECO SOLUTIONS INDIA LIMITED

Telephone: +91 - 8960095217

E-mail: cs@gpecosolutions.com

Bidders are advised to contact the Company Secretary and Compliance Officer, the BRLM and/or the Registrar to the Issue in case of any pre-Issue or post-Issue related problems such as non-receipt of letters of Allotment, credit of Allotted Equity Shares in the respective beneficiary account, non-receipt of funds by electronic mode etc.

(SAST) Regulations")

to Target Company

Name of the Target Company

Details of the Offer pertaining

Name(s) of the Acquirers

Name of the Manager to the

Members of the Committee of

Independent Directors ("IDC")

the Target Company (Director,

contract/ relationship), if any

Trading in the Equity shares/

other securities of the Target

the acquirers (Director, Equity

contract / relationship), if any

Trading in the Equity shares/

or is not, fair and reasonable

Summary of reasons for

other securities of the acquirers

shares owned, any other

by IDC Members

recommendation

Company by IDC Members

Building Trust & Partnerships

LINK TO DOWNLOAD ABRIDGED PROSPECTUS: www.gpecosolutions.com

On behalf of Board of Directors For GP ECO SOLUTIONS INDIA LIMITED Mrs. Tanushree

OASIS SECURITIES LIMITED

("OSL"/"OASIS"/"TARGET COMPANY"/"TC")

(Corporate Identification No: L51900MH1986PLC041499)

Registered Office: Raja Bahadur Compound, Building No. 5, 2nd Floor,

Email id: admin@oasiscaps.com; Website: www.oasiscaps.com

43. Tamarind Lane, Fort, Mumbai - 400 001; Phone No.: 022-40463500/01;

Recommendations of the Committee of Independent Directors (IDC) on the Open

Offer to the Shareholders of Oasis Securities Limited ("OSL" or "Oasis" or "Target

Company") under regulation 26 (7) of the SEBI (Substantial Acquisition of Shares

and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI

Oasis Securities Limited

Open Offer to acquire up to 4,81,000 equity shares

of Rs. 10/- each representing 26.00% of the Equity

and Voting Share Capital of the Target Company, to

be acquired by the Acquirers, at a price of Rs. 91/ per Equity share (Including interest @ 10% p.a. for delay in payment beyond Scheduled Payment Date) payable in cash in terms of Regulation 3(1) and Regulation 4 of the SEBI (SAST) Regulations, 2011.

Mr. Rajesh Kumar Sodhani (Acquirer-1), Mrs. Priva Sodhani (Acquirer-2) and Mr. Gyan Chand Jain (Acquirer-3)

Navigant Corporate Advisors Limited

Chairman: Mr. Vimal Pannalal Damani

Target Company, Neither Chairman nor Member of

None of them have entered into any other contract or

No trading has been done by the IDC Members in the

equity shares / other securities of the Target

independently evaluate the Offer and take informed

IDC recommends acceptance of the Open offer

made by the Acquirers as the Offer price of Rs. 91/ per fully paid- up equity share is fair and reasonable

The Offer price appears to be reasonable

The offer price of Rs. 91/- per fully paid- up equity share offered by the Acquirers are more than volume-weighted average price paid by Acquirers during 52 weeks immediately preceding the date of Public Announcement i.e. 15" May, 2023.

3. The equity shares of the Target Company are frequently traded shares within the meaning of

explanation provided in Regulation 2(j) of SEBI

 The offer price of Rs. 91/- per fully paid up equity share offered by the Acquirers are higher than the

volume-weighted average market price of shares

for a period of sixty trading days immediately

preceding the date of the public announcement.

Keeping in view above facts IDC is of opinion that Open Offer price is fair and reasonable and is in accordance with the relevant regulations prescribed

in the Takeover Code and prima facie appear to be

considering book value & negative profitability of

have other relationship with the Target Company.

Member: Mrs. Smita Pachisia

IDC Member's relationship with IDC Members are the Independent Directors of the

Equity shares owned, any other IDC holds any equity shares in the Target Company.

IDC Member's relationship with None of the IDC Members have any relationship

Not Applicable

Recommendation on the Open The IDC Members believes that the Open Offer is fair

offer, as to whether the offer, is and reasonable. However, the shareholders should

decision in the matter.

Target Company.

based on the following reasons:

(SAST) Regulations, 2011.

with the Acquirers.

07.06.2024

Place: Noida Date: June 09, 2024 **Company Secretary & Compliance Officer** Disclaimer: GP Eco Solutions India Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the RHP with the Registrar of Companies, Kanpur on June 08, 2024 and thereafter with SEBI and the Stock Exchange. The RHP is available on the website of Company at www.gpecosolutions.com or at website of BRLM at www.sebi.gov.in. Any potential investors should note that investment in equity shares involves a high degree of risk and for

details relating to the same, please refer to the RHP including the section titled "Risk Factors" beginning on page 24 of the Red Herring Prospectus. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being issued and sold outside the United States in 'offshore transactions' in reliance on Regulation "S" under the Securities Act and the applicable laws of each jurisdiction where such issues and sales are made. There will be no public offering in the United States.

UJJIVAN SMALL FINANCE BANK

द्वितीय तल, जीएमटीटी बिल्डिंग डी-7, सेक्टर-3, नोएडा (उ.प्र.)-201301

अधिग्रहण सूचना (अचल संपत्ति हेतू) [नियम 8(1)] जबकि, अधोहस्ताक्षरकर्ता ने **उज्जीवन स्मॉल फाइनेंस बैंक लि.** के प्राधिकत अधिकारी के रूप में वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 के अंतर्गत और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13(12) के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, यहां नीचे अंकित तिथियों पर ऋणकर्ता / गारंटर को मांग सूचना निर्गत की थी, जिसमें ऋणकर्ता(ओं) / गारंटर(रों) को संबंधित मांग सूचना में अंकित राशि का सूचना की प्राप्ति की तिथि से 60 दिवसों के अंदर प्रतिभुगतान करने को कहा गया था। ऋणकर्ता / सह-ऋणकर्ता / बंधककर्ता निर्धारित बकाया राशि का प्रतिभगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा ऋणकर्ता/बंधककर्ता, सह—ऋणकर्ता/बंधककर्ता सह—ऋणकर्ता और जनसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित संपत्ति का, प्रतिभृति हित प्रवर्तन नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप—धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों के प्रयोगांतर्गत, प्रत्येक खाता के समक्ष अंकित तिथियों पर, सांकेतिक अधिग्रहण कर लिया है।

ऋणकर्ता / बंधककर्ता, सह-ऋणकर्ता / बंधककर्ता और सह-ऋणकर्ता का ध्यानाकर्षण प्रतिभृत परिसंपत्तियों के मोचनार्थ उपलब्ध समय के संदर्भ में अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों की ओर आमंत्रित किया जाता है।

ऋणकर्ता / बंधककर्ता, सह—ऋणकर्ता / बंधककर्ता और सह—ऋणकर्ता को विशेष रूप में तथा जनसाधारण को एतदद्वारा सामान्यतय सावधान किया जाता है कि संपत्ति का लेन–देन न करें और संपत्ति का कोई व किसी भी प्रकार का लेन–देन, यहां इसमें निम्नांकित बकाया राशि(यों) की एक राशि और इन पर निम्नलिखित प्रत्येक खाता के समक्ष अंकित ब्याज और अन्य शुल्कों / व्ययों हेतु **उज्जीवन स्मॉल फाइनेंस बैंक लि.** के प्रभाराधीन होगा।

ऋणकर्ता/सह-ऋणकर्ता/बंधककर्ता	अचल संपत्ति	मांग सूचना की तिथि तथा	मांग सूचना के
का नाम एवं पता	का विवरण	अधिग्रहण की तिथि	अनुसार राशि
1) मैसर्स शिव एंटरप्राइजेज, अपने स्वामी श्री सुमित	एक आवासीय मकान (अ–कृषकीय) के	मांग सूचना की तिथि : 08.12.2023	रु. 13,39,902 ∕ −
कुमार पुत्र अमर सिंह के माध्यम से, भोगपुर, यमुना		अधिग्रहण की तिथि : 07.06.2024	दिनांक
नगर, हरियाणा—135133; अन्य पता : झिवरहेड़ी,			08.12.2023
हरतान (168), यमुना नगर, हरियाणा–135133; 2)			के अनुसार
श्री सुमित कुमार पुत्र अमर सिंह निवासी	संख्या : 203, खसरा संख्या : 16//	18/2 में समाविष्ट है, जो ग्राम मौजा	
झिवरहेड़ी, हरतान (168), यमुना नगर,	झिवरहेड़ी, एचबी नं.: 172, तहसील सर	स्वती नगर, जिला यमुना नगर में नगर	
हरियाणा—135133; 3) सुमन रानी पत्नी श्री सुमित			
कुमार निवासी झिवरहेड़ी, हरतन (168), यमुना	पूर्व — अमर सिंह की भूमि, पश्चिम — सुरे	श पाल का घर, उत्तर — गली, दक्षिण —	
नगर, हरियाणा—135133, ऋण खाता संख्या	। गुरदयाल सिंह की संपत्ति। संपत्ति श्री	सुमित कुमार पुत्र अमर सिंह, अर्थात्	
2291210180000014 के अंतर्गत	आप में से नं. 2 की है।		
		2	

