KRYSTAL INTEGRATED SERVICES LIMITED

(FORMERLY KNOWN AS KRYSTAL INTEGRATED SERVICES PRIVATE LIMITED)



APRIL 11, 2024

KISL/CS/SE/09/2024-25

The Department of Corporate Services	National Stock Exchange of India
BSE Limited	Limited
General Manager	Exchange Plaza, Plot no. C/1, G Block,
Department of Corporate Services	Bandra-Kurla Complex,
Floor 25, Phiroze Jeejeebhoy Towers,	Bandra (E),
Dalal Street, Mumbai 400 001	Mumbai - 400 051
Scrip Code: 544149	Scrip Symbol: KRYSTAL

Dear Sir/Madam,

Sub.: Intimation of Newspaper Publication of the Un-Audited Financial Results of the Company for the quarter and nine months ended December 31, 2023

Pursuant to the provisions of Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, we hereby submit copies of extracts of the Un-Audited Financial Results of the Company for the quarter and nine months ended December 31, 2023, as approved by the Board of Directors at their meeting held on Wednesday, April 10, 2024, as published in "Financial Express" in English language newspaper and in "Mumbai Lakshadeep" in Regional language (Marathi) newspaper today, i.e. Thursday, April 11, 2024.

This is for your information and records.

The above-mentioned newspaper publication will also be available on website of the Company at www.krystal-group.com.

Thanking You,

For Krystal Integrated Services Limited (Previously known as Krystal Integrated Services Private Limited)



Stuti Maru

Company Secretary & Compliance Officer

Membership Number: A45257

FINANCIAL EXPRESS

KRYSTAL INTEGRATED SERVICES LIMITED

Registered Office: Krystal House, 15A/17, Shivaji Fort CHS, Duncan Causeway Road, Mumbai -400 022 CIN: U74920MH2000PLC129827, Tel. No.: - 9122 4353 1234, +9122 2403 0220/21 Website ; www.krystal-group.com

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2023

STANDALONE CONSOLIDATED Particulars Quarter Ended Nine Months Ended Year Ended Quarter Ended Nine Months Ended | Year Ended 31-Dec-23 31-Dec-22 31-Mar-23 31-Dec-23 30-Sep-23 31-Dec-22 31-Dec-23 31-Dec-22 31-Mar-23 31-Dec-23 30-Sep-23 31-Dec-22 Unaudited Unaudited Unaudited Unaudited Audited Unaudited Unaudited Unaudited Unaudited Unaudited Audited Total income from operations (net) 2,730.26 2,277.08 1.847.42 7,110.50 4,995.64 6.855.05 2,830.74 2,345.23 1,911.61 7,346.82 5,153.92 7,076.36 Net Profit (+) / Loss (-) for the period (before tax, exceptional and / or 151.79 146.96 116.81 410.05 312.99 386.03 157.70 146.73 117.81 413.14 316.53 390.47 extraordinary items) Net Profit (+) / Loss (-) for the period before tax (after exceptional and / or 46.42 46.42 46.42 46.42 extraordinary items) Net Profit (+) / Loss (-) for the period after tax (after exceptional and / or 384.13 124.44 118.02 94.51 334.04 127.27 118,47 94.39 291.69 extraordinary items) 290.61 382.06 332.83 Total Comprehensive income for the period [Comprising Profit (+) / Loss (-) for the period (after tax) and Other Comprehensive Income (after tax) 124.69 116.47 96.41 331.19 293.76 384.56 128.39 117.22 95.28 331.15 293.97 387.68 Paid-up equity share capital (Face Value per share Rs.10/-) 115.24 115.24 115.24 115.24 115,24 115.24 115.24 115.24 115.24 115.24 115.24 115.24 Reserve (excluding Revaluation) Reserves as shown in Audited Balance 1,546.52 1,576.50 Sheet of previous accounting year Earnings Per Share (EPS) Basic (not annualised) 10.80 10.24 8.20 28.99 25.22 33.15 11.04 10.28 28.88 25.31 33.33 8.19

NOTES:

1 The above results have been reviewed by Audit Committee on 10th April, 2024 and approved by Board of Directors of the Company at their meeting held on 10th April, 2024. 2 The above is an extract of the detailed format of unaudited financial results for nine months and 3rd quarter of FY 2023-24 filed by the Company with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial results for nine months and 3rd quarter of FY 2023-24 are available on the Stock Exchange websites. (www.bseindia.com and www.nseindia.com) and also on Company's website at www.krystal-group.com.

25.22

28.99

33.15

11.04

3 Previous period's/year's figures have been regrouped/reclassified wherever necessary to conform to current period's classification.

10.24

Place: Mumbai Date: April 10, 2024

Diluted (not annualised)

(Sanjay Suryakant Dighe) CEO & Whole-time Director

For & on behalf of the Board of Directors

28.88

25.31

(Rupees in Millions)

WE Registered Office: "UB Tower", UB City, # 24, Vittal Mallya Road, Bengaluru - 560 001

Phone: +91-80-45655000, 22272807 Fax: +91-80-22211964 CIN: L36999KA1999PLC025195

Website: www.unitedbreweries.com Email: ublinvestor@ubmail.com

NOTICE FOR LOSS OF SHARE CERTIFICATE

The following share certificates of the Company have been reported lost/misplaced and the holders of the said share certificates have requested the Company for issue of Duplicate Share Certificates. Notice is hereby given that the Company will proceed to issue Duplicate Share Certificates to

the below mentioned persons unless a valid objection is received by the Company within 7 days from the date of publication of this notice.

SI.	Folio	Certificate	No. of	Distinctive No.		Name of the Shareholder
No.	No.	No.	Shares	From	То	
1	UB003935	108698	2400	3593021	3595420	SANJIV KAPUR JYOTI KAPUR

Any person(s) having objections to the issue of the duplicate share certificates should lodge his/her/their objection with all supporting documents with the Company at its Registered Office within 7 days from the appearance of this notice failing which the Company will proceed to issue Duplicate Share Certificate(s) to the persons mentioned above and thereafter no objection to the issue of duplicate share Certificates will be entertained from any person(s).

> For UNITED BREWERIES LIMITED AMIT KHERA

COMPANY SECRETARY & COMPLIANCE OFFICER

MUTUALFUNDS



8.20

Haq, ek behtar zindagi ka.

NOTICE

10.80

Hosting of the half-yearly statement of schemes portfolio of UTI Mutual Fund

NOTICE is hereby given to all Unit holder(s) of UTI Mutual Fund "Schemes" that in accordance with Regulation 59(A) of Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 read with para 5.1 pertaining to Portfolio Disclosures of SEBI Master Circular for Mutual Funds no. SEBI/HO/IMD/IMD-PoD-1/P/CIR/2023/74 dated, May 19, 2023, the half-yearly statement of schemes portfolio of all Schemes for the Half year ended March 31, 2024 have been hosted on our website viz. www.utimf.com, and on website of AMFI viz. www.amfiindia.com

Investor can also request for physical or electronic copy of the half-yearly statement of its schemes portfolio through any of the following means

- a. SMS: Send SMS to '5607090' from investor's registered mobile number. SMS format HYP <Folio> Example HYP '123456789' to 5607090.
- b. Telephone: Give a call to our Contact Centre on 18002661230 (Toll Free). Landline-022-62278000
- c. Email: Send an email to 'service@uti.co.in'
- d. Letter: Submit a request letter at any of our UFCs/OPAs quoting your folio no. List of UFCs available at www.utimf.com.

Mumbai April 10, 2024

Toll Free No.: 1800 266 1230

www.utimf.com

REGISTERED OFFICE: UTI Tower, 'Gn' Block, Bandra Kurla Complex, Bandra (El, Mumbai - 400051. Phone: 022 – 66786666. UTI Asset Management Company Ltd. Ilnvestment Manager for UTI Mutual Fundi E-mail: invest@uti.co.in, [CIN-L65991MH2002PLC137867].

For more information, please contact the nearest UTI Financial Centre or your AMFI/ NISM certified Mutual fund distributor, for a copy of Statement of Additional Information, Scheme Information Document and Key Information Memorandum cum Application Form.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

ARTEMIS

OUR SPECIALITY IS YOU

ARTEMIS MEDICARE SERVICES LIMITED

CIN: L85110DL2004PLC126414

Registered Office: Plot No. 14, Sector- 20, Dwarka, Delhi-110 075 Corporate Office: Artemis Hospital, Sector- 51, Gurugram, Haryana- 122001

Tel.: +91-124-4511 111, E-mail: investor@artemishospitals.com, Website: www.artemishospitals.com NOTICE OF EXTRA-ORDINARY GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given that an Extra-ordinary General Meeting ("EGM") of the members of Artemis Medicare Services Limited ("Company") will be held on Friday, May 3, 2024 at 2:30 P.M. (IST) through Video Conference ("VC")/Other Audio-Visual Means ("OAVM"), to transact the special businesses as set out in the Notice of EGM, in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and 09/2023 dated September 25, 2023 and other relevant circulars issued by the Ministry of Corporate Affairs ("MCA Circulars") and SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023 and SEBI Circular no. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023, without the physical presence of the

In compliance with the aforesaid MCA Circulars, the Notice of the EGM has been sent on April 10, 2024 in electronic mode via e-mail to all the members whose e-mail IDs are registered with the Company/Alankit Assignments Limited ("RTA")/Depository Participants ("DP") as on April 5, 2024.

