

### SATIN CREDITCARE NETWORK LTD.

Reaching out!

**February 5, 2021** 

The Manager, National Stock Exchange of India Ltd. Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra East, Mumbai-400051 The Manager BSE Limited P. J. Towers, Dalal Street, Mumbai – 400001

Scrip Code: SATIN/SATINPP

Scrip Code: 539404/890149

Sub: Submission of copies of Newspaper advertisements

Dear Sir/Madam,

In continuation of our letter dated February 4, 2021, we enclose copies of the advertisements published on February 5, 2021, in Business Standard (English and Hindi) with respect to notice of the Board Meeting scheduled to be held on Friday, February 12, 2021.

GURUGRA

This is for your information and records.

Thanking you.

Yours faithfully,

For Satin Creditcare Network Limited

**Adhish Swaroop** 

Company Secretary & Compliance Officer

Encl. as above

# India is a phenomenal market for us: HUL chief

India is Unilever's largest market after the US, contributing 10% to its top line

VIVEAT SUSAN PINTO Mumbai, 4 February

ndia is a phenomenal market, where Hindustan Unilever (HUL) enjoys a long history and leadership position, Alan Jope, chief executive officer, Unilever, said in an investor call on Thursday

"Eighty-four per cent of the India business has been growing volume share and there is a significant opportunity for growth," Jope said while laying out the company's road map. India is Unilever's largest market after the US, contributing 10 per cent to its top line. The US contributes 18 per cent and China 6 per cent to Unilever's turnover.

The consumer goods major, which reported a 3.5 per cent increase in underlying sales for the October-December period, will increasingly bet on India, China, and the US as it seeks to aggressively grow in a post-pandemic world. Unilever follows a January-December accounting year.

The December quarter results are the first since Unilever consolidated its headquarters in London in June, moving away from its longstanding Anglo-Dutch structure. Jope said the company would continue to simplify operations and look at a flatter reporting structure as it sought to be future-ready.

Key categories such as beauty and personal care grew 1.5 per cent, home care by 4.7 per cent, and foods and refreshment by 5.4 per cent in the December quarter, Unilever said.

The company has set long-term tar-

HPCL doubles

net profit in Q3

Consolidated net profit of Hindustan Petroleum

Corporation (HPCL) for the third quarter of 2020-2021 dou-

bled to ₹2,373.71 crore from ₹1,027.23 crore in the year-ago period. The higher profit is on account of inventory,

The public sector oil and gas company's consolidated total income increased to ₹78,324.98 crore, up from ₹75,048.60 crore

consolidated



84 PER CENT OF THE INDIA **BUSINESS HAS BEEN GROWING VOLUME SHARE** AND THERE IS A SIGNIFICANT OPPORTUNITY FOR GROWTH"

**ALAN JOPE** Chief executive officer, Unilever

calendar vear.

gets, saying it will aim for underlying sales growth in the range of 3-5 per cent as markets recover in India and China. It will also aim for profit growth to be ahead of sales growth, led by a continued focus on cost savings. Inflationary pressures, however.

in inputs such as crude oil and agri com-

modities, are forcing Unilever to take cal-

bid to protect margins. Greame Pitkethly, chief financial officer of Unilever, said raw material prices would rise even more in 2021 and that the company would have to be at the "top of its game" in terms of pricing this

**CORPORATE SCORECARD** 

Unilever has forecast €2 billion (or \$2.38 billion) per annum in savings, though restructuring costs in 2021 and the next year would be in the range of €1 billion (or \$1.19 billion). Restructuring costs are expected to reduce after 2022, the company said.

India, China, and the US contribute a third to Unilever's top line. Jope said he would like to see their total contribution to company topline go up to 60 per cent

For this, Unilever is counting on categories such as hygiene, skincare, beauty, functional nutrition and plantbased foods to drive growth. It is also looking to expand its presence in e-commerce, a channel that has grown significantly in the last one year, as stay-athome consumers turned online for their grocery needs.