1) सुनील कुमार पुत्र श्री राम उपनाम श्रीराम, निवासी गांव : वजीर 218 वर्ग गज यानी 6.46 मारला मांग सूचना की तिथि : 26.02.2024 रु. 7.31.453 नगर, कैलरम, कैथल, हरियाणा—136117; 2) बटेरी देवी पत्नी माप के मकान के समस्त वह अधिग्रहण की तिथि : 05.06.2024 दिनांक श्री राम उपनाम श्री राम, निवासी गांव : वजीर नगर. कैलरम. भाग तथा अंश जो खेवट संख्या : 116, **खतौनी संख्या :** 158 में 16.02.2024 कैथल, हरियाणा—136117; **3) सुमित कुमार** पुत्र श्री राम समाविष्ट हैं, जो गांव बजीर नगर, तहसील कलायत, जिला कैथल. के अनुसार उपनाम श्रीराम, निवासी : गांवः वजीर नगर, कैलरम, कैथल, हिरियाणा में स्थित है, जो निम्नानुसार परिसीमित हैः **सीमायें : पूर्व**— गली, हरियाणा—136117; **4) श्री राम उपनाम** श्री राम पुत्र रित राम, **पश्चिम**— श्रवण का मकान, **उत्तर**— रामफल का प्लॉट, **दक्षिण**— गली निवासी : गांव : वजीर नगर, कैलरम, कैथल, हरियाणा—136117, राम अर्थात आप में से नं. 2 की है। ऋण खाता संख्या 2289210080000031 के अंतर्गत।

दिनांक : 10-06-2024 स्थान : हरियाणा

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हिंदुजा हाउसिंग फाईनेंस लिमिटेड कॉर्पोरेट कार्यालयः नं. 167-169, द्वितीय तल, अन्ना सलाई, सैदापेट, चेन्नई-600015 दूसरी मॉजिल, एससीओ-19, सरस्वती विहार, ऑपिंग कॉम्प्लेक्स चक्करपुर, (एम.जी. रोड मेट्रो स्टेशन के पास) गुडगांव हरियाणा -122001

सांकेतिक कब्जा सचना तबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रति भृति हित अधिनियम के प्रवर्तन के अधीन **हिंदुजा हाउसिंग फाईनेंस लिमिटेड**, क गधिकत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 (2002 का नं. 3) के नियम के साथ पठित धारा 13(12) के अधीन प्रदेत शक्तियों के अंतर्गत निम्नलिखित

हर्जदारों (तदोपरान्त कर्जदार एवं गारंटरों को संयक्त रूप से "कर्जदार" कहा गया है) को निम्नांकित दिनांकों को मांग नोटिस जारी किया था जिसमें उल्लेखित राशि प्रत्येक खाते के आगे वर्णित है उक्त सचना की तिथि से 60 दिनों के अंदर भगतान करने को कहा गया था। रूर्जदार उक्त राशि का भगतान करने में असफल हो गये हैं, इसलिए एतदहारा कर्जदार और गारंटर तथा आम जनता को सुधित किया जाता है कि अधोहस्तासरी ने इसमें नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13(4), उक्त नियमों के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत सम्पत्ति का कब्जा नीचे

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प्रत्येक खाते के सामने अंकित के अनुसार लिया है। बेशेष रूप से कर्जदार और गारंटर तथा जनसाधारण को एतदहास उक्त संपत्ति के साथ लेन—देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन न **हिंदुजा हारसिंग फाईनेंस लिमिटेड**, के प्रभार वास्ते निम्नलिखित राशि और उपरोक्तानुसार राशि पर संविदात्मक दर पर भविष्य का ब्याज, आकस्मिक खर्चे, लागत, प्रभार

ाधारकर्ता का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सरक्षित परिसंपत्तियों के मुक्त करने हेतू उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

क्र. सं.		मांग सूचना की तारीख कब्जा सूचना की तिथि	बकाया साश	अचल सम्पतियों का विवरण
1	आवेदन नं. DL/BDP/BDRP/A000000417 1श्री कृष्ण कुमार और श्रीमती मेम्बाती, दोनों: ग्राम खुरमपुर गुड़गांव, फर्रुकनगर, राम लीला ग्राउंड के पास, ग्रामीण, भारत—122001	03-06-2024 सांकेतिक	+ ब्याज इत्यादि	सम्पत्ति / मकान / प्लॉट क्षेत्रफल 0 कनाल 7 मरला अर्थात 211.75 वर्ग गज, खेवत / खाता नं. 103 / 122 में सम्मिलित, मुस्तकिल नं. 53 किला नं 16 / 1, किटा 1, रकबा 0, कनाल 7 मरला अर्थात 211.75 वर्ग. गज, वाका सिवाना मोजा खुरमपुर तहसील फारूकनगर जिला गुड़गांव, हरियाणा में स्थित
दि	नांक : 08-06-2024, स्थान : गुड़गाँव		प्राधि	कृत अधिकारी, हिंदुजा हाउसिंग फाइनेंस लिमिटेड

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मांग सूचना की तिथि तथा

अधिग्रहण सूचना (अचल संपत्ति हेतु) [नियम ८(1)] जबिक, अधोहस्ताक्षरकर्ता ने उज्जीवन स्मॉल फाइनेंस बैंक लि. के प्राधिकृत अधिकारी के रूप में वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण

तथा प्रतिभृति हित प्रवर्तन अधिनियम 2002 के अंतर्गत और प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13(12) के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, यहां नीचे अंकित तिथियों पर ऋणकर्ता / गारंटर को मांग सचना निर्गत की थी. जिसमें ऋणकर्ता(ओं) / गारंटर(रों) को संबंधित मांग सुचना में अंकित राशि का सुचना की प्राप्ति की तिथि से 60 दिवसों के अंदर प्रतिभुगतान करने को कहा गया था। ऋणकर्ता / सह-ऋणकर्ता / बंधककर्ता निर्धारित बकाया राशि का प्रतिभुगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा ऋणकर्ता / बंधककर्ता, सह-ऋणकर्ता / बंधककर्ता, सह-ऋणकर्ता और जनसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित संपत्ति का, प्रतिभृति हित प्रवर्तन नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप–धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों के प्रयोगांतर्गत, प्रत्येक खाता के समक्ष अंकित तिथियों पर, सांकेतिक अधिग्रहण कर लिया है। ऋणकर्ता / बंधककर्ता. सह-ऋणकर्ता / बंधककर्ता और सह-ऋणकर्ता का ध्यानाकर्षण प्रतिभत परिसंपत्तियों के मोचनार्थ उपलब्ध समय के संदर्भ में

अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों की ओर आमंत्रित किया जाता है। ऋणकर्ता / बंधककर्ता. सह-ऋणकर्ता / बंधककर्ता और सह-ऋणकर्ता को विशेष रूप में तथा जनसाधारण को एतदद्वारा सामान्यतय सावधान किया जाता है कि संपत्ति का लेन–देन न करें और संपत्ति का कोई व किसी भी प्रकार का लेन–देन, यहां इसमें निम्नांकित बकाया राशि(यों) की एक राशि और

इन पर निम्नलिखित प्रत्येक खाता के समक्ष अंकित ब्याज और अन्य शुल्कों / व्ययों हेत् **उज्जीवन स्मॉल फाइनेंस बैंक लि.** के प्रभाराधीन होगा।

अचल संपत्ति

बंधककर्ता का नाम एवं पता		का विवरण	अधिग्रहण की तिथि	अनुसार राशि
1) श्री कुंज बिहारी पुत्र दुर्गा लाल नागर, निवासी: भवानी हिंडोली, बरनाया गांव, बूंदी, राजस्थान — 323024; यहां पर पता: 485, पंडित जी के पास, भवानीपुरा, तहसील: हिंडो जिला: बूंदी, राजस्थान — 323024; 2) विजय लक्ष्मी नागर प्रकुंज बिहारी उपनाम कुंज बिहारी नागर, निवासी: भवानी हिंडोली, बड़ानया गांव, बूंदी, राजस्थान — 323024; अन्य पता पर भी: 485, पंडित जी के पास, भवानीपुरा, तहसील: हिंडो जिला: बूंदी, राजस्थान — 323024, ऋण खाता सं 2225761000000003	र भी तिली, म्रती पुरा, यहां तिली,	क्षेत्रफल 1050 वर्ग फीट है, सीताराम का मकान पश्चिमः	मांग सूचना की तिथि : 01.03.2024 अधिग्रहण की तिथि : 06.06.2024 डोली, जिला : बूंदी, राजस्थान जिसका जो इस प्रकार घिरा हैं: सीमाएं: पूर्वः रोड उत्तरः सूरजमल का मकान दक्षिणः पुत्र दुर्गा लाल नागर की है यानी आप	रु. 1,74,241 / — दिनांक 28.02.2024 के अनुसार
अलीगढ़, यूपी—202001, 2. सलीम पुत्र अब्दुल वहीद, नूर सम नगर मुल्ला पाड़ा, भुजपुरा, कोइल, अलीगढ़, क्षेत्र यूपी—202001; 3. शमीम पत्नी सलीम, नूर नगर मुल्ला स्थि पाड़ा, भुजपुरा, अलीगढ़, उत्तर प्रदेश—202001, ऋण जल	ास्त गफल गत है जालुदी	है, जिसकी सीमा इस प्रकार है	अधिग्रहण की तिथि: 07.06.2024 ड़ा, भुजपुरा, तहसील कोइल, अलीगढ़ में : सीमा: पूर्व—सन्नो का मकान, पश्चिम— ान, दक्षिण: सड़क। संपत्ति शमीम पत्नी	15.11.2023
1) आनंद कुमार पुत्र कैलाश सिंह यादव, निवासी डी—17, प्रतल, शौर्य पुरम अपार्टमेंट्स, शाहपुर बम्हेटा, एनएच-गाजियाबाद, उत्तर प्रदेश—201009; पता यहां पर भी : मा वाराणसी, वाराणसी कैंट उत्तर प्रदेश—221002; 2) कशिका तर पत्नी आनंद कुमार, निवासी डी—17, प्रथम तल, शौर्य अपार्टमेंट्रा, शाहपुर बम्हेटा, एनएच—24, गाजियाबाद, प्रदेश—201009; पता यहां पर भी : 255—ए यू/जी/एफ, विगार्डन, उत्तम नगर, पश्चिमी दिल्ली—110059, ऋण खाता सं 2218210130000004 के अंतर्गत।	–24, धवा, नेजा पुरम उत्तर वेपिन गंख्या	203 / द्वितीय / 1बीएचके / बैंवे पॉकेट—सी, टाइप—एफ, खसर एनएच—24 गाजियाबाद, उर परिसीमित है : सीमाएं : पूर्व प्लॉट संख्या सी—45, दक्षिण कुमार पुत्र कैलाश सिंह यादव यानी आप दोनों की है।	अधिग्रहण की तिथि: 06.06.2024 हुट है, जो यूनिट संख्या : क साइड, प्लॉट संख्याः सी—046, रा संख्याः 799, शौर्यपुरम, शाहपुर बम्हेटा, तर प्रदेश में स्थित है, जो इस प्रकार म अन्य भूमि, पश्चिम— सड़क, उत्तर— म प्लॉट संख्या सी—47, संपत्ति आनंद व और कशिका तनेजा पत्नी आनंद कुमार	रु. 10,70,472 / — दिनांक 31.01.2024 के अनुसार
1) रमेश गुर्जर पुत्र नारायण गुर्जर, निवासी पानी 15। ढाल, चतरगंज, बूंदी, सरकारी हैंडपंप के पास, के				₹. 2,72,610/-