The Notice of EGM is also available on the website of the Company at www.artemishospitals.com/investors and on the website of the Stock Exchanges i.e. BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com) and on the website of National Securities Depository Limited ("NSDL") www.evoting.nsdl.com. Members who have not registered their email addresses are requested to register the same in respect of the shares held in

demat mode by contacting the concerned DPs and in respect of shares held in physical mode, by writing to Company's RTA i.e. Alankit Assignments Limited either at their office at 4E/2 Alankit House, Jhandewalan Extension, New Delhi 110055 or by sending an e-mail at rta@alankit.com

Instructions for remote e-Voting and e-Voting during EGM:

- The facility of casting the votes by the members ("e-Voting") will be provided by NSDL. The Notice of the EGM contains the instructions regarding the manner in which the shareholders can cast their vote through remote e-Voting or e-Voting during the EGM and join the EGM through VC/OAVM.
- Shareholders who have not registered their e-mail address will have an opportunity to cast their vote remotely on the business as set forth in the Notice of the EGM through remote e-Voting or e-Voting during the EGM in the manner provided The members holding shares either in physical form or in dematerialized form as on the cut-off date i.e. Friday, April 26, 2024
- may cast their vote electronically on the business as set out in the Notice of EGM through electronic voting system of NSDL The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date. All the members are informed that:
- The special businesses as set out in the Notice of EGM will be transacted through voting by electronic means;
- The remote e-Voting shall commence on Tuesday, April 30, 2024 at 9:00 A.M. (IST); The remote e-Voting shall end on Thursday, May 2, 2024 at 5:00 P.M. (IST);
- The cut-off date for determining the eligibility to vote by remote e-Voting or e-Voting at the EGM is Friday, April 26, 2024 and a person who is not a member as on the cut-off date should treat this Notice for information purposes only;
- 5. Any person who acquires shares of the Company and becomes a member of the Company after sending of the Notice of EGM and is holding shares as on the cut-off date i.e. April 26, 2024, can follow the process for generating the login ID and password as provided in the Notice of the EGM. If such a person is already registered with NSDL for e-Voting, the existing user ld and password can be used for casting vote; Members may note that:

Date: April 10, 2024

Place: Gurugram

- . the remote e-Voting module shall be disabled by NSDL after the aforesaid date and time for remote e-Voting and once the vote on a resolution is casted by the member, the Member shall not be allowed to change it subsequently;
- the members who have casted their vote by remote e-Voting prior to the EGM may also attend the EGM but shall not be entitled to cast their vote again:
- the facility for voting through electronic mode shall be made available at the EGM; a person whose name is recorded in the Register of Members/List of Beneficial Owners maintained by the Depositories
- as on the cut-off date i.e. April 26, 2024 only shall be entitled to avail the facility of remote e-Voting as well as e-Voting
- The Board of Directors of the Company has appointed Mr. Deepak Kukreja (holding Certificate of Practice No. 8265), Partner DMK Associates, Practicing Company Secretaries ("DMK"), as the Scrutinizer and in case of failing him, Ms. Monika Kohli (holding Certificate of Practice No. 4936), Partner, DMK, as an alternate scrutinizer to scrutinize the e-Voting process in a fair and transparent manner.
- In case of any queries including issues and concerns related to remote e-Voting and e-Voting at the EGM, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-Voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on 022 - 4886 7000 and 022 - 2499 7000 or send a request to Ms. Pallavi Mhatre, Senior Manager, NSDL, 4th Floor, A Wing, Trade World, Kamaia Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai-400013 at the designated e-mail id evoting@nsdl.co.in Members may also write to the Company Secretary at investor@artemishospitals.com.

For Artemis Medicare Services Limited

Poonam Makkar Company Secretary & Compliance Officer



10.28

8.19

VEDANTA LIMITED

CIN: L13209MH1965PLC291394

33.33

Regd. Office: 1st Floor, 'C' Wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai-400093 Phone No. +91-22 6643 4500 Fax: +91-22 6643 4530; Website: www.vedantalimited.com; email id: comp.sect@vedanta.co.in

NOTICE is hereby given that the following Share Certificates of face value Re. 1/- of the Company as per details given hereunder have been reported LOST/MISPLACED and if NO OBJECTION is received within 15 days from the date of publication of this Notice, we shall consider issuance of Duplicate Share Certificates thereof:

S.	Name of Shareholder(s)	Folio No.	Shares	Distinctive	Numbers	Certificate No.
No.	Name of onarcholder(3)	Tollo No.	Onares	From	То	Certificate No.
1	Ritaben Rajendrabhai Mehta	SGL117483	100	863707772	863707871	827986
	Dharav Rajendra Mehta	3GL117403	100	003/0///2	003707071	021900
2	Rita Ramanlal Naik	SGL117484	100	864157936	864158035	829599
	Dharav Rajendra Mehta	3GL117404				029399
3	Madhu Jain	M009122	20	392877951	392877960	820556
3	Vinod Kumar Jain	101009122		786498151	786498160	020330
	Jayshri Janak Jesrani		232	865440796	865441027	
4	Mr. Janak Doongarsey Jesrani	SGL106339				831594
	Mr. Doongarsey Ranchhoddas Jesrani					
5	Mr. Aroonbhai Shah	SGL110019	200	864295452	864295651	829934
	Mrs. Shardaben A Shah	3GL110019	200	004293432	004293031	023334
_	The state of the s	-		9	-	-

Place: New Delhi Date: April 11, 2024

Prerna Halwasiya **Company Secretary & Compliance Officer**

For Vedanta Limited

Place: Bengaluru

Date: 10.04.2024



QUANTUM MUTUAL FUND

FOR THOUGHTFUL INVESTORS

1th Floor, Apeejay House, 3 Dinshaw Vachha Road, Backbay Reclamation, Churchgate, Mumbai - 400020 Toll Free No.; 1800-209-3863 / 1800-22-3863 Email: CustomerCare@QuantumAMC.com Website: www.QuantumAMC.com CIN: U65990MH2005PTC156152

NOTICE NO. 1 / 2024

NOTICE

Investment Manager: Quantum Asset Management Company Private Limited

Notice is hereby given to the Investors / Unit holders of all the Scheme(s) of Quantum Mutual Fund (Fund) that in accordance with Regulation 59A of SEBI (Mutual Funds) Regulations, 1996 read with SEBI Master Circular dated May 19, 2023, that Half yearly Statement of the Schemes Portfolio of the Fund for the half year ended March 31, 2024, is hosted on the website of the Company www.QuantumAMC.com and on the website of Association of Mutual Funds in India

Investors / Unit holders can submit a request to receive a physical or electronic copy of the Half yearly Statement of the Schemes Portfolio of the Fund at free of cost either through Short Messaging Service (SMS) - <QMF HYP> to 9243223863 / Telephone - 1800-22-3863 / 1800-209-3863 / Email - Customercare@QuantumAMC.com / Written Request through a physical Letter addressing to Quantum Asset Management Company Private Limited, 1st Floor, Apeejay House, 3 Dinshaw Vachha Road, Backbay Reclamation, Churchgate, Mumbai - 400020.

> For Quantum Asset Management Company Private Limited (Investment Manager - Quantum Mutual Fund)

Place: Mumbai Date: April 10, 2024 Managing Director and Chief Executive Officer DIN: 00109211

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

SAWACA BUSINESS MACHINES LIMITED

CORPORATE IDENTIFICATION NUMBER: L74110GJ1994PLC023926 Registered Office: 45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad-380009, Gujarat, India

Telephone:079 2658 3309 Contact person: Saurabh Shah-Company Secretary and Compliance Officer | E-mailid: sawacabusiness@yahoo.com | Website:www.sawacabusiness.com OUR PROMOTERS: MR. SATISH RAMANLAL SHAH, MRS. JYOTSNA SATISHKUMAR SHAH, MR. VISHAL

SATISHKUMAR SHAH, MR. SHETAL SATISHKUMAR SHAH AND MR. YATIN GIRISHBHAI SHAH ISSUE OF UP TO 457639600 EQUITY SHARES WITH A FACE VALUE OF RE. 1.00 EACH ("RIGHTS EQUITY SHARES") OF

OUR COMPANY FOR CASH AT A PRICE OF RS.1 EACH INCLUDING A SHARE PREMIUM OF NIL PER RIGHTS EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT UP TO RS. 4576.396 Lakhs* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 (FOUR) RIGHTS EQUITY SHARES FOR EVERY 1 (ONE) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHARE HOLDERS ON THE RECORD DATE THAT IS ON 07TH DAY, MARCH, 2024 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS EQUAL TO THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 117. *Assuming full subscription. Subject to finalization of the Basis of Allotments.