राजस्थान — 323023; **2) अनीता बाई** पत्नी रमेश खसरा संख्याः 197 का भाग, पट्टा संख्याः 017 धारक, गाँव पानी ढाल, पंचायत गुर्जर, निवासी— 28, पानी ढाल, चतरगंज, बुंदी, चतरगंज, तहसीलः हिंडोली, जिलाः बूंदी, राजस्थान में स्थित तथा निम्नानुसार 24.02.2024 सरकारी हैंडपंप के पास, तहसील : हिंडोली. पिरिसीमित है : सीमायें : पूर्व- सडक, पश्चिम- रामकरण की भिम. उत्तर-राजस्थान–323023, ऋण खाता संख्या रिवयं का बाड़ा, दक्षिण– उदालाल का मकान। संपत्ति रमेश गूर्जर पुत्र नारायण गूर्जर अर्थात् आप दोनों में से नंबर 1 की है। 2225210170000113 के अंतर्गत। दिनांक : 10-06-2024 स्थान : उत्तर प्रदेश / राजस्थान प्राधिकृत अधिकारी

Details of Independent Advisors, if any. Any other matter to be highlighted

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 includes all the information required to be disclosed by the Target Company under the SEBI

justified.

None

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and LOF.

For Oasis Securities Limited

Name: Vimal Pannalal Damani

Place: Mumbai Date: 07.06.2024

Chairman-Committee of Independent Directors DIN: 00014486

www.readwhere.com

■ AN OUTLAY OF ₹3,489 CRORE

Govt readying new incentive plan for toy manufacturing

Proposed scheme will be in force from 2024-25 to 2031-32

MUKESH JAGOTA New Delhi, June 12

THE GOVERNMENT IS considering launching an incentive scheme to boost domestic manufacturing of toys, keeping in view the high employment potential of the sector. This follows a series of steps taken in recent months to support the industry, including hike in import tariffs to curb inflow of cheaper products, and tightened quality norms for imports.

"One major policy intervention that we have been pursuing for some time and still is serious about (is to promote local production of toys). We (will) bring about further incentives which could kick-start this emerging and dynamic part of out overall manufacturing ecosystem," secretary in the department for promotion of industry and internal trade Rajesh Kumar Singh said on Wednesday. The secretary wasn't cate-

gorical about inclusion of tov manufacturing in the ₹1.97trillion production linked incentive (PLI) scheme, but sources said the ministry of commerce and industry has worked out a scheme. An outlay of ₹3,489 crore has been proposed for the scheme that will run from 2024-25 to 2031-32.

This year's interim budget provided a token amount for PLI for toys but details will be spelt out when cabinet approval is in place. After the tariffs were increased and Quality Control Orders (QCOs) were put in place, India's toy imports decreased

TOY STORY

India significantly raised import duties on toys beginning in February 2020. The basic customs duty was increased from 20% to 60% and

then to **70%**

in July 2021

■ The share of imports from China dropped from 87% (\$304.1 **million)** of India's total toy imports in FY 19 to 64% (\$41.5 million) in FY 24September 2020



drastically to \$64.9 million last financial year from \$304.1 million in 2018-19. India's exports, however, increased modestly to \$152.34 million last fiscal from \$ 129.6 million in FY 20.

India dramatically raised import duties on toys beginning in February 2020. The basic customs duty was increased from 20% to 60% and then to 70% in July 2021.

The share of imports from China dropped from 87% (\$304.1 million) of India's total toy imports in FY 19 to 64% (\$41.5 million) in FY 24. There was an increase in imports from other regions such as ASEAN countries, Sri Lanka, and the Czech Republic.

The government has taken many other steps for development of the toy industry including the National Action Plan for Toys (NAPT) to promote local manufacturing and incentivise manufacturers.

"The National Action Plan for Toys and other initiatives has had a good impact, but we need to do much more," Singh said at the "Workshop with Flipkart and Indian Toy Industry" conducted by DPIIT to discuss how emerging opportunities from the e-commerce marketplace can be leveraged to bolster the

growth of the toy industry.

Joint secretary In the DPIIT Sanjiv said that the workshop was aimed to help the toy manufacturers understand the nuances of online selling which shall in turn help in the growth of sales and market access.

The issues which figured in the workshop included ways to increase sourcing by online platforms, onboarding of manufacturers on the Flipkart platform and upskilling. It was also discussed supporting online selling, scaling domestic consumption and upskilling/reskilling workforce.

The secretary offered sup-

port to e-commerce firms on regulatory matters if they can show effort on their part to encourage export of 'Made in India' products. "The more you are able to do that the more credibility you get in our policy regime, making us all believe that you are adding value to our manufacturing ecosystem," he said. Sanjiv said that the workshop was aimed to enhance India's position and capabilities in the global toy supply chain. It will help the toy manufacturers understand the nuances of online selling which shall in turn help in the growth of sales and market access.

NESTLÉ INDIA LIMITED

(CIN: L15202DL1959PLC003786)

Regd. Office: 100 / 101, World Trade Centre, Barakhamba Lane, New Delhi-110 001 Email: investor@in.nestle.com; Website: www.nestle.in; Ph: 011-23418891

NOTICE OF 65TH ANNUAL GENERAL MEETING

Dear Member(s)

- Notice is hereby given that the Sixty Fifth Annual General Meeting ("65" AGM") of Nestlé India Limited ("the Company") will be convened on Monday, 8" July 2024 at 10:30 A.M. (IST) through Video Conferencing ("VC")/ Other Audio-Visual Means ("OAVM") facility as per the provisions of the Companies Act, 2013 and Rules framed thereunder ("the Act") read with General Circular Nos. 20/2020, 10/2022 and 09/2023 dated 5" May 2020, 28" December 2022 and 25" September 2023, respectively, and other circulars issued by the Ministry of Corporate Affairs ("MCA Circulars"), without the physical presence of the members at a common venue. The deemed venue for the 65" AGM shall be the Registered Office of the Company.
- Electronic copy of the Notice of the 65" AGM and the Annual Report for the fifteen months financial year ended 31" March 2024 will be sent only by email to all those members, whose email address are registered with the Company / Depository Participant(s) ("Depository"). The Notice of the 65" AGM and the Annual Report will also be available on Company's website (www.nestle.in); BSE Limited (www.bseindia.com); National Stock Exchange of India Limited (www.nseindia.com); and National Securities Depository Limited ("NSDL") (www.evoting.nsdl.com). Members can join and participate in the 65" AGM through VC/OAVM facility only. The instructions for joining the 65" AGM and the manner of participation in the remote electronic voting or casting vote through the e-voting system during the 65" AGM are provided in the Notice of the 65" AGM. Members participating in 65" AGM through VC/OAVM facility shall be counted for the purpose of reckoning the quorum under Section 103 of the Act
- Members holding shares in physical form who have not registered/updated their email addresses with the Company may obtain Notice of the 65" AGM, Annual Report and/or login details for joining the 65" AGM through VC/OAVM facility including e-voting, or receiving any future communication, by sending following documents via email to investor@in.nestle.com:
 - Duly filled and signed request letter in Form ISR-1, which is available on the website of the Company;
 - Self attested scanned copy of the PAN Card linked with Aadhaar; and
 - c. Self attested scanned copy of any document in support of the address (such as Aadhaar Card, Driving Licence, Election Identity Card, Passport) of the members and such other document as prescribed in the Form ISR-1.
- Members holding shares in physical form who have not updated their mandate for receiving the dividends directly in their bank account(s) through Electronic Clearing Service or any other electronic means ("Electronic Bank Mandate"), can register their Electronic Bank Mandate to receive dividends directly into their bank account, by sending following details / documents, in addition to the documents mentioned in para 3 above, by email to investor@in.nestle.com:
- Name and Branch of Bank in which dividend is to be received and Bank Account type;
- Bank Account Number allotted by your bank after implementation of Core Banking Solutions;
- c. 11 digit IFSC Code; and
- Self attested scanned copy of cancelled cheque bearing the name of the member or first holder, in case
- Members holding shares in demat form are requested to update their email address/ Electronic Bank Mandate with their Depository.
- The record date for determining entitlement of members to the final dividend for the fifteen months financial year ended 31" March 2024, if approved at the 65" AGM, is 16" July 2024.

Pursuant to Income Tax Act, 1961 ("the IT Act"), dividend income is taxable in the hands of the members and the Company is required to deduct tax at source ("TDS") from dividend paid to the members at prescribed rates in the IT Act. For the prescribed rates for various categories, conditions for Nil / preferential TDS and details / documents required thereof, members are requested to refer to the IT Act and Notice of the 65th AGM. In general, to enable compliance with TDS requirements, members are requested to complete and / or update their Residential Status, PAN, Category as per the IT Act with their Depository or in case shares are held in physical form, with the Company by sending email to investor@in.nestle.com.

In the event the Company is unable to pay the dividend to any member by electronic mode, due to nonregistration of the Electronic Bank Mandate and for any other reasons, the Company shall dispatch the dividend warrant/ Bankers' cheque/ demand draft to such member, as soon as possible, unless otherwise provided under any law, rules, regulations, circular etc. issued by any competent authority.