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF SAWACA BUSINESS MACHINES

RIGHT ISSUE ISSUE CLOSE DATE (OLD) FRIDAY, APRIL 12TH, 2024 PERIOD EXTENDED ISSUE CLOSING DATE (NEW) MONDAY, APRIL 22ND, 2024 Simple, Safe, Smart way of making an application - Make use of it

*Application supported by block amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, for further details check section on ASBA below

Please note that in accordance with the provisions of the applicable circulars issued by SEBI, all QIBs, Non-Institutional Investors and Retail Individual Investors complying with the eligibility conditions prescribed by the SEBI, shall only invest in the Issue through ASBA process, unless otherwise permitted by the regulatory authorities or under applicable law. Accordingly, all the eligible Equity Shareholders who (a) hold Equity Shares in dematerialized form, (b) have not renounced their Right Entitlement in part or in full, and (c) are not Renouncees , shall use the ASBA process to make an application in the Issue. Eligible Equity Shareholders who have renounced their Right Entitlement in part, Renouncees and Eligible Equity Shareholders holding Equity Shares in Physical Form are not eligible ASBA Investors and must apply for the Rights Equity Shares only through the Non-ASBA process, irrespective of the application amounts/application category. ASBA Investors should note that the ASBA process involves application procedures that may be different from the procedure applicable to non- ASBA process. ASBA Investors should carefully read the provisions applicable to such applications before making their application through the ASBA process. For details see "Terms of the Issue- Procedure For Application" on page 119 of the Letter of Offer.

This is to inform the Eligible Shareholders of the Company that the date of closure of the Right Issue, which opened on Tuesday, 02nd April, 2024 and scheduled to close on Friday 12th April, 2024 has now been extended by the Company from Friday 12th April, 2024 to Monday, 22ndApril, 2024, vide Board Meeting dated 10th April, 2024 in order to provide an opportunity to shareholders to exercise their rights in the Right Issue.

Accordingly the last date of submission of the duly filled in CAF(along with the amount payable on application) is Monday 22nd April, 2024. Equity Shareholders of the Company who are entitled to apply for the Right Issue as mentioned above are requested to take note of the issue closure date as Monday, 22nd April, 2024. Accordingly there is no change in the LOF, CAF and ALOF dated 14th March, 2024 except for the modification in the issue closing date; resultant change in indicative time table of post issue activities on account of extension of issue closing date and to the extent stated in the ADDENDUM CUM CORRIGENDUM-NOTICE TO THE INVESTORS published in the advertisement dated Wednesday 10th April, 2024 which appeared in the newspaper on Thursday, 11th April, 2024. Date: 10th April, 2024 For, Sawaca Business Machines Limited

Place: Ahmedabad Sd/- Shetal S Shah - Managing Director financialexp.epapr.in

REGD OFFICE: P.O. BIRLA VIKAS, SATNA, MADHYA PRADESH - 485005 Notice is hereby given that Share Certificate Nos. 208283-208339 for 2685 Ordinary Shares bearing

UNIVERSAL CABLES LTD

olio No 0001857 and distinctive Nos. 11088831 11091515 of the Company standing registered in the names of Mudumbi Padmanabhan, Mudumbi Padmanabhan Siddharth and Veena Raghavan have been lost and that the application for the issue f duplicate share certificates in respect thereof has een made to the Company. Any person who has/have any claim in respect of the said share ertificates should lodge such claim with the company at its registered office at the address even above within one month from the date of this nouncement. The Public are cautioned against ealing in anyway with these shares.

Name and address of Applicants: Mudumbi Padmanabhan Siddharth and Veena Raghavan Nirvana Apartments, Unit A-3, 2" floor, 101, Richmond Road, Banga Date: 11.04.2024

RailTel (A Govt. of India undertaking) RALTEL (CIN: U64202DL2000G0I107905) GEM/2024/B/4847002, 4847084, 4847143, 4847190 4850376, 4850510, 4850542 & 4850580, Dt. 10.04.2024 RailTel/ER invites e-bids from eligible bidders for the

work of 'Deployment of maintenance team for

maintenance of optic fibre cable network and unkner

f associated gears in 08 (eight) Sections of RCIL

ER for a period of 2 years and extendable by one year

on same terms and conditions. Detailed GeM Bid Notice / GeM Bid Document I available on https://www.railtel.in, https:/ procure.gov.in and https://gem.gov.in. All future Addendum/ Comgendum etc. will be uploaded on RailTel website, CPP Portal and GeM Portal. Bidders have to submit their bids on GeM Portal only.

SALE NOTICE MANTHAN BROADBAND SERVICES PRIVATE LIMITED (IN LIQUIDATION)

(A Company under Liquidation vide Hon'ble NCLT order dated 06th April 2022) Registered Office: 6 G.C Avenue, 3" Floor, Kolkata-700013, West Bengal CIN: U64203WB2002PTC094700

E-Auction Sale of Assets under Insolvency and Bankruptcy Code, 2016 Date & Time of E-auction: 10" May 2024 from 12:00 noon till 04:00 PM (IST)

(With unlimited extension of 5 minutes each)

Limited (In Liquidation) ("Corporate Debtor") forming part of the Liquidation estate

Last Date of Submission of Expression of Interest: 25th April 2024 (Upto12:59PM IST) Last Date of EMD Submission: 7" May2024 (Upto 5PM IST) Sale of Assets and Properties owned by Mantha Broadband Services Private

formed by the Liquidator, appointed by the Hon'ble National Company Law Tribunal Kolkata Bench vide order dated 06.04.2022 Details of Reserve Price | Earnest Money | Incremental assets Deposit (Rs) value (Rs) Land along with assets at 19,00,66,500 1,90,00,000 20,00,000 1 Block A Mouza-Tajpur, PS Ramnagar, East Medinipore, West Bengal having aggregate area of 13.095 Acre as per sale

Equipments, Furniture & 1,18,58,850 11,85,0000 1,00,000

Block B

 E- Auction will be conducted on "AS IS WHERE IS BASIS, AS IS WHAT IS BASIS. WHATEVER THERE IS BASIS AND NO RECOURSE BASIS" through approved service provider M/S E-procurement Technologies Limited (Auction Tiger). . It is clarified that this invitation purports to invite prospective bidders and does

Plant & Machinery, Office

Fixtures and Vehicles of

service provider at https://ncltauction.auctiontiger.net.

the Corporate Debtor

Company to effectuate the sale. The Liquidator reserves the right to cancel or modify the process and/or not to accept and/or disqualify any interested party. potential investor / bidder without assigning any reason and without any liability. All the terms and conditions are to be mandatorily referred from the E-Auction Process Document prior to submission of EMD and participation in the process. The Complete E-Auction process document containing details of the Assets online e-auction Bid Form, Declaration and Undertaking Form, General Terms

not create any kind of binding obligation on the part of the Liquidator or the

. The bidding shall take place through online e-auction service provider E-Auction service provider M/s e-procurement Technologies Limited (Auction Tiger) at https://ncltauction.auctiontiger.net 5. The intending bidders, prior to submitting their bid, should make their independent enquiries regarding the title of property, dues of local taxes

and Conditions of online auction sale are available on website of the e-auction

electricity and water charges, maintenance charges, if any and inspect the property at their own expenses and satisfy themselves. KULDEEP VERMA Date: 11.04.2024 Liquidator of Manthan Broadband Services Private Limited Regn. no. IBBI/IPA-001/IP-P00014/2016-17/10038

> 46, BB Ganguly Street, 5th Floor Unit No 501 Kolkata 700012 E: kuverma@gmail.com/liquidation.manthan@gmail.com Authorisation for Assignment (AFA) - Valid till 14.12.2024



NOTICE NO. 6/2024 Notice is hereby given that in accordance with Regulation

59(A) of Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 read with Paragraph 5.1 of SEBI Master Circular for Mutual Funds SEBI/HO/IMD/IMD-PoD-1/P/ CIR/2023/74 dated May 19, 2023, the half yearly portfolio of the Schemes of Helios Mutual Fund ('the Fund') as on March 31, 2024 has been hosted on the website of the Fund viz. https:// www.heliosmf.in/downloads/ and on the website of AMFI viz.**www.amfiindia.com**

Investors can request for a physical copy or electronic copy of the half yearly portfolio through any of the following modes: 1) Telephone: Call at our Investor Contact Centre at 1800 2100

168 (toll free number) 2) Email: Send an email to customercare@helioscapital.in

3) Written Request (letter) to :

a) Registered office or any of the Investor Service Centres of Helios Capital Asset Management (India) Private Limited; or b) Computer Age Management Services Ltd (CAMS) at New

No.10, (Old No. 178), M.G.R. Salai, Nungambakkam, Chennai - 600 034. Unitholders are requested to update their latest e-mail id and

Place: Mumbai

mobile number to help us serve better.

For Helios Capital Asset Management (India) Private Limited

(Investment Manager to Helios Mutual Fund)

Date : April 10, 2024

Mutual Fund investments are subject to market risks, read all scheme related documents carefully. Helios Capital Asset Management (India) Private Limited (Formerly Helios Capital Management (India) Private Limited).

Registered Office: 515 A, 5th Floor, The Capital, Plot C70, Bandra Kurla Complex, Bandra East, Mumbai - 400051, Maharashtra. Corporate Office: 502, B Wing, The Capital, Plot C70, Bandra Kurla Complex, Bandra (East), Mumbai - 400051, Maharashtra. Contact: 022-67319600, Website: www.heliosmf.in.

Corporate Identification Number (CIN): U67190MH2021PTC360838

Authorised Signatory

जाहिर नोटीस

पर्व लोकांस कळविण्यात येते की, गांव मौजे निळेमोरे, नालासोपारा -(प.), ता.वसई जि.पालघर, येथील स.नं.११५ + ११६/पैकी प्लॉट नं .१९८, क्षेत्र - ३५४ .०० चौ .मिटर आपि प्लॉट नं १९९, क्षेत्र - ३९१.00 चौ .मिटर एवर्ढ विनशेती जमिन मिळकत येथील ७/१२ उतायाव रश्मी पॅलेस को . ऑप . हौसिंग सोसायटी लिमिटेड हयांच्या नावे मालक म्हणून वर्णिलेली असुन, सदः मिळकत आमचे अशिल पुर्नविकास करण्यासाठी घेत आहेत त्यामुळे सदर जमिन मिळकत ही अगदी निर्वि बाद बोजाबिरहीत आहे किंवा नाही य परिक्षणाकरिता व तसे मा नगररचनाकार, वसः विरार शहर महानगरपालिका ह्यांना उददेशन नामाधिकार दाखला (Title Certificate) देण्यासार सदर प्रकरण आमच्याकडे आमच्या अशिलां सोपविलेले आहे. तरी सदर मिळकतीं सर्वधा कोणाहीकडे हितसबंधाच्या दृष्टीने गहाण, दान बक्षिसपत्र, वाटप, वारसाहक्क, मृत्यूपत्र, पोटगी वोजा, कोर्टाचे दावे /निकालपत्र, वसुली दाखले : कब्जाहक्क; कुळ वगैरेरित्या हस्तांतरणाच्या दृष्टीने वेधीग्राहय ठरेल असा लेखी हरकत घेण्यासारख पुरावा असेल तर त्यांनी सदरची नोटीस प्रसिध प्राल्यापासन १४ दिवसांच्या आत लेखी कायदेशी पुराव्यासकट आपली हरकत आमचे कार्याल १२२ /११७, सत्यम शिवम शॉपीग सेंटर, १ ला माळ nलासोपारा प . , ता . वसई, जि . पालघर येथे साव केली पाहिजे अन्यथा कोणाची काहीच हरकत नार्ह व हरकत हक्कं असल्यास तो सोडन देण्यात आल आहे असे समजन सदर मिळकत अगदी निर्विवार वोजाविरहीत आहे असा नामाधिकार दाखला (Title Certificate) देण्यात येईल ही नोंद घ्यावी . दिनांक ः ११/०४/२०२४

पेन वकील ॲन्ड सन्सकरित ॲड वेन्सन विल्यम पेन

जाहीर नोटीस

सर्व लोकांना या नोटीस द्वारे कळविण्यात येते की श्री. देवनारायण आर. यादव उर्फ डी. आर यादव हे शॉप नंबर १०, शिव आशिर्वाद को ऑप. हौसिंग सोसायटी, महेश पार्क, सर्वे नंबर ४४/पार्ट व सर्वे नंबर ५०/३, गाव मौजे तुळींज नालासोपारा पूर्व तालका वसई जिल्हा पालघर ४०१ २०९ ह्या शॉपर मालक होते. त्यांचे दिनांक ०४/०६/२०२० रोजी निधन झाले. त्यांच्या पश्चात खालील वारसदार आहेत. १)श्रीमती. रत्ना देवनारायण यादव - पत्नी २) राकेश देवनारायण यादव - मुलगा, ३) राजेश देवनारायण यादव - मुलगा, ४) राजेश्री देवनारायण यादव - मुलगी, ५) भाग्यश्री देवनारायण यादव मुलगी. त्यांच्या मृत्यू पश्चात त्यांच्या कौटुंबिक व्यवस्थेप्रमाणे त्यांची पत्नी श्रीमती रत्ना देवनारायण यादव यांना संबंधित सोसायटी कडे सदर शॉप मधील मयत सभासदाचे शेअर्स आपल्या नावे हस्तांतरित करण्यासाठी अर्ज तसेच सोसायटीच्या बाय लॉज प्रमाणे इतर कागदपत्रे जमा करावयाची आहे. सदर शॉप हे श्री. देवनारायण आर. यादव व श्री सभाजीत रामनाथ यादव यांच्या नावे जॉईंट मध्ये आहे

ज्यांना कोणालाही सदर शॉप संबंधित कोणत्याही ाकारचा हक्क, दावा, नामाधिकार, लाभ, विक्री गहाण, बक्षीस, भाडेपट्टा, परवाना, भागीदारी वा इतर कोणत्याही स्वरूपात दावा असल्यास त्यांनी सही करणाऱ्या व्यक्तीला खालील पत्यावर सदर नोटीस प्रसिद्धीपासून १४ दिवसाच्या आत सादर करावे अन्यथा तसा कुठलाही प्रकारचा हक्क हितसंबंध नाही असे समजण्यात येईल त्यानंतर कोणताही दावा ग्राह्म धरला जाणार नाही. जर १४ दिवसात कोणताही दावा प्राप्त झाला नाही तर संबंधित सोसायटी सोसायटीच्या बाय लॉज प्रमाणे पुढील हस्तांतरणाची प्रक्रिया पूर्ण करेल याची कृपया नोंद घ्यावी

सही/ नृतन प्रकाश पवार, वकील.

९, कल्पना कॉमप्लेक्स, स्टेशन रोड, पांचाळ नगर

सोपारा-प. ता वसर्ड जि पालघर - ४०१२०३

जाहीर नोटीस

तमाम जनतेस कळविण्यात येते की सदनिका क. १०२, पहिला मजला, नव औदुंबर गृह निर्माण संस्था लि., पांडुरंग वाडी, डोंबिवली – पूर्व, जिल्हा ठाणे, ही सध्या श्री. प्रदिप रामचंद्र कदम यांचे मालकी व कब्जा वहिवाटीचा आहे. सदर सदनिकेचे ते सभासद आहेत व सदर सदनिकेचे मूळ शेअर सर्टीफीकेट क. २१, रजि. नं. २३ व भाग क. १११ ते १२५ असे एकूण १५ शेअर्स हे त्यांचेकडून हरविलेले आहे व नव औदंबर गृह निर्माण संस्थेकडे डुप्लीकेव शेअर्स सर्टीफिकेट मिळण्यासंबंधी अर्ज करीत आहे. सदर हरविलेल्या शेअर्स सर्टीफिकीट संबंधी टिळक नगर पोलीस स्टेशन, डोंबिवली – पूर्व यांचे कार्यालयात अनु. क १४०/२०२४ दिनांक ०४/०४/२०२४ रोजी तकार नोंद केलेली आहे. तरी या जाही नोटीसीने कळविणेत येते की सदरच्या शेअर सर्टीफिकेटवर कोणाचाही विक्री, गहाण, बक्षिस पोटगी लीन वा इतर कोणताही हक्क वा हितसंबंध असल्यास या नोटीसीचे तारखेपासन १४ दिवसाच्या आत खालील सही करणार यांचे कार्यालयात योग्य त्या पराव्यासह हरकर रजिस्टर पत्राने पाठवावी. तदनंतर कोणतीही हरकत विचारात घेतली जाणार नाही असल्यास ती सोडून दिली आहे असे गृहीत धरण्यात येईल व नविन दाखला देण्यासंबंधी कार्यवाही केली जाईल याची नोंद घ्यावी.

ॲडव्होकेट श्री. दिलीप केशव गांधी ठिकाण : डोंबिवली ३, सत्चिदानंद, टिळक रोड, डोंबिवली - पूर्व मो. नं. ९८९२१७६०५५ दिनांक: ११/०४/ २०२४

जाहीर सूचना

१) श्रीमती सरोज भपेंद्र शाह व २) श्री. भपेंद संकलचंद शाह हे एसबी जीजे को-ऑपरेटिक हौसिंग सोसायटी लि.. ५ए-५बी. साईबाबा नगर साईबाबा मंदिर मार्ग, बोरिवली (पश्चिम), मंबई-४०००९२ या सोसायटीचे मळ संयक्त सदस्य अस सोसायटीच्या इमारत क्र.५बी मधील २ऱ्य मजल्यावरील फलॅट क्र.२०५ चे संयक्त मालव होते. श्रीमती सरोज भपेंद्र शाह (५०% अविभाजीत शेअर्सच्या मालक) यांचे मुंबई येथे २४.१०.२०२२ रोजी निधन झाले

दिनांक २२.०२.२०२४ रोजीच्या नोंद मुक्तत करारनामा नुसार इतर कायदेशीर वारसदारांनी सद फ्लॅटमधील त्यांचे अविभाजीत अधिकार **श्री**. बिमल भुपेंद्र शाह यांच्या नावे मुक्त केले आणि ते सदर फ्लॅंटचे ५०% मालक झाले. आता त्यांनी हस्तांतरणासाठी अर्ज केला आहे.

जर कोणा व्यक्तीस सदर फ्लॅट किंवा सदर भागप्रमाणपत्राबाबत विक्री, बक्षीस, अदलाबदल, तार, अधिभार, भाडेपट्टा, मालकीहक्क, वारसाहक्क किंवा अन्य इतर प्रकारे कोणताही दावा, अधिकार हक्क किंवा हित असल्यास योग्य दस्तावेजी पुराव्यांस एकत्रित त्यांचे दाव्याचे स्वरुप त्यांनी सदर सचन प्रकाशनापासन १५ दिवसांत खाली दिलेल्या पत्त्याव खालील स्वाक्षरीकर्त्याकडे कळवावे. जर उपरोत्त वेळेत कोणताही आक्षेप प्राप्त न झाल्यास असे समजले जाईल की, सदर फ्लॅटवर कोणीही दावेदा नाही आणि हस्तांतरणाची कायदेशीर प्रक्रिया माझे अशिल पुर्ण करतील.