The above information is being issued for the information and benefit of all the members of the Company and is in compliance with the Act and MCA Circulars.

Date : 12 June 2024 Place : Gurugram

Nestlé India Limited **Pramod Kumar Rai Company Secretary**

Imports of bulk drugs from China on the rise

MANU KAUSHIK New Delhi, June 12

INDIA'S DEPENDENCE ON the imports of bulk drugs from China for the manufacturing of pharmaceutical formulations continues to increase, despite sev-

eral policy steps aimed at lowering it.

According to government data, growth of pharma imports from China has risen in both value and volume terms over the past five years. In terms of value, India's pharma industry imported 72% of the bulk drugs and intermediates from China in FY24.

This is significantly higher than 66% imports in FY21. Experts said that the dependence of imports is growing despite concerted efforts by the government and the industry to reduce the reliance on China. "The rise in imports is a result of

both cost arbitrage and availability. It's still cheaper to import from China than to manufacture in India. Indian drugmakers are still looking at few APIs but they have plan to expand their portfolio over a period of time," said Anay Shukla, founding partner at Arogya Legal. India's total pharma imports

Online open E-Tender in Two Bid system for 'Hring of five Commercial vehicles (with Yellow Number Plate) on

Rs. 1000/- inclusive of all taxes and duties (through e-payment)

28.06.2024 upto 16:00 hrs

Senior General Manager (C&O) Area

Dy. Director(Hort.)/HQ-II

Phone: 011-23226613

(Dr. M.A. Sikandar)

01.07.2024 at 15:30 hrs.

use of CONCOR and Customs officials at MMLP Khatuwas, Rajasthan

fender Processing Fee (Non-refundable) ₹3,540/- (inclusive all taxes & duties through e-payment.)

refer to detailed tender notice available on website www.concorindia.co.in. but the complete tender document can be

downloaded from website www.tenderwizard.com/CCIL only. Further, Corngendum/Addendum to this Tender, if any, will be published on website www.concorindia.co.in, www.tenderwizard.com/CCIL and Central Procurement Portal

Horticulture Department(HQ)-II E-1 Block, 16th Floor, Dr. S.P.M. Civic Centre, J.L. Nehru Marg, New Delhi-110002

NOTICE INVITING TENDER

Online Open Tenders are invited under single stage-two bid system from

experienced and financially sound Manpower Companies/Agencies/Firms

for supply of Manpower in Horticulture Deptt. MCD as per Tender Nos.

2024 MCD 197980 1, 2024 MCD 197982 1, 2024 MCD 197983 1

2024 MCD 197984 1, 2024 MCD 197985 1 & 2024 MCD 197986 1 issued vide NIT No.1 & 2 Dated 11.06.2024 Estimated Amt. Rs. 3.73 Crore to

Rs. 4.44 Crores Tender Cost Rs. 2360/- each EMD: approx. 2% of estimated

cost, Contract Period Five Months. Last date of Bid Submission is 24.06.2024

upto 6.00 PM. Opening of Technical Bids 25.06.2024 at 11.00 AM. For e-

tendering Bidding Documents with detailed terms & conditions can be downloaded from the website- https://etenders.gov.in/eprocure/app OR MCD website www.mcdonline.nic.in. For online tender the helpdesk Nos.

are 011-23227413 & 011-23227414 or mail to: mcd-ithelpdesk@mcd.nic.in All details of Revisions, Clarifications, Corrigendum, Addendum, Time

Extension etc., if any, in respect of this tender will be uploaded on MCD website only &will not be published in newspaper(s) separately. Interested

Bidders should regularly visit the website to keep themselves regularly

PUBLIC NOTICE

Admission of MBBS/MS/MD Programmes 2024-25 in Hamdard Institute of Medical

The Jamia Hamdard has been declared as Deemed to be University by the Government of India, Ministry of Education through Gazette Notification F.No.9-18/85-U.3 dated

It is notified to all the prospective students seeking admission in the MBBS/MD/MS

programmes in the Hamdard Institute of Medical Sciences & Research (HIMSR). Jamia Hamdard for the new academic year 2024-25 that all the admission/course fee shall

only be deposited in Jammu & Kashmir Bank, Jamia Hamdard, New Delhi A/c No.

0915040520000004 in favour of Jamia Hamdard, Hamdard Institute of Medical Sciences & Research (HIMSR), IFSC Code: JAKA0JAMIAH, linked with Jamia Hamdard PAN No.

AAATJ2432R as per the regulatory requirements of the UGC (Institutions Deemed to be

Universities) Regulations, NRI guota candidates may contact fo@jamiahamdard.ac.in.

Consequences of Non-compliance by new batch of MBBS/MD/MS students: In case

of any non-compliance of deposit of fee by the new batch of MBBS/MD/MS who are

seeking admission in the Hamdard Institute of Medical Sciences & Research, Jamia

Hamdard neither they will be allotted University enrolment number nor they will be allowed

Consequences of non-compliance by existing students in Fee payment: All the

existing students enrolled in HIMSR, Jamia Hamdard are hereby directed to deposit their tuition/course fees of all kind in the Jamia Hamdard HIMSR account as detailed above.

Students who fail to deposit their fees in the Jamia Hamdard will not be allowed to sit in the

University Examinations and consequently, they will not be entitled to get their marks

This is issued in the larger interest of the students and their parents seeking admission in

Jamia Hamdard for its UG/PG Medical programmes offered through HIMSR. Jamia

Hamdard will not be responsible in case the fees are deposited in any other bank accounts.

PUBLIC NOTICE

Form No. INC-26

[Pursuant to rule 20 the Companies (Incorporation) Rules, 2014]

Advertisement to be published in the newspaper for

Conversion of Private Company into Section 8 company Before the Registrar of companies, NCT of Delhi and Haryana.

In the matter of sub-section (5) of Section 8 of Companies Act,

2013 and clause (a) of sub-rule (3) of rule 20 of the Companies

(Incorporation) Rules, 2014

In the matter of PRAGYAA RAMA EDUHEALTH PRIVATE LIMITED having its registered

office at B 3 Dhawandeep 6, Jantar Mantar, Parliament House,

Central Delhi, New Delhi, India, 110001, Petitioner

Notice is hereby given to the General Public that the company proposes to

make application to the Registrar of Companies, NCT of Delhi and Haryana

under section 8 (5) of the Companies Act, 2013 seeking confirmation of

Conversion of Private Limited Company into Section 8 Company in terms of

the special resolution passed at the Extra ordinary general meeting held on

06.06.2024 to "Convert the Private Limited company into Section 8 company/to enable the company for obtaining license under section 8 of

Any person whose interest is likely to be affected by the proposed

Conversion into Section 8 company may deliver either on the MCA-21 portal

(www.mca.gov.in) by filing investor complaint form or cause to be delivered

or send by registered post of his/her objections supported by an affidavit

stating the nature of his/her interest and grounds of opposition to the

Registrar of Companies, NCT of Delhi and Harvana, 4th Floor, IFCI Tower, 61, Nehru Place, New Delhi - 110019, within Thirty days of the date of publication

Dated: 12.6:2024 Website: www.jamiahamdard.edu

to take University Examinations or awarded Degree from the Jamia Hamdard.

ashu@jamlahamdard.ac.in for any fee related queries.

statements and MBBS/MD/MS Degree

F.No. JH/RO/HIMSR/2024/ECOR/77

Sciences & Research (HIMSR) Jamia Hamdard and Deposit of Fees - Regarding

JAMIA HAMDARD

Deemed to be University | Accredited by NAAC in 'A+' Category

Hamdard Nagar, New Delhi - 110062

Date of Sale (On Line) From 13.06.2024 at 15:00 hrs. to 27.06.2024 upto 16:00 hrs.

Rs. 82.57.914/- (incl. GST)

(CPP) only. Newspaper press advertisement shall not be issued for the same.

Last Date & Time of submission

updated for the tender.

10.5.1989.

RO NO. - 06/DPI/MCD/2024-25

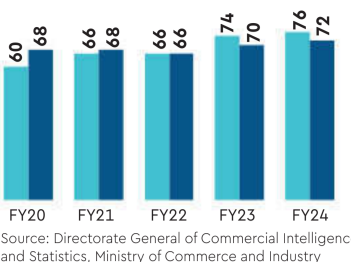
Date & Time of Opening

₹1,65,200/- (through e-payment)

SOARING RELIANCE

Share of China in India's overall import of bulk drugs and intermediates

(In %) Volume Value



touched nearly \$8 billion in FY23, recording a 8% CAGR (compounded annual growth rate) between FY2017 and FY2023. Within the overall imports, bulk drugs have the largest share (nearly 60%).

Areport by Rubix Data Sciences said that while India's import of other pharmaceutical products is diversified across various countries, when it comes to bulk drug imports, India is heavily

reliant on China.

"India faces significant vulnerability due to its heavy reliance on China for active pharmaceutical ingredients (APIs). For instance, a prominent Indian pharmaceutical company, which is a major supplier of generic drugs to the US,

sources over 55% of its raw materials from China. This dependence exposes the Indian pharma industry to supply chain risks and also renders it vulnerable

to price fluctuations," the report said. Various measures have been taken to minimise the country's dependence on imports and to give fillip to indige-

nous manufacturing. To become self-reliant, in 2020, the department of pharmaceuticals (DoP) introduced the PLI (performancelinked incentive) scheme for promotion of domestic manufacturing of critical key starting materials (KSMs) or drug intermediates and APIs.

The PLI scheme has outlined setting up of greenfield plants in four different segments (segments 1 and 2 are fermentation based and segments 3 and 4 are chemical synthesis based).

In addition, the performancelinked incentive scheme envisaged manufacturing of 41 bulk drugs with a total outlay of ₹6,940 crore during the tenure of the scheme from financial year 2021 to financial year 2030. Till April 2024, thirty projects have been commissioned for bulk drugs with an actual investment of ₹3,715 crore.

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Building Trust & Partnerships



GP ECO SOLUTIONS INDIA

rom a Private Limited Company to Public Limited Company and consequently, the name of our Company was changed to "GP Eco Solutions India mited" and a Fresh Certificate of Incorporation consequent to Conversion was issued on November 17, 2023 by the Registrar of Companie: Kanpur, The Corporate Identification Number of our Company is U31908UP2010PLC041528. For further details of change in name and change n Registered Office of our Company, please refer to section titled 'Our History and Certain Other Corporate Matters' beginning on page 135 of the

> Registered Office: B-39, Sector-59, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201301 Contact Person: Mrs. Tanushree, Company Secretary and Compliance Officer

OUR PROMOTERS: MR. DEEPAK PANDEY, MRS. ANJU PANDEY AND MR. ASTIK MANI TRIPATHI THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [+] PER EQUITY (THE "ISSUE PRICE") AGGREGATING TO ₹ [+] LAKH "THE ISSUE") COMPRISING OF A FRESH ISSUE OF 32,76,000 EQUITY SHARES AGGREGATING TO ₹ [+] LAKH (THE "FRESH ISSUE") OF

WHICH 3,27,600 EQUITY SHARES AGGREGATING TO ₹ [+] LAKH WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THI SSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE O 29,48,400 EQUITY SHARES AGGREGATING TO ₹ [◆] LAKH (THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.979
AND 25.18% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. PRICE BAND: ₹ 90 to ₹ 94 PER EQUITY SHARE OF FACE VALUE OF ₹ 10/- EACH AND THE ISSUE PRICE IS 9.00 TO 9.40 TIMES OF TH ACE VALUE AT THE LOWER PRICE BAND AND THE UPPER PRICE BAND RESPECTIVELY. BID CAN BE MADE FOR MINIMUM OF 1200 EQUIT

CORRIGENDUM: NOTICE TO INVESTORS The company has filed RHP dated June 08, 2024("RHP") with Registrar of Companies (Kanpur) on June 08, 2024, in respect of proposed IPO o

the company, for which the subscription will open on Friday, June 14, 2024 and will close on Wednesday June 19, 2024. We would like to give more clarity on the below given information in the RHP. Attention of investors is drawn to the following: Refer to page 78, under the heading "Purchase of Plant, machinery, equipment and other Miscellaneous Assets"

Our Company proposes to acquire plant and machineries at an estimated cost of ₹ 604.39 Lakhs. Plant and machinery required for the propose expansion of Solar PV module manufacturing unit includes Li-ion Battery Packs and its solutions, Solar Cell, ATE (for inverter complete unit ATE test, Air Tightness Tester (for inverter IP65 test) and other Machines of Assembly Line for Lithium Battery Plant. Our Company has identified the type of machinery to be purchased and obtained quotations from vendors. The total estimated cost for the proposed Plant & Machinery is Refer to the Table on the page 78, given as follows:

The detailed list of plant & machinery acquired / to be acquired by our company is provided below: Otal Quotation Amount | Total Estimated Cost

No	Description of machinery	diy	(in USD*)	(Rs. in Lakhs)	Volidot Halife	Validity
1	Li-ion Battery Packs and its solutions, Solar Cell Manufacturing and Solar Panel Assembly Lines to its Applications	1 SET	50	488.19	DNA Technologies	Valid till 30 June, 2024
2	ATE (for inverter complete unit ATE test and power aging test)	2 pcs	USD 1,20,000	99.60*	Ningbo Deye Inverter Technology Co., Ltd.	Valid till 30 June, ,2024
3	Air Tightness Tester (for inverter IP65 test)	2 pcs	USD 20,000	16.60*	Ningbo Deye Inverter Technology Co., Ltd.	Valid till 30 June 2024
	Total Plant & Machinery Cost	8	(604.39	9	1
*For	r all the imported machineries, our company ha	s assume	d exchange rate of U.	SD 1 = Rs. 83/-		

Our Company proposes to acquire plant and machineries at an estimated cost of ₹ 604.39 Lakhs. Plant and machinery required for the proposed expansion of solar product manufacturing unit includes Li-ion Battery Packs and its solutions, Solar Inverter (Hybrid and On Grid Inverters), ATE (for inverter complete unit ATE test, Air Tightness Tester (for inverter IP65 test) and other Machines of Assembly Line for Lithium Battery assembly plant.

The detailed list of plant & machinery acquired / to be acquired by our company is provided below:

Quotation Amount Oty Vendor Name Description of Machinery Cost (Rs. in Lakhs)

*For	r all the imported machineries, our co	mpany ha	is assumed exchange	rate of USD 1 =	Rs. 83/-	121
	Total Plant & Machinery Cost			604.39		
3	Air Tightness Tester (for inverter IP65 test)	2 pcs	USD 20,000	16.60*	Ningbo Deye Inverter Technology Co., Ltd.	Valid till 30 June 2024
2	ATE (for inverter complete unit ATE test and power aging test)	2 pcs	USD 1,20,000	99.60*	Ningbo Deye Inverter Technology Co., Ltd.	Valid till 30 June, 2024
	solutions**	LOEI	티	400,19	DRA reciliologies	valid bit 30 Julie, 2024

No	macinic	apecinications	Lily	Price	(Rs. in Lakhs)
1	Cell Charging & Discharging Machine - Cylindrical	5V 6A - 512 Channels with Horizontal Cells loading	12	8.50	102.00
2	Automatic Cell Sorting machine - 11 Channels with HIOKI 3561 (Japan make) - CYLINDRICAL	All in one i.e. 18650, 21700, 26650 & 32650	2	10.50	21.00
3	Auto Insulation Sticker Pasting Machine (18650)	Insulation Sticker Pasting Machine (18650) Barley Paper Sticking Machine compatible for 18650 cells. Throughput upto 4000 cells / hour		7.85	15.70
4	Inline CCD Tester (with input and output conveyor)	Hikvision/Coolens Industrial camera 6000 Megapixels	2	12.15	24.30
5	Double Sided Automatic Spot Welding Machine - 8000A	Transistor Power Supply with servo controlled welding heads	2	17.50	35.00
6	Manual Spot Welding Machine 8000A - Pneumatic Type		2	3.25	6.50
7	BMS Tester - Software Type with CANBUS Module	24S 120A with CANBUS, with cabinet and PC	2	10.24	20.47
8	Sattery Pack Charging and discharging Machine 100V 60A -Modular design, 1 module with 16 channels, 100V 60A-RePower Make 100V 60A -Modular design, 1 module with 16 channels, Three phase: 380V 50HZ, 1 point temperature, Regenerative Type		2	65.16	130.33
9	Battery Impedance Tester BT 4560 (HIOKI) - Japan Make with L2100 Pin Type Probes		1	3.92	3.92
10	Comprehensive Finish Pack tester	100V 120A with Cabinet and PC	1	8.50	8.50
11	Automatic UV Sealant Dispensing Machine	400x400x100mm working area, High Speed stepper motor, Point to Point / Continuous operating Mode. 3-axis operation.	1	26.25	26,25
12	UV Curing Oven	400x400mm irradiation area, curing time 12 secs, forced air cooling, 1100Wp, Teflon Belt.	831	5.50	5.50
13	Air Leakage Tester for IP67 Testing	Test Pressure 5 kinds. From 0.5 - 30 Kpa. Electronic Voltage Regulation method for pressure regulation. 7-inch colored touchscreen.	1	20.02	20.02
14	Environmental Chamber	1) '-100C - 1000C 2) 600mmx500mmx750mm LBH 3) Humidity 40% - 95% RH 4) Interior Satin finish Stainless Steel 5) PID Controller Make Eurotherm/ Watlow	1	7,50	7.50
15	Digital Peel Tester	1000 KGF	1	3.50	3.50
16	Vibration Testing Chamber	As per ICAT Testing Standards	1	17.00	17.00
17	PVC/Nickel/Wire Cutting Machine- Made in India	Upto 300mm width, 6Sq mm cable size, Delta PLC & HMI	1	2.25	2.25
18		10kW. Tunnel size 600x400x300mm, with mesh conveyor	1	3.45	3.45
19	Automation (Conveyor 10m) and Workstations	As per final line layout	4	7,50	30.00
20	Offline Equipment (Soldering Stations and Trolleys)	As required		5.00	5.00
	Total		î	8	488.19

apter IX of the SEBI (ICDR) Regulations, 2018, the Red Herring Prospectus has been filed with SEBI however in terms of the SEB gulations, the SEBI shall not issue any observation on the Offer Document. Therefore, there is no such specific disclaimer clause of SEBI. vestors may refer to the entire Disclaimer Clause of SEBI beginning on page 236 of the Red Herring Prospectus, DISCLAIMER CLAUSE OF NSE EMERGE (THE DESIGNATED STOCK EXCHANGE): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE no

loes it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the "Disclaimer Clause of NSE" GENERAL RISK: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue 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 the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issue have not been recommended or approved by the Securities and Exchange

tisme, including the risks involved, The Equal States in the Issue and seem to be contents of the Red Herring Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" on page 24 of the Red Herring Prospectus.

All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Red Herring Prospectus.