श्रीमती स्नेहा एस. देसाई (वकील) दुकान क्र.४, विक्टोरीया कोहौसोलि विस्तारीत मथुरादास रोड, कांदिवली (प.) मुंबई-४०००६७. मोबा.:९०२२१६१६२० ई-मेल:snehansudesai18@gmail.com ठिकाण: मुंबई दिनांक: ११.०४.२०२४

केंद्र शासन, सहकार मंत्रालय, नवी दिल्ली यांच्या समक्ष

कंपनी कायदा २०१३ च्या कलम १९६, २०१ व २०३ प्रहवाचिता कंपनी कायदा २०१३ चे अनुसुची ५ आणि पनी (व्यवस्थापकीय अधिकाऱ्याची नियुक्ती व वेतन थ्रेणी) अधिनियम २०१४ प्रकरणात.

ॲस्टन प्रोसेसर्स लिमिटेड (पर्वी ॲस्टन प्रोसेसर्स प्रायव्हे लेमिटेड म्हणून ज्ञात), (सीआयएन: यु५१९०९एमए ०१९पीएलसी३२५६५१) कंपनी कायदा २०१३ तरतुर्व अंतर्गत स्थापन आणि नोंद कार्यालय: एफ१२/१ एमआयडीसी, तारापूर टीआय, ठाणे, महाराष्ट्र

....अर्जदार कंपर्न नर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, **फेब्रुवारी, २०२४** रोजी झालेल्या विशेष सर्वसाधार नभेत मंजूर विशेष ठरावानुसार कंपनीचे व्यवस्थापकीर चालक म्हणून अनिवासी भारतीय **श्री. आनंद देवेंद्र** ति**वारी** (डीआयएन:०३००८७१७) यांच्या नियुक्तीबाबत ान्यता देण्यासाठी कंपनी कायदा २०१३ च्या कल २०१ अन्वये केंद्र शासन यांच्याकडे अर्ज करण्या कंपनीने योजिले आहे.

जर कोणा व्यक्तिच्या हितास **श्री. आनंद देवेंद तिवार्र** (डीआयएन:०३००८७९७) यांच्या नियुक्तीमुळे काही बाधा येत असल्यास त्यांनी त्यांच्या हिताचे स्वरूप व विरोधाचे कारण नमद केलेल्या प्रतिज्ञापत्रादारे त्यांचे आक्षोप रजि गेस्टाने किंवा गुंतवणूकदार तक्रार नमुना भरून **एमसीए** २१ पोर्टल (www.mca.gov.in) वर सदर सूच ाकाशन तारखेपासून **७ दिवसांच्या** आत **एफ१२/१** एमआयडीसी, तारापूर टीआय, ठाणे, महाराष्ट्र ४०१५०६ येथील कंपनीच्या नोंदणीकृत कार्यालया गठवावे.

च्या वतीने व करित ॲस्टन प्रोसेसर्स लिमिटेड शिवम कुमार गृह (संचालक डीआयएन:०८९०१११ पत्ता: ४०४. मरीकंभा अपार्टमेंट. वशी कॉम्प्लेक्स हॉली क्रॉस रोड, आय.सी. कॉलनी, बोरिवर्ल (पश्चिम)-४००१० दिनांक: ११.०४.२०२)

नोटीस

या नोटीसव्दारा तमाम लोकांना कळविण्यात येते की, वरील संस्थेतील श्री.सिद्धिविनायक कॉ- ऑप हौसिंग सोसायटी. इमारत क्र. एस - २ सी- विंग जगन्नाथ कॉम्प्लेक्स वामन भोइर रोड कांदरपाडा दहिसर (पक्षीम)मुंबई-४०००६८. असून या संस्थेत खालील दिलेल्या विवरण व माहितीप्रमाणे खालील मयत सभासदांच्या नावे सदिनका असून त्यांचा मृत्यूपश्चात त्यांचा खालील वारसांनी त्याचा नावे सदनिका हस्तांतरीत करणे व संस्थेचे सभासत करून घेणयाकरित संस्थाकडे लेखी अर्ज केले आहे . संस्थेच्या मयत सभासदाने महाराष्ट्र सहकारी संस्थेच्या कायदा १९६० नियम १९६१ व उपविधीतील तरतदीनुसार संस्थाकडे वारस नींद्र केलेली नाही. अर्ज केलेल्या खालील वारसदार व्यतिरिक्त इतर कोणीही मूळ मयत सभासदांचे वारसदार असल्यास किंवा वारसदरबाबत इतर कायदेशीर सवारसदाची काही हरकत आसल्यस आशा व्यक्ती किंवा संस्थनी सदर जाहिरात प्रसिद्ध झाल्यापासून १५ दिवसांच्या आता वरील सचिव यांच्याशी पूर्व सूचना व वेळ घेऊन प्रत्यक्ष कायदेशीर मूळ कागदपत्र व पुरात्यासह कार्यालयांनी वेळात सायंकाळी ६ तो ९ या वेळेत संपर्क साघाव विहीत मुदतीत कोणाचेही कोणत्याही प्रकारचे आक्षपे न आल्यास संस्थाकडे वारसदार म्हणून अर्ज केलेले आर्जदराचा त्या मयत सभासदांच्या सदिनकेचे कायदेशीर वारसदार आहेत. असे समजून संस्था आशा अर्जदार व्य्कतीचा नावे त्या मयत सभासदाचे भाग व संस्थातील सदनिका हस्तांतरीत करेल व कायदेशीर कार्यवाहीकरीता संबंधीत प्रशासकीय कार्यालयाकडे शिपारस करेल. त्यानंतर कोणाचेही कोणत्याही प्रकारचे अर्ज कार्यकारी मंडळ विचारात घेणार नाहीत किंवा कोणत्याही प्रकारची कायदेशीर नुकसान भरपाई करण्याची जबाबदारी कार्यकारी मंडळींची आसणरा नाही.

मयत सभासद सदनिकाधारक व त्यांची अर्जदार वारसांची सची

١	नवत सनासव सवानकावारक व रवाचा अञ्चल वारसाचा सूचा								
	अं.क्र.	रूम. नं.	मयत सभासदांचे नाव	अर्जदार वारसांचे नाव	नाते				
	एस-२	१०६	श्रीमती. मिराबाई नागेश	सौ. अनघा आनंद राणे	भाची				
	सी-विंग		कांबळे						



अध्यक्ष / सचिव श्री.सिद्धिविनायक कॉ-ऑप हौसिंग सोसायटी मर्यादित.

PUBLIC NOTICE

Notice is hereby given that I am instructed by my client Mr. Vijay Kumar A. Udyawar, to investigate the title of his property being Gala No. 27, admeasuring 530 sq.ft. built-up area, situated on the Ground Floor of Building No.3, Ashirwad Premises Co-Operative Society Limited, Off S.V.Road, Goregaon West, Mumbai – 400104. **My client has** lost/misplaced the Original Deed of Assignment dated 29th December, 1995, entered to by my client with M/s Jitenkumar Premji & Co. in respect of the above mentioned Gala No. 27.

All persons having any claim in, to or upon the said Gala or any part thereof by way of lease, lien, gift, license, inheritance, sale, exchange, easement, mortgage, charge or otherwise howsoever, should make the same known to the undersigned in writing at the address mentioned below, specially stating therein the exact nature of such claim, if any together with documentary evidence thereof, within 14 days from the date of this notice failing which any such claim in, to or upon the said Flat or any part thereof, if any, shall be deemed to have been waived and further action will be completed without any reference to

Date: 11.04.2024

M. R. Nair, Advocate Place : Mumbai Office: 104-A, RASHMI AVENUE, Thakur Complex, Kandivali (E), Mumbai -400 101

नोटीस

या नोटीसव्दारा तमाम लोकांना कळविण्यात येते की, वरील संस्थेतील जोगेश्वरी माता कॉ-ऑप हौसेजिंग सोसायटी लिमीटेड इमारत क्र आर -५, ए & बी विंग, अजगांकर प्लॉट, साई सिद्धी कॉंलोनी, जोगेश्वरी पूर्व मुंबई- ४०००६०. असून या संस्थेत खालील दिलेल्या विवरण व माहितीप्रमाणे खालील सदर सभासदांच्या नावे गाला असन त्याचा नंतर त्यांचा खालील वारसांनी त्याचा नावे गाला हस्तांतरीत करणे व संस्थेचे सभासत करून घेणयाकरित संस्थाकडे लेखी अर्ज केले आहे. संस्थेच्या सदर सभासदाने महाराष्ट्र सहकारी संस्थेच्या कायदा १९६० नियम १९६१ व उपविधीतील तरतदीनुसार संस्थाकडे वारस नोंद केलेली नाही. अर्ज केलेल्या खालील वारसदार व्यतिरिक्त इतर कोणीही मूळ सदर सभासदांचे वारसदार असल्यास किंवा वारसदरबाबत इतर कायदेशीर सह - वारसदारची काही हरकत आसल्यस आशा व्यक्ती किंवा संस्थनी सदर जाहिरात प्रसिद्ध झाल्यापासून १५ दिवसांच्या आता वरील सचिव यांच्याशी पूर्व सूचना व वेळ घेऊन प्रत्यक्ष कायदेशीर मूळ कागदपत्र व पुरात्यासह कार्यालयांनी वेळात सायंकाळी ६ तो ९ या वेळेत संपर्क साधावा विहीत मुदतीत कोणाचेही कोणत्याही प्रकारचे आक्षपे न आल्यास संस्थाकडे वारसदार म्हणून अर्ज केलेले आर्जदराचा त्या सदर सभासदांच्या गालाकेचे कायदेशीर वारसदार आहेत. असे समजून संस्था आशा अर्जदार व्यकतीचा नावे त्या सदर सभासदाचे भाग व संस्थातील सदनिका हस्तांतरीत करेल व कायदेशीर कार्यवाहीकरीता संबंधीत प्रशासकीय कार्यालयाकडे शिपारस करेल . त्यानंतर कोणाचेही कोणत्याही प्रकारचे अर्ज कार्यकारी मंडळ विचारात घेणार नाहीत किंवा कोणत्याही प्रकारची कायदेशीर नुकसान भरपाई करण्याची जबाबदारी कार्यकारी मंडळींची असनार नाही

ायत सभासद गालाधारक व त्यांची अर्जदार वारसांची सची

नवत समासद गालावारक व त्याचा जजदार वारसाचा सूचा							
इमारत नं	सदनिका नं.	सदर सभासदांचे नाव	अर्जदार वारसांचे नाव	नाते			
आर- ५,	गाला न. ५	श्री.भवनजी मुरर्जी देढिया	सौ. नीप हेमंत मारू आणि	मुलगी			
	ए- विंग,		श्रीमती. अनिला प्रवीण गंगर				
9	ΕΔI			/ सचिव			

जोगेश्वरी माता कॉ-ऑप हौसेजिंग सोसायटी लिमीटेड.

NOTICE OF LOSS OF SHARES OF NAVIN FLUORINE INTERNATIONAL LTD.

Registered Office: Office No. 602, Natraj by Rustomjee, Near Western Express Highway Sir Mathuradas Vasanji Road, Andheri (East), Mumbai - 400 069.

NOTICE is hereby given that the share certificates for the under mentioned shares of the Company has been lost and the Holders of the said Certificates have applied to the Company for issue duplicate

Any person who has any claim in respect of the said Certificates should lodge such claim with the Company at its Registered Office within 15 days from the date of publication of this Notice. In the absence of any claim, the Company shall proceed to issue duplicate Certificate without further intimation. Dist. Nos. No. of Shares Folio No. Name of the Shareholders Cert. Nos. 09002875 INDRAKUMARI SURESH MANEKLAL 574068 48255381 To 590

& PARUL S MANEKLAL

NAVIN ELUORINE INTERNATIONAL LTD.

NIRAJ B. MANKAD COMPANY SECRETARY

_ परिशिष्ट क्र. १६ (उपविधी क्र. ३५ अन्वये) <u>नोटीस</u>

ममता एसआरए सहकारी गृहनिर्माण संस्था मर्या; सीटीएस नं. १७७, पार्ट ऑफ परळ शेवडी डिव्हीजन, जेरबाई वाँडिया रोड, शिवडी, मुंबई-४०० ०१५ या संस्थेचे सभासद असलेल्या वा संस्थेच्या इमारतीत सदनिका धारण करणाऱ्या खालील सभासदाचे निधन

अ मयत सभास		
9 श्रीधर गणप २ आशालता ३	१४/०२/२०२२ १५/०५/२०१४	 09/9608 09/9829

यांनी संस्थेकडे वारस नोंदणीबाबत अर्ज दाखल केला असून संस्था या जाहिरातीद्वारे संस्थेच्या भांडवलात /मालमत्तेत असलेले मयत सभासदाचे भाग व हितसंबंध हस्तांतरीत करण्यासंबंधी मयत सभासदाचे वारसदार किंवा अन्य मागणीदार/हारकतदार यांच्याकडून हक्क मागण्या/हरकती मागविण्यात येत आहेत. ही नोटीस प्रसिध्द झालेच्या दिनाकापासुन १० दिवसात त्यांनी आपल्या मागण्यांच्या व हरकतीच्या पष्ठर्थ आवश्यक त्या कागदपत्रांच्या प्रती व अन्य पुरावे सादर करावेत. जर वर नमुद केलेल्या मुदतीत कोणाही व्यक्तीं कडून हक्क मागण्या किंवा हरकत सादर झाली नाही तर मयत सभासदाचे संस्थेच्या उपविधीनसार कार्यवाही करण्याची संस्थेला मोकळीक राहील. जर अशा कोणत्याही हक्क मार्गण्या /हरकत आल्या तर त्याबाबत संस्थेच्या उपविधीनसार कार्यवाही करण्यात येईल. नोंदी व उपविधीची एक प्रत मागणीदारास /हरकतदारास पाहण्यासाठी संस्थेच्या कार्यालयात संस्थेचे अध्यक्ष /सचिव याच्याकडे सकाळी ११०० ते ०१०० पर्यंत नोटीस दिलेच्या तारखेपासून नोटीसीची मुदत सपण्याच्या तारखेपर्यत उपलब्ध राहील

ठिकाण : मुंबई दिनांक : ११/०४/२०२४

अध्यक्ष /सचिव

ममता एसआरए सहकारी गृहनिर्माण संस्था मर्यादित

क्रीस्टल इंटिग्रेटेड सर्व्हिसेस लिमिटेड

नोंदणीकृत कार्यालय : क्रीस्टल हाऊस, १५ए/१७, शिवाजी फोर्ट सीएचएस, डंकन कॉजवे रोड, मुंबई - ४०० ०२२. सीआयएन: U74920MH2000PLC129827

दूर. क्र. : ९१२२४३५३ १२३४, + ९१२२ २४०३०२२०/२१ वेबसाइट : www.krystal-group.com

दि. ३१.१२.२०२३ रोजी संपलेली तिमाही व नऊमाहीकरिताचे अलेखापरीक्षित वित्तीय निष्कर्ष

(रु. दशलक्षांमध्ये

		स्थाया					एकत्रित						
अ.	तपशील	तिमाहीअखेर		नऊमाह	नऊमाहीअखेर वर्षअखेर		तिमाहीअखेर			नऊमाहीअखेर		वर्षअखेर	
豖.	तपशाल	38.88.73	३०.०९.२३	38.88.88	३१.१२.२३	38.88.88	39.03.73	38.88.83	\$0.09.73	३१.१२.२२	38.88.83	38.88.88	38.03.73
		अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित
१	परिचालनातून एकूण उत्पन्न (निव्बळ)	२,७३०.२६	२,२७७.०८	१,८४७.४२	७,११०.५०	४,९९५.६४	६,८५५.०५	२,८३०.७४	२,३४५.२३	१,९११.६१	७,३४६.८२	५,१५३.९२	৬,০৬६.३६
2	कालावधीकरिता निव्वळ नफा (+)/(तोटा) (-) (कर,												
	अपवादात्मक व /वा अतिविशेष बाबीपूर्व)	१५१.७९	१४६.९६	११६.८१	४१०.०५	३१२.९९	३८६.०३	१५७.७०	१४६.७३	११७.८१	४१३.१४	३१६.५३	३९०.४७
3	करपूर्व कालावधीकरिता निव्वळ नफा (+)/(तोटा) (-)												
	(कर, अपवादात्मक व /वा अतिविशेष बाबीपश्चात)	-	-	-	-	४६.४२	४६.४२	-	-	-	-	४६.४२	४६.४२
8	करपश्चात कालावधीकरिता निव्वळ नफा (+)/(तोटा) (-)												
	(कर, अपवादात्मक व /वा अतिविशेष बाबीपश्चात)	१२४.४४	११८.०२	९४.५१	338.08	२९०.६१	३८२.०६	१२७.२७	११८.४७	98.39	337.63	२९१.६९	३८४.१३
4	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न /तोटा												
	(करपश्चात कालावधीकरिताचा नफा व अन्य सर्वसमावेशक												
	उत्पन्न (करपश्चात) यांचा समावेश)	१२४.६९	११६.४७	९६.४१	३३१.१९	२९३.७६	३८४.५६	१२८.३९	११७.२२	९५.२८	३३१.१५	२९३.९७	३८७.६८
ξ	प्रदानित समभाग भांडवल (दर्शनी मूल्य प्रत्येकी रु. १०/-)	११५.२४	११५.२४	११५.२४	११५.२४	११५.२४	११५.२४	११५.२४	११५.२४	११५.२४	११५.२४	११५.२४	११५.२४
৬	राखीव(पुनर्मूल्यांकन वगळता) गत वर्षाच्या लेखापरीक्षित												
	ताळेबंदामध्ये दर्शविल्यानुसार						१,५४६.५२						१५७६.५०
6	उत्पन्न प्रतिशेअर (ईपीएस)												
	मूलभूत (अवार्षिकीकृत)	१०.८०	१०.२४	٥.२٥	२८.९९	२५.२२	३३.१५	११.०४	१०.२८	८.१९	20.66	२५.३१	33.33
	सौम्यीकृत (अवार्षिकीकृत)	१०.८०	१०.२४	८.२०	२८.९९	२५.२२	३३.१५	११.०४	१०.२८	८.१९	२८.८८	२५.३१	33.33
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. वरील निष्कर्षांचे लेखापरीक्षण समितीद्वारे दि. १०.०४.२०२४ रोजी आयोजित सभेमध्ये पुनरावलोकन करण्यात आले असून कंपनीच्या संचालक मंडळाद्वारे त्यांच्या दि. १०.०४.२०२४ रोजी आयोजित सभेमध्ये मंजुरी देण्यात आली आहे.