GP Eco Solutions India Limited Mrs. Tanushree Company Secretary and compliance Officer

REGISTRAR TO THE ISSUE

For and on behalf of

Quotation

Oty Unit

BOOK RUNNING LEAD MANAGER TO THE ISSUE

New Delhi

Corporate Capital Ventures CORPORATE CAPITALVENTURES PRIVATE LIMITED B1/E13, First Floor, Mohan Co-operative Industrial Estate, Mathura Road, New Delhi - 110044. Tel: +91-11-41824066:

Email: smeipo@ccvindia.com Investor Grievances Email Id- investor@ccvindia.com Website: www.ccvindia.com SEBI Registration: INM000012276 Contact Person: Mrs. Harpreet Parashar

BIGSHARE SERVICES PRIVATE LIMITED Office No. S6- 2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai – 400093, India. Tel No.: +91 - 22 - 6263 8200

Fax No.: +91 - 22 - 6263 8299 E-mail: ipo@bigshareonline.com Investor Grievances Email Id: investor@bigshareonline.com Website: www.bigshareonline.com SEBI Registration No.: INR000001385. Contact Person: Mr. Babu Rapheal C

financialexp.epapr.in

Place -Delhi

of this notice with a copy to the applicant company with a copy of the applicant company at its registered office at the address mentioned below: B 3 Dhawandeep 6, Jantar Mantar, Parliament House, Central Delhi, New Delhi, India, 110001

Pragyaa Rama Eduhealth Private Limited Suraj Singh - Director DIN-00323273

For and on behalf of the Applicant

Date-









Date:12.06.2024

Place: Noida

PUNJAB STATE POWER CORPORATION LIMITED (Regd. Office: PSEB Head Office, The Mall, Patiala - 147001) Corporate identity Number U40109PB2010SGC033813

Tender Enquiry No. 1664/CHP/CS&HMMC/O&M/PC-2534 Dated 11.06.2024

Website: www.pspel.in Contact No. 96461-20640

Chief Engineer/O&M (P&P Cell-1), GHTP, Lehra Mohabbat, invites E-tender for the Procurement of Chromium Carbide wear Resistant Plate, Quantity as per NIT. For detailed NIT & Tender Specification please refer to https://eproc.punjab.gov.in from 11.06.24 at 17:00 hrs.

Note: Corrigendum & addendum, if any will be published online at https://eproc.punjab.gov.in

No. 34484/PSPCL

GHTP 31/24

Anheuser Busch InBev India Limited (Formerly known as SABMiller India Limited)

CIN: U65990MH1988PLC049687 Registered office at Unit No. 301-302, Dynasty Business Park, B Wing, 3rd Floor, Andheri-Kurla Road, Andheri (East),

Mumbai, Maharashtra-400 059, India E-mail: Kartikeya.rawal@in.ab-inbev.com Phone: 080-39499999.

33rd ANNUAL GENERAL MEETING **OF**

ANHEUSER BUSCH INBEV INDIA LIMITED

MEMBERS are requested to note that the 33rd Annual General Meeting ("AGM") of Anheuser Busch Inbev India Limited ("Company") will be held on Wednesday, July 10, 2024 at 12:00 Noon (IST) through video conferencing ("VC") to transact the businesses to be set out in the Notice of the AGM, in compliance with the applicable provisions of the Companies Act, 2013 ("CA 2013"), the General Circular No. 14/2020 dated April 8, 2020. General Circular No. 17/2020 dated April 13, 2020 and General Circular No. 20/2020 dated May 5, 2020 and other relevant circulars issued by the Ministry of Corporate Affairs ("MCA") from time to time. Members will be able to attend the AGM through VC at https://www.evoting.nsdl.com/. Members participating through VC shall be counted for the purpose of reckoning the quorum under Section 103 of CA 2013.

Electronic copy of the Notice of the AGM along with the Annual Report for Financial Year 2021-22, procedure and instructions for e-voting will be sent to those Members whose email IDs are registered with the Company/ Depositories.

Members who have not registered their e-mail address are requested to register the same in respect of shares held in electronic form with the Depository through their Depository Participant(s) and in respect of shares held in physical form by writing to the Company's Registrar and Share Transfer Agent ("RTA"), Link Intime India Private Limited, C 101, 247 Park, L.B.S. Marg, Vikhroli (West) Mumbai-400 083, Maharashtra at evoting@linkintime.co.in with a copy marked to the Company at Kartikeya.rawal@in.ab-inbev.com.

The Annual Report for Financial Year 2021-22 will be made available on the web site of the NSDL at https://www.evoting.nsdl.com/ The Company will provide the facility to its Members to exercise their right to vote by electronic means both through remote e-voting and e-voting at the AGM. The instructions on the process of e-voting, including the manner in which the Members holding shares in physical form or who have not registered their e-mail addresses can cast their vote through e-voting, will be provided as part of the

Members who hold shares in dematerialised form and want to provide/ change/ correct their bank account details should send the same immediately to their concerned Depository Participant and not to the Company. Members are also requested to give the MICR Code of their bank to their Depository Participant. While making payment of Dividend, the RTA is obliged to use only the data provided by the Depositories, in case of such dematerialised shares. Members who are holding shares in physical form are advised to submit particulars of their bank account, viz. name and address of the branch of the bank, MICR code of the branch, type of account and account number to the RTA.

Members are requested to carefully read all the Notes set out in the Notice of the AGM.

For Anheuser Busch Inbev India Limited

Mahesh Kumar Mittal Whole Time Director DIN: 09071616 [June 13, 2024]

[Bengaluru, India]

AEGIS

AEGIS LOGISTICS LIMITED

Regd. Office: 502 Skylon, G.I.D.C., Char Rasta, Vapi 396 195, Dist. Valsad, Gujarat Corp. Office: 1202, Tower B, Peninsula Business Park, G. K. Marg,
Lower Parel (W), Mumbai - 400013 Tel.:+91 22 6666 3666 Fax:+91 22 6666 3777
E-mail: aegis@aegisindia.com Website: www.aegisindia.com

NOTICE OF 67TH ANNUAL GENERAL MEETING. RECORD DATE FOR FINAL DIVIDEND AND UPDATION OF SHAREHOLDER DETAILS

NOTICE is hereby given that pursuant to the applicable provisions of the Companies Act 2013 and Rules made thereunder and applicable circulars of Ministry of Corporate Affairs and Securities and Exchange Board of India, the 67th Annual General Meeting ("AGM") of Aegis Logistics Limited ("the Company") will be held on Tuesday, July 23, 2024 at 5:00 p.m. (IST) through Video Conference ("VC") or Other Audio Visual Means ("OAVM") to transact the business that will be set forth in the Notice of AGM.

Further, kindly note that final dividend as recommended by the Board of Directors of the Company at their Meeting held on 24th May, 2024 @ 200% i.e. Rs. 2.00 per share (face value of Re.1 each), if declared by the members at the ensuing AGM will be paid to those eligible members whose name appear on the Registrar of Members as on the Record Date i.e. Wednesday, June 26, 2024.

Kindly note that the said dividend, will be paid on or before Wednesday, August 21, 2024 i declared by the Members, at the ensuing AGM. The Dividend will be subject to deduction of tax at source and will be paid electronically through various online transfer modes to those shareholders who have updated their KYC details. Pursuant to SEBI Circulars dated May 7, 2024 and June 10, 2024. Shareholders holding Physical securities are requested to note that if folio(s) are not updated with PAN, Choice of Nomination (optional), Contact details (Postal Address with PIN and Mobile Number), Bank A/c details and Specimen signature ('KYC details') then any payment including dividend in respect of such folio(s), will be effected only through electronic mode effective from April 01, 2024, upon furnishing of all the aforesaid details to the Company/ Registrar and Transfer Agent. To avoid delay in receiving dividend, shareholders are requested to update their KYC details with their depositories (where shares held in demat mode) and with the Company's Registrar and Transfer Agent (RTA) (where shares held in physical mode) to receive dividend directly into their Bank account on payout date

The Notice of AGM along with the Annual Report 2023-24 will be sent in due course to the Members of the Company, electronically whose e-mail addresses are registered with the Company/Registrar & Transfer Agent ("RTA")/Depository Participants(s). Members may note that the Annual Report of the Company for the Financial Year 2023-24 along with the Notice of the AGM will also be available on the Company's website at www.aegisindia.com and on the website of the Stock Exchanges i.e. BSE Limited and The National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively Members attending the meeting through VC/OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

Members will have an opportunity to cast their vote electronically through remote e-voting (e-voting facility on the businesses that will be set out in the Notice convening the AGM of the Company) to be provided by the Company. The Company has engaged M/s. Link Intime India Private Limited ("LIIPL") to provide the facility of remote E-Voting to the members and facility of E-voting to the members participating in the AGM through VC/OAVM through LIIPL system. The manner of voting remotely for Members and instructions for attending the AGM through VC/OAVM will be provided in the Notice of the AGM.

Shareholders who wish to register their email address/Bank account mandate /KYC **details** to receive the Annual Report of the Company and e-voting details on e-mail and to receive the dividend electronically in your bank account may follow the below instructions-

Dematerialised Register/update the email address and Bank account details in your demai account on or before Wednesday, June 26, 2024 (Record date for determining entitlement of members eligible to receive Final dividend for the FY 2023-24), as per the process advised by your depository Participant.

Register/Update the details in prescribed Form ISR-1 and other relevant holding forms with Company's Registrar and Transfer Agent (RTA) M/s. Link Intime India Private Limited either by email to kyc@linkintime.co.in from the registered email id with the subject line as "KYC Updation - (Name of Company: Aegis Logistics Limited) - Folio No. : ______ or by In Person Verification (IPV) or by sending post to C-101, 247 Park, L BS Marg, Vikhroli (West), Mumbai-400083 on or before Wednesday, June 26, 2024 (Record date for determining entitlement of members eligible to receive Final dividend for the FY 2023-24). Members may download the prescribed forms and also refer SEBI Master Circular dated 07-05-2024 along with relevant Annexures from the Company's website at https://aegisindia.com/investor-information/#investor-downloads

Members may be aware that as per the Income Tax Act, 1961 ("the Act"), as amended by the Finance Act, 2020, dividends paid or distributed by a Company after April 1, 2020 shall be taxable in the hands of the shareholders. The Company shall therefore be required to deduct tax at source (TDS) at the time of making the payment of the Final Dividend, if declared at the AGM. In order to enable the Company to determine and deduct appropriate TDS / withholding tax rate, the communication will be forwarded along with AGM Notice to the Members whose e-mail IDs are registered with the Company/ Depository. The said communication will be available on the Company's website. Members are requested to submit the required documents for tax exemption at e-mail ID aegisdivtax@linkintime.co.in with Subject "Tax Exemption related documents" or update the same by visiting the link https://liiplweb.linkintime.co.in/formsreg/submission-of-form-15g-15h.html# on or before July 08, 2024 in order to enable the Company to determine and deduct appropriate TDS

withholding tax rate.