वरील विवरण हे सेबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन, २०१५ च्या विनियमन ३३ अंतर्गत स्टॉक एक्सचेंजेंसकडे दाखल करण्यात आलेल्या वित्तीय वर्ष २०२३–२४ करिताच्या नऊमाही व ३ ऱ्या तिमाहीकरिताच्या अलेखापरीक्षित वित्तीय निष्कर्षांच्या विस्तृत प्रारूपाचा साराश आहे. वित्तीय वर्ष २०२३-२४ करिताच्या नऊमाही व ३ ऱ्या तिमाहीकरिताच्या अलेखापरीक्षित वित्तीय निष्कर्षांचे संपूर्ण प्रारूप स्टॉक एक्सचेंज वेबसाइटस www.bseindia com व www.nseindia.com वर तसेच कंपनीची वेबसाइट www.krystal-group.com वरही उपलब्ध आहे.

२. गत कालावधी/वर्षांकरिताची आकडेवारी विद्यमान कालावधीच्या वर्गीकरणास जुळवून घेण्यासाठी आवश्यकतेनुसार पुनर्गठीत/पुन:वर्गीकृत करण्यात आली आहे.

(संजय सूर्यकांत दिघे) सीईओ व पूर्णवेळ संचालक

डीआयएन : ०२०४२६०:

ठिकाण : मुंबई

In the event of acquisition of the Equity Shares by the Acquirer during the Offer Period, whether by subscription or purchase, at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 8(8) of the SEBI (SAST) Regulations. In the event of such revision, the Acquirer and the PAC shall: (a) make corresponding increases to the Escrow Amount: (b) make a public announcement in the same Newspapers in which the Detailed Public Statement has been published; and (c) simultaneously with the issue of such public announcement, inform SEBI, BSE Limited, and the Target Company at its registered office of such revision. However, the Acquirer shall not acquire any Equity Shares after the 3rd Working Day prior to the commencement of the Tendering Period of this Offer and until the expiry of the Tendering Period of this Offer.

If the Acquirer acquires Equity Shares of the Target Company during the period of 26 weeks after the Tendering Period at a price higher than the Offer Price, the Acquirer will pay the difference between the highest acquisition price and the Offer Price, to all Public Shareholders whose Equity Shares has been accepted in the Open Offer within 60 days from the date of such acquisition. However, no such difference shall be paid if such acquisition is made under another Open Offer under SEBI (SAST) Regulations, or pursuant to Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, or open market purchases made in the ordinary course on the stock exchange, not being negotiated acquisition of Equity

Shares of the Target Company in any form. VI. FINANCIAL ARRANGEMENTS

In terms of Regulation 25(1) of the SEBI (SAST) Regulations, Acquirer has adequate financial resources and have made firm financial arrangements for the implementation of the Offer in full out of their own sources/ Net-worth and no horrowings from any Bank and/ or Financial Institutions are envisaged. Chartered Accountant Pravin Saraswat bearing membership number 1072679', partner at Ms Saraswat & Co, Chartered Accountants bearing firm registration number '326998E' having their office located 305, 3rd Floor, Jaipur Tower, Opposite of All India Radio, Mirza Ismail Road, Jaipur-302001, India, with contact $\label{lem:details} \mbox{ details being '91-9829063908, +91-6712547503', Email Address being $$\frac{\mbox{ 'indu123@hotmail.com'}}{\mbox{ details being '91-9829063908, +91-6712547503', Email Address being 'indu123@hotmail.com'}}, \mbox{ has vide the leminate of the property of the prop$ certificate dated Friday, April 05, 2024 certified that sufficient resources are available with Acquirer for fulfilling the Offer obligations in full.

The maximum consideration payable by Acquirer to acquire 6,75,428 Offer Shares, representing 26.00% of the Voting Share Capital of the Target Company, at an offer price of ₹10.00/- per Offer Share, to the Public Shareholders of the Target Company, payable in cash, assuming full acceptance aggregating to a maximum consideration of aggregating to an amount of ₹67,54,280.00/-. In accordance with Regulation 17 of the SEBI (SAST) Regulations, Acquirer has opened an Escrow Account under the name and style of 'SKL - OPEN OFFER ESCROW ACCOUNT' with Axis Bank Limited, ('Escrow Account') and have deposited ₹17,00,000.00/- i.e., more than 25.00% of the total consideration payable in the Offer, assuming full acceptance.

The Manager is duly authorized to operate the Escrow Account to the exclusion of all others and has been duly empowered to realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations.

The Acquirer has confirmed that they have, and he will continue to have, and maintain sufficient means and firm arrangements to enable compliance with payment obligations under the Open Offer

In case of upward revision of the Offer Price and/or the Offer Size, the Acquirer would deposit appropriate additional amount into an Escrow Account to ensure compliance with Regulation 18(5) of the SEBI (SAST) Regulations, prior to effecting

Based on the aforesaid financial arrangements and on the confirmations received from the Escrow Banker and the Chartered Accountant, the Manager is satisfied about the ability of Acquirer to fulfill the obligations in respect of this Offer in accordance

with the provisions of SEBI (SAST) Regulations. VII. STATUTORY AND OTHER APPROVALS

As of the date of this Detailed Public Statement, to the knowledge of Acquirer, there are no statutory approvals required to complete this Offer. However, in case of any such statutory approvals are required by Acquirer at a later date before the expiry of the Tendering Period, this Offer shall be subject to such approvals and Acquirer shall make the necessary applications for such statutory approvals

The salient features of the Share Purchase Agreement are set out as below:

2.1. The Selling Promoter Shareholders have agreed to sell, and the Acquirer has agreed to acquire 10,91,140 Sale Shares of the Target Company representing 42.00% of the Voting Share Capital, for an aggregate consideration of ₹1,09,11,400.00/-, i.e. ₹10.00/- per Sale Share, payable by the Acquirer to the Selling Promoter Shareholders in accordance with the terms and conditions stipulated in the Share Purchase Agreement (unless waived off in accordance with the Share Purchase Agreement). The aggregate entire purchase consideration for the Sale Shares aggregating to an amount of ₹1,09,11,400.00/-shall be payable by the Acquirer to the Selling Promoter Shareholder in the following stipulated manner: 2.1.1.A sum equivalent to 7.00% of the total purchase consideration amounting to ₹7.63,798.00/- shall be remitted as earnest

money or deposit or initial payment upon with the execution of the Share Purchase Agreement; 2.1.2. A sum equivalent to 93.00% of the total purchase consideration amounting to ₹1,01,47,602.00/- shall be remitted immediately

upon receipt of SEBI approval for the open offer; 2.2. The Selling Promoter Shareholders shall sell, convey, and deliver to the Acquirers the Sale Shares, and the Acquirers shall purchase, acquire, and accept the said Sale Shares from the Selling Promoter Shareholders

2.3. The Share Purchase Agreement also contains customary terms and conditions such as confidentiality, representations, and warranties, non-solicit obligations in respect of the Selling Promoter Shareholders, etc.

2.4. The Sale Shares are not subject to lock-in period.

2.5. After completion of this Offer and consummation of the Share Purchase Agreement, the Selling Promoter Shareholders shall not hold any Equity Shares and Voting Share Capital in the Target Company, and hence shall no longer be the shareholder of the Target Company in any capacity

The Acquirer and the Selling Promoter Shareholder have agreed to abide by their obligations as contained in the SEBI (SAST) Regulations.

All Public Shareholders, including non-residents holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Bank of India) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted,

Acquirer reserve the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the Reserve Bank of India, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, Acquirer reserves the right to reject such Offer Shares. The Acquirer shall complete all procedures relating to payment of consideration under this Offer within a period of 10 Working

found valid and are accepted for acquisition by Acquirer. In case of delay in receipt of any statutory approval, SEBI may, if satisfied that delayed receipt of the requisite approvals was not due to any wilful default or neglect of Acquirer or the failure of Acquirer to diligently pursue the application for the approval, grant extension of time for the purpose, subject to Acquirer agreeing to pay interest to the Public Shareholders as directed by SEBI, in terms of Regulation 18(11) of the SEBI (SAST) Regulations. Further, if delay occurs on account of wilful default by Acquirer in obtaining the requisite approvals. Regulation 17(9) of the SEBI (SAST) Regulations will also become applicable and the amount lying in the Escrow Account shall become liable for forfeiture.

Days from the date of expiry of the Tendering Period to those Public Shareholders who have tendered Equity Shares and an

In terms of Regulation 23(1) of the SEBI (SAST) Regulations, if the approvals mentioned in Section VI (A) are not satisfactorily complied with or any of the statutory approvals are refused. Acquirer has a right to withdraw the Offer. In the event of withdrawal. Acquirer (through the Manager), shall within 2 Working Days of such withdrawal, make an announcement stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations, in the same newspapers in which the Detailed Public Statement was published, and such announcement will also be sent to SEBI, BSE, and the Target Company at its registered office.

By agreeing to participate in this Offer (i) the holders of the Equity Shares who are persons resident in India and the (ii) the holders of the Equity Shares who are persons resident outside India (including NRIs, OCBs and FPIs) give the Acquirer, the authority to make, sign, execute, deliver, acknowledge and perform all actions to file applications and regulatory reporting, if required, including Form FC-TRS, if necessary and undertake to provide assistance to the Acquirer for such regulatory filings, if required by the Acquirer

VIII. TENTATIVE SCHEDULE OF ACTIVITY

Sr. No.	Activity	Day and Date
1.	Date of issue of the Public Announcement	Friday, April 05, 2024
2.	Date for publication of Detailed Public Statement in the newspapers	Friday, April 12, 2024
3.	Last date for publication of Detailed Public Statement in the newspapers	Tuesday, April 16, 2024
4.	Last date for filing of the Draft Letter of Offer with SEBI	Monday, April 22, 2024
5.	Last date for public announcement for a Competing Offer	Tuesday, May 07, 2024
6.	Last date for receipt of SEBI observations on the Draft Letter of Offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Tuesday, May 14, 2024
7.	Identified Date*	Thursday, May 16, 2024
8.	Last date by which the Letter of Offer after duly incorporating SEBI's comments to the Draft Letter of Offer, is required to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	Friday, May 24, 2024
9.	Last Date by which the committee of the independent directors of the Target Company shall give its recommendation on the Offer to the Public Shareholders	Wednesday, May 29, 2024
10.	Last date for upward revision of the Offer price/ Offer size	Thursday, May 30, 2024
11.	Last date of publication of the Offer opening public announcement, announcing the schedule of activities of this Offer, status of statutory and other approvals, if any, and procedure for tendering acceptances, in the newspapers in which this Detailed Public Statement has been published	Thursday, May 30, 2024
12.	Date of commencement of Tendering Period ('Offer Opening Date')	Friday, May 31, 2024
13.	Date of expiry of Tendering Period ('Offer Closing Date')	Thursday, June 13, 2024
14.	Date by which all requirements including payment of consideration, rejection/ acceptance and return of Equity Shares to the Public Shareholders of the Target Company whose Equity Shares have been rejected in this Offer	Friday, June 28, 2024

*Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be sent in accordance with the SEBI (SAST) Regulations. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in this Offer any time during the Tendering Period.

Note: The above timelines are indicative (prepared based on timelines provided under the SEBI (SAST) Regulations) and are subject to receipt of statutory/regulatory approvals and may have to be revised accordingly. To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations;

IX. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

The Open Offer will be implemented by the Acquirer and the PACs through the Stock Exchange Mechanism made available by the BSE in the form of a separate window ('Acquisition Window'), in accordance with SEBI (SAST) Regulations and the SEBI Circular CIR/CFD//POLICYCELL/1/2015 dated April 13, 2015, as amended from time to time, read with the SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as amended from time to time, and SEBI Circular SEBI/HO/CFD/ DCR-III/ CIR/P/2021/615 dated August 13, 2021 ('Acquisition Window Circulars'), As per SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/ 2021/615 dated August 13, 2021, as amended from time to time and SEBI master circular SEBI/HO/CFD/PoD-1/P/ CIR/2023/ 31 dated February 16, 2023, as amended from time to time and notices/ guidelines issued by BSE and the Clearing Corporation in relation to the mechanism/ process for the acquisition of shares through the stock exchange pursuant to the tender offers under takeovers, buy back and delisting, as amended and updated from time to time ('Acquisition Window Circulars'). The facility for acquisition of Equity Shares through the stock exchange mechanism pursuant to the Offer shall be available on BSE in the form of the Acquisition Window.

As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations and SEBI's press release dated December 03 2018, bearing reference number 'PR 49/2018', requests for transfer of securities shall not be processed unless the securities are held in dematerialized form with a depository with effect from April 01, 2019. However, in accordance with SEBI bearing

reference number 'SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020', shareholders holding securities in physica form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender thei Equity Shares in this Offer as per the provisions of the SEBI (SAST) Regulations.

All Public Shareholders, registered or unregistered, holding the Equity Shares in dematerialized form or holding locked-in Equity Shares are eligible to participate in this Offer at any time during the period from the Offer Opening Date and Offer Closing Date before the closure of the Tendering Period. All Public Shareholders who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. The accidental omission to send the Letter of Offer to any person to whom the Offer is made of the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any way.

The Offer will be implemented by the Target Company through Stock Exchange Mechanism made available by BSE Limite in the form of a separate window as provided under the SEBI (SAST) Regulations read with Acquisition Window Circulars.

BSE Limited shall be the Designated Stock Exchange for the purpose of tendering Offer Shares in the Offer. The Acquisition Window will be provided by the Designated Stock Exchange to facilitate placing of sell orders. The Selling Broker can enter orders for dematerialized Equity Shares. Before placing the bid, the concerned Public Shareholder/Selling Broker would be required to transfer the tendered Equity Shares to the special account of Indian Clearing Corporation Limited ("Clearing Corporation," but wise the perfections are proposed as the properties of the proposed of the Clearing Corporation Limited ("Clearing Corporation," but wise the perfection are proposed as the Clearing Corporation Limited ("Clearing Corporation," but wise the perfection are proposed as the Clearing Corporation Limited ("Clearing Corporation," but wise the perfection are proposed as the Clearing Corporation Limited ("Clearing Corporation," but wise the certification of the proposed as the Clearing Corporation Limited ("Clearing Corporation," but wise the certification of the proposed as the Clearing Corporation Limited ("Clearing Corporation," but wise the certification of the proposed as the proposed as the Clearing Corporation Limited ("Clearing Corporation," but wise the certification of the proposed as the proposed as the control of the certification Corporation'), by using the settlement number and the procedure prescribed by the Clearing Corporation.

The Acquirer has appointed Nikunj Stock Brokers Limited as the registered broker (Buying Broker) for the Open Offer, through whom the purchases and the settlement of the Offer shall be made. The contact details of the Buying Broker are as mentioned below: Name Nikuni Stock Brokers Limited

	Address	A-92, Ground Floor, Left Portion, Kamla Nagar, New Delhi-110007
	Contact Number	+91-011-47030017 -18
	E-mail Address	complianceofficer@nikunjonline.com
	Contact Person	Mr. Pramod Kumar Sultania
7.	All Public Shareholders w	ho desire to tender their Equity Shares under the Offer would have to intimate their respective

stock-brokers ('Selling Brokers') within the normal trading hours of the secondary market, during the Tendering Period. The cumulative quantity tendered shall be displayed on Designated Stock Exchange's website (https://www.bseindia.cor throughout the trading session at specific intervals by Designated Stock Exchange during the Tendering Period. Equity Shares should not be submitted / tendered to the Manager, the Acquirer, PACs, or the Target Company

THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER THAT WOULD BE MAILED OR COURIERED TO THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY AS ON THE IDENTIFIED DATE. KINDLY READ IT CAREFULLY BEFORE TENDERING THE EQUITY SHARES IN THIS OFFER. EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE PUBLIC SHAREHOLDERS

XI. OTHER INFORMATION

The Acquirer accepts full and final responsibility for the information contained in the Public Announcement and the Detaile Public Statement and for his obligations as laid down in SEBI (SAST) Regulations. All information pertaining to the Target Company has been obtained from (i) publicly available sources; or (ii) any information provided or confirmed by the Target Company, and the accuracy thereof has not been independently verified by the Manager

The Acquirer, and the Manager to the Open Offer do not accept any responsibility with respect to such information relating

Acquirer has appointed Skyline Financial Services Private Limited, as the Registrar to the Offer, having their office located a D-153 A, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi-110020 India, with contact number being '1011-40450193-97.

Email Address being 'ipo@skylinerta.com' and website 'www.skylinerta.com'. The contact person Mr. Anuj Kumar can be contacted from 10:00 a.m. (Indian Standard Time) to 5:00 p.m. (Indian Standard Time) on working days (except Saturdays, Sundays, and all public holidays), during the Tendering Period

Pursuant to Regulation 12 of the SEBI (SAST) Regulations, Acquirer has appointed Swaraj Shares and Securities Private imited as the Manager.

In this Detailed Public Statement, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.

In this Detailed Public Statement, all references to '₹' or 'Rs.' or 'INR' are references to the Indian Rupee(s). This Detailed Public Statement will be available and accessible on the website of the Manager at www.swarajshares.com and is also expected to be available on the website of SEBI at www.sebi.gov.in and BSE at www.bseindia.com.

Issued by the Manager to the Open Offer on Behalf of Acquirer

SWARAJ

SHARES & SECURITIES PVT LTD

Swaraj Shares and Securities Private Limited Principal Place of Business: Unit No 304, A Wing, 215 Atrium, Near Courtyard Marriot, Andheri East, Mumbai - 400093,

Maharashtra, India Contact Person: Tanmoy Banerjee / Pankita Patel

Contact Number: +91-22-69649999

SEBI Registration Number: INM000012980

Email Address: takeover@swarajshares.com Investor grievance Email Address: investor.relations@swarajshares.com Corporate Identification Number: U51101WB2000PTC092621

Date: Wednesday, April 10, 2024

Sd/ Mr. Shailesh Miyanbazaz