Date: 13th June, 2024

Place : Mumbai

For Aegis Logistics Ltd. Monica Gandhi **Company Secretary**

TIL Tractors India

TIL LIMITED

[CIN: L74999WB1974PLC041725] Regd. Office: 1, Taratolla Road, Garden Reach, Kolkata 700 024

Tel: 033 6633 2000, 2469 3732-36, Fax: 033 2469 2143/3731 Website: www.tilindia.in, Email: secretarial.department@tilindia.com

NOTICE TO SHAREHOLDERS

(For transfer of Equity shares to Investor Education and Protection Fund (IEPF) Authority)

NOTICE is hereby given to the Shareholders of TIL LIMITED (the Company) that pursuant to Section 124(6) of the Companies Act, 2013 (the Act) read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended (the Rules), the Equity Shares of the Company in respect of which dividend declared during the financial year 2016-17, which has remained unclaimed or unpaid for a period of seven consecutive years or more are required to be transferred by the Company to the Demat Account of the IEPF Authority.

The Company has already sent individual notices to the concerned shareholders at their registered addresses whose shares are liable to be transferred to the IEPF Authority advising them to claim their unclaimed dividends latest by 12th August, 2024, to avoid transfer of their shares to the Demat Account of the IEPF Authority. The next due date for such transfer would be on 1st October, 2024 with regard to the final dividend paid for the financial year 2016-17.

A copy of this newspaper advertisement shall also be uploaded on the website of the Company at www.tilindia.in, together with the full details of such shareholders including their names, folio number or DP ID-Client ID and the number of shares due for transfer. Shareholders are requested to verify the details of their share(s) liable to be transferred to the IEPF Authority and claim the dividend declared during the financial year 2016-17 and onwards before the same is transferred to the IEPF Authority.

In the event, no communication is received from the concerned shareholders, the Company will be constrained to transfer the shares to IEPF, without any further notice, by following the procedure notified under the Rules, which is as under:

- In case of shares held in Physical form: by issuing new Share Certificate(s) and thereafter transferring the same to the Demat Account of the IEPF Authority and the original share certificates which are registered in the name of the shareholders will stand automatically cancelled and shall be deemed non-negotiable.
- ii. In case of shares held in Demat form: by transfer of the said Shares directly to the Demat account of the IEPF Authority, debiting the same from the demat account of the shareholders.

Concerned shareholders may please note that the details uploaded by the Company on its website shall be deemed adequate notice for the purpose of transfer of shares to the IEPF Authority. In case the concerned shareholders do not claim their unclaimed dividends by 12th August, 2024, the Company shall, with a view to comply with the Rules, transfer the shares to the IEPF Authority without any further notice to the shareholders and no liability shall lie against the Company in respect of the shares so transferred.

Shareholders can claim back from the IEPF Authority the shares so transferred as well as unclaimed

dividends and corporate benefits accruing on such shares, if any, by following the process prescribed in the Rules. No claim shall lie against the Company with respect to the unclaimed dividend and shares transferred to the IEPF pursuant to the Rules. For any query in respect of the above matter, shareholders may contact the Company or the Company's

Registrar & Share Transfer Agent, C B Management Services (P) Limited, P-22, Bondel Road, Kolkata 700 019 [Phone: (033) 4011-6700 /18 / 24 /42, Fax (033) 4011-6739; E-mail: rta@cbmsl.com].

For TIL Limited Sekhar Bhattacharjee Date: 13.06.2024 Company Secretary

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY. THIS IS NOT PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE FOR SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.



GP ECO SOLUTIONS INDIA LIMITED

Our Company was originally incorporated on July 30, 2010 as a Private Limited Company as "GP Eco Solutions India Private

Limited" vide Registration No. 041528 under the provisions of the Companies Act, 1956 with the Registrar of Companies, Kanpur. Subsequently, pursuant to a special resolution passed by the Shareholders at their Extra ordinary General Meeting held on October 25, 2023, our Company was converted from a Private Limited Company to Public Limited Company and consequently, the name of our Company was changed to "GP Eco Solutions India Limited" and a Fresh Certificate of Incorporation consequent to Conversion was issued on November 17, 2023 by the Registrar of Companies, Kanpur. The Corporate Identification Number of our Company is U31908UP2010PLC041528. For further details of change in name and change in Registered Office of our Company, please refer to section titled 'Our History and Certain Other Corporate Matters' beginning on page 135 of the Red Herring Prospectus. Registered Office: B-39, Sector-59, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201301

Tel: +91 - 8960095217; E-mail: cs@gpecosolutions.com; Website: www.gpecosolutions.com Contact Person: Mrs. Tanushree, Company Secretary and Compliance Officer

OUR PROMOTERS: MR. DEEPAK PANDEY, MRS. ANJU PANDEY AND MR. ASTIK MANI TRIPATHI

PUBLIC ISSUE OF 32,76,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF GP ECO SOLU TIONS INDIA LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY (THE "ISSUE PRICE") AGGREGATING TO ₹ [•] LAKH ("THE ISSUE") COMPRISING OF A FRESH ISSUE OF 32,76,000 EQUITY SHARES AGGREGATING TO ₹ [•] LAKH (THE "FRESH ISSUE") OF WHICH 3,27,600 EQUITY SHARES AGGREGATING TO ₹ [•] LAKH WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVA-TION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 29,48,400 EQUITY SHARES AGGREGATING TO ₹ [+] LAKH (THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.97%

AND 25.18% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. PRICE BAND: ₹ 90 to ₹ 94 PER EQUITY SHARE OF FACE VALUE OF ₹ 10/- EACH AND THE ISSUE PRICE IS 9.00 TO 9.40 TIMES OF THE FACE VALUE AT THE LOWER PRICE BAND AND THE UPPER PRICE BAND RESPECTIVELY. BID CAN BE MADE FOR MINIMUM OF 1200 EQUITY SHARES AND THE MULTIPLES OF 1200 EQUITY SHARES THEREAFTER.

CORRIGENDUM: NOTICE TO INVESTORS

The company has filed RHP dated June 08, 2024("RHP") with Registrar of Companies (Kanpur) on June 08, 2024, in respect of proposed IPO of the company, for which the subscription will open on Friday, June 14, 2024 and will close on Wednesday June 19, 2024, Now,.

Attention of investors is drawn to the following:

Place: Kolkata

Under the Section "Issue Structure" on page no 253 of the RHP the table showing details of percentage of offer size available for allocation

Particulars	Market Maker	QIBs (1)	Non-	Retail
of the	Reservation		Institutional	Individual
Offer (2)	Portion		Applicants	Investors
Percentage of offer Size available for Allocation	5% of the offer Size	Not more than 50% of the Net Offer being available for allocation to QIB Bidders. However, up to 5% of the Net QIB Portion will be available for allocation proportionately to Mutual Funds only. Mutual Funds participating in the Mutual Fund Portion will also be eligible for allocation in the remaining QIB Portion. The unsubscribed portion in the Mutual Fund Portion will be added to the Net QIB Portion	Not less than 15% of the Net Issue	Not less than 35% of the Net Issue

The above details shall now be replaced in the RHP and to be read as follows:

Particulars	Market Maker	QIBs (1)	Non-	Retail
of the	Reservation		Institutional	Individual
Offer (2)	Portion		Applicants	Investors
Percentage of offer Size available for Allocation	10% of the offer Size	Not more than 50% of the Net Offer being available for allocation to QIB Bidders. However, up to 5% of the Net QIB Portion will be available for allocation proportionately to Mutual Funds only. Mutual Funds participating in the Mutual Fund Portion will also be eligible for allocation in the remaining QIB Portion. The unsubscribed portion in the Mutual Fund Portion will be added to the Net QIB Portion	Not less than 15% of the Net Issue	Not less than 35% of the Net Issue

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA (SEBI"): Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Red Herring Prospectus has been filed with SEBI however in terms of the SEBI Regulations, the SEBI shall not issue any observation on the Offer Document, Therefore there is no such specific disclaimer clause of SEBL However, investors may refer to the entire Disclaimer Clause of SEBL beginning on page 236 of the Red Herring Prospectus.

DISCLAIMER CLAUSE OF NSE EMERGE (THE DESIGNATED STOCK EXCHANGE): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the fidl text of the "Disclaimer Clause of NSE" GENERAL RISK: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue 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 the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Red Herring Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" on page 24 of the Red Herring Prospectus.

All capitalised terms used in this Corrigendian shall, unless the context otherwise requires, have the meaning ascribed to them in the Red Herring Prospectus.

> For and on behalf of GP Eco Solutions India Limited

> > Mrs. Tanushree

Date: 13.06.2024 Company Secretary and compliance Officer Place: Noida

BOOK RUNNING LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE Corporate Capital Ventures CORPORATE CAPITAL VENTURES PRIVATE **BIGSHARE SERVICES PRIVATE LIMITED** LIMITED Office No. S6- 2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai B1/E13, First Floor, Mohan Co-operative Industrial Estate, 400093, India. Mathura Road, New Delhi - 110044. Tel No.: +91 - 22 - 6263 8200 Tel: +91-11-41824066; Fax No.: +91 - 22 - 6263 8299 Email: smeipo@ccvindia.com.

E-mail: ipo@bigshareonline.com Investor Grievances Email Id- investor@ccvindia.com Investor Grievances Email Id: investor@bigshareonline.com Website: www.ccvindia.com Website: www.bigshareonline.com SEBI Registration: INM000012276 SEBI Registration No.: INR000001385 Contact Person: Mrs. Harpreet Parashar Contact Person: Mr. Babu Rapheal C

Date: June 13, 2024 Place: Mumbai



BSE LIMITED CIN: L67120MH2005PLC155188

Registered Office: 25" Floor, P. J. Towers, Dalal Street, Mumbai 400 001. Tel: 022 2272 1233 / 34

E-mail: bse.shareholders@bseindia.com • Website: www.bseindia.com

INFORMATION REGARDING THE NINETEENTH ANNUAL GENERAL MEETING OF THE COMPANY TO BE HELD THROUGH VIDEO CONFERENCING ("VC") / OTHER AUDIO-VISUAL MEANS ("OAVM") Shareholders may please note that the Nineteenth Annual General Meeting ("AGM") of BSE Limited ("the Company") will

be held on Monday, July 15, 2024 at 03.00 PM (IST) through VC / OAVM in compliance with the applicable provisions of Companies Act, 2013 and the Rules made thereunder read with General Circular Nos. 20/2020, 2/2022, 10/2022 and 09/2023 issued by Ministry of Corporate Affairs, SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 05, 2023 and SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 issued by Securities and Exchange Board of India and other applicable circulars issued in this regard (collectively referred to as "Circulars"), to transact the businesses that will be In compliance with the above Circulars, electronic copies of the Notice of AGM and Annual Report for the Financial Year (FY)

2023-24 will be sent to all the Shareholders whose email addresses are registered with the Company's Registrar and Transfer Agents, KFin Technologies Limited ("RTA")/ Depository Participant(s). The same will also be available on the website of the Company at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the website of Central Depository Services (India) Limited at www.evotingindia.com. Manner of participation in AGM and casting of vote through e-voting:

Shareholders can attend and participate in the AGM through VC / OAVM facility only and will have an opportunity to cast their votes remotely on the businesses as may be set forth in the Notice of the AGM through remote e-voting. Detailed procedure for remote e-Voting / e-Voting during the AGM / attending the AGM virtually will be provided in the Notice of the

Final Dividend and Tax on Dividend: Board of Directors at their meeting held on May 8, 2024 have recommended a final dividend of ₹15.00/- per equity share for

the FY 2023-24. The final dividend, subject to the approval of Shareholders, will be paid to the Shareholders whose names appear in the Register of Members, as on Friday, June 14, 2024, the 'Record Date' The dividend income is taxable in the hands of the Shareholders w.e.f. April 1, 2020. Thus, the Company is required to deduct Tax at Source ("TDS") from the dividend. To enable the Company to apply the correct TDS rates, Shareholders are requested

to furnish the prescribed documents either on the portal of the RTA at https://ris.kfintech.com/form15 or e-mail the scanned copies of documents to <u>einward.ris@kfintech.com</u> on or before Monday, June 24, 2024. A detailed information of TDS is made available on the website of the Company at https://www.bseindia.com/investor_relations/annualreport.html Manner of registering KYC including bank details for receiving Dividend and other Shareholder's Communication: SEBI, vide its Circular dated November 3, 2021, read with subsequent circulars issued in this regard, has mandated registration of PAN, KYC details and Nomination, by holders of physical securities. As per the said mandate, Shareholders, holding securities in physical form, whose folio(s) are not updated with any of the KYC details (viz., (i) PAN; (ii) Choice of

please note that the dividends will get credited to their bank account only after the KYC details are updated in the folio. Shareholders holding shares in physical form are requested to submit their PAN, KYC and Nomination (Optional) details by sending a duly filled and signed Form ISR-1, ISR-2, ISR-3 or SH-13, as applicable, to KFin Technologies Limited, Unit: BSE Limited, at Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 or by email to einward.ris@kfintech.com from their registered email id. Shareholders holding shares in dematerialised mode are requested to update their complete bank details/email addresses

Nomination; (iii) Contact Details; (iv) Mobile Number; (v) Bank Account Details and (vi) Signature shall be eligible for any

payment including dividend, interest or redemption in respect of such folios, only through electronic mode with effect from

April 1, 2024. In accordance with the above, dividends, in respect of physical folios wherein any of the above KYC details (except choice of Nomination) are not updated before the Record Date, will be held back by the Company. Shareholders may

with their Depository Participants. This Notice is issued for the information and benefit of the Shareholders of the Company in compliance with the applicable

For BSE Limited

Place: Mumbai Date: June 14, 2024

Vishal Bhat Company Secretary and Compliance Officer Membership No. A41136

VICICI Securities

ICICI SECURITIES LIMITED

CIN: L67120MH1995PLC086241 Registered Office: ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025

Tel.: 91 22 6807 7100; Fax: 91 22 6807 7803 Website: www.icicisecurities.com; E-mail: investors@icicisecurities.com

NOTICE OF POSTAL BALLOT

Members of the Company ('Members') are hereby informed that pursuant to the provisions of Section 110 and other applicable provisions, if any, of the Companies Act, 2013 ('the Act'), as amended from time to time, read with Rule 22 of the Companies (Management and Administration) Rules, 2014 and all other applicable rules made under the Act (including any statutory modification(s) or re-enactment(s) thereof for the time being in force) read with General Circular No. 09/2023 dated September 25, 2023, General Circular No. 11/2022 dated December 28, 2022, General Circular No. 3/2022 dated May 5, 2022, General Circular No. 20/2021 dated December 8, 2021, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 39/2020 dated December 31, 2020, General Circular No. 33/2020 dated September 28, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 17/2020 dated April 13, 2020 and General Circular No. 14/2020 dated April 8, 2020 issued by the Ministry of Corporate Affairs ('MCA Circulars') and subject to any other applicable laws, rules and regulations, the Company has completed the dispatch of the Postal Ballot Notice on Thursday, June 13, 2024 only through electronic mode to the Members whose names appeared in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as at the close of business hours on Monday, June 10, 2024 ('cut-off date') and whose e-mail IDs were registered with the Company/Registrar & Transfer Agent of the Company/Depositories, for seeking approval of the Members through Postal Ballot by remote e-voting process ('remote e-voting'/'e-voting') only, on the following matters:

- Re-appointment of Mr. Vijay Chandok (DIN: 01545262) as the Managing Director & CEO of the Company and payment of remuneration (Ordinary Resolution);
- Appointment of Mr. T.K. Srirang (DIN: 10594104) as a Director of the Company (Ordinary Resolution); and
- payment of remuneration (Ordinary Resolution). Pursuant to the Act, aforementioned Rules and MCA Circulars, the communication of assent or dissent of the

3. Appointment of Mr. T.K. Srirang (DIN: 10594104) as the Joint Managing Director of the Company and

Members would only take place through remote e-voting system and the Postal Ballot Form and pre-paid business envelope will not be sent to the Members for this Postal Ballot. In compliance with Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015,

SEBI Master Circular dated July 11, 2023 and Sections 108, 110 and other applicable provisions of the Act read with Rule 20 and Rule 22 of the Companies (Management and Administration) Rules, 2014, as amended, the Company is pleased to provide remote e-voting facility to all its Members holding shares as on the cut-off date i.e. Monday, June 10, 2024, to enable them to cast their votes electronically for the Postal Ballot. The Company has engaged the services of KFin Technologies Limited, the Registrar & Transfer Agent of the Company ('KFINTECH') for the purpose of providing remote e-voting facility to all its Members. Dholakia & Associates LLP, Practicing Company Secretaries, have been appointed as the Scrutinizer to scrutinize the Postal Ballot voting process in a fair and transparent manner.

Members can view the Postal Ballot Notice on below mentioned link:

https://www.icicisecurities.com/Upload/ArticleAttachments/Postal Ballot Notice FY2425.pdf The Postal Ballot Notice is also available on the website of KFINTECH at https://evoting.kfintech.com and the

websites of the Stock Exchanges i.e. National Stock Exchange of India Limited and BSE Limited. The remote e-voting period commences on Monday, June 17, 2024 at 9:00 a.m. (IST) and ends on Tuesday, July

16, 2024 at 5:00 p.m. (IST). During this period, the Members of the Company holding shares as on the cut-off

date i.e. Monday, June 10, 2024 may cast their vote by electronic means in the manner and process as set out in the Postal Ballot Notice. The remote e-voting module shall be disabled for voting thereafter. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently. Members may refer the instructions for remote e-voting provided in the Postal Ballot Notice. The User ID and Password have been provided in the e-mail sent to the Members to enable them to use the

remote e-voting facility. Members who are already registered with KFINTECH for e-voting can use their existing User ID and Password for casting their votes.

Members desiring to exercise their vote(s) are requested to record their assent (FOR) or dissent (AGAINST) through remote e-voting not later than 5:00 p.m. (IST) on Tuesday, July 16, 2024, failing which it will be considered that no reply has been received from the Member.

In case of any query/grievance with respect to remote e-voting, please visit the 'Help'/'FAQs' section available on KFINTECH's website https://evoting.kfintech.com or send an e-mail to evoting@kfintech.com or call KFINTECH on toll free number 1800-309-4001. Members may also contact Ms. C. Shobha Anand, Deputy Vice President or Mr. PSRCH Murthy, Senior Manager, KFin Technologies Limited, Selenium Tower B, Plot 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032, Telangana (Unit: ICICI Securities Limited) at the e-mail ID einward.ris@kfintech.com. Alternatively, Members may also write to Mr. Raju Nanwani, Company Secretary, at the e-mail id: investors@icicisecurities.com or call 91 22 6807 7100 at the Registered Office of the Company.

Members holding shares in dematerialised mode and who have not registered/updated their e-mail address may update the same with their Depository Participants, for receiving all future communications from the Company including Annual Reports, Notices, Circulars, etc. electronically.

Members may send a request from their registered e-mail id containing DP ID and Client ID along with their client master to KFINTECH on einward.ris@kfintech.com and to the Company on investors@icicisecurities.com for obtaining User ID and Password. The results of the resolutions proposed to be passed by Postal Ballot would be declared on or before 5:00 p.m.

(IST) on Friday, July 19, 2024. The results declared along with the Scrutinizer's report will be sent to National Stock Exchange of India Limited and BSE Limited. The same will be available on the website of the Company at www.icicisecurities.com, the website of KFINTECH at https://evoting.kfintech.com and will also be displayed at the Registered Office as well as Corporate Office of the Company. By Order of the Board of Directors

For ICICI Securities Limited

Raju Nanwani Company Secretary

New Delhi

FCS 4785

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