In 2020, Unilever saw 61 per cent growth in its e-commerce business over the previous year, taking its overall contribution to topline at 9 per cent. Pitkethly said the company was digitising traditional trade stores it was reaching directly in markets such as India, where the retail universe is estimated at 14 million stores.

Of these, Unilever reaches 5 million outlets directly, and 1.5 million outlets have been digitised to ensure they are part ibrated price hikes across categories in a of the growing online universe that is now counting on neighbourhood stores for fulfillment and delivery.

For the full year 2020, Unilever's underlying sales growth was 1.9 per cent. led by 1.2 per cent rise in beauty and personal care, 4.5 per cent in home care, and 1.3 per cent in foods and refreshment.

Regd. Office: : Emami Tower 687, Anandapur, E. M. Bypass, Kolkata - 700 107, West Bengal

### NOTICE

3 11							
Name of the Shareholder	Certificate No.	Distinctive No from	Distinctive No to	No. of shares	Remarks		
. SHRI BHARAT S.SHETHIA 2. SHRI MANHAR S.SHETHIA (DECEASED)	158 1327 2364	269061 151417483 227079222	271972 151418938 227083589	2912 1456 4368	Deletion of name of deceased member		
. RABINDRA LALL DUTT 2. MOHENDRA LALL DUTT (DECEASED) 3. MITA DUTT	815 1840 2660	1054983 151637885 227544624	1055482 151638134 227545373	500 250 750	Deletion of name of deceased member		
. BISWANATH SAHA 2. GITARANI SAHA (DECEASED) 3. RANUPRAVA SAHA	98 1284 2335	242283 151410898 227066675	245282 151412397 227071174	3000 1500 4500	Deletion of name of deceased member and correction in name		

The Company will proceed to carry out name change/name deletion, if no objection from any interested person is received by the Company's Registrars, Maheshwari Datamatics Pvt Ltd, 23, R.N Mukherjee Road ,5th Floor, Kolkata 700001 within 15 days from publication hereof

Place : Kolkata Date: 3rd February 2021

A K Joshi Company Secretary & VP-Legal

ng applications from investors/shareholders:

## TECHNVISION VENTURES LIMITED

NOTICE OF BOARD MEETING Regulations 2015 Notice is hereby given the meeting of Board of Directors of the Company is scheduled to be held on Friday, the 12th day of February, 2021 at 3:30 p.m. at the Registered Office of the Company, inter alia, to consider, approve and take on record the Unaudited Financial Results for the Third quarter ended

31.12.2020. The Trading Window for dealing in

Equity Shares of the Company was closed from 01st January, 2021 and will open after 48 hours from the dissemination of said financial results to the Stock Exchange Place: Secunderabad

> Sd/- (Diddiga Santosh Kumar) Company Secretary

### **PRIME FOCUS LIMITED**

Registered Office: Prime Focus House, Linking Road, Opp. Citi Bank, Khar (W Mumbai - 400 052 • Phone: 022 - 6715 5000 • Fax: 022 - 6715 5001 • Website: www.primefocus.com = Famil Id.: Irindi@primefocus.com • CIN: L92100MH1997PLC108981

NOTICE Notice is hereby given in terms of Regulation 29, 33 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 Meeting of the Board of Directors of the Company is scheduled to be held on Friday, February 12, 2021, inter-alia to consider, approve and take on record Un-Audited Financial Results (Standalone & Consolidated) of the Company for the third quarter and nine months ended December 31, 2020.

Further, as per the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulation, 2015 the Trading Window for dealing in securities of the Company shall remain closed till 48 hours after the declaration of Un-audited Financial Results for the third quarter and nine months ended December 31, 2020.

The notice is also available on the website of the Company <a href="https://www.npimefocus.com">www.npimefocus.com</a> and that of BSE Limited <a href="https://www.npimefocus.com">www.npimefocus.com</a> and that of BSE Limited <a href="https://www.npimefocus.com">www.npimefocus.com</a> and National Stock Exchange of India Limited <a href="https://www.npimefocus.com">www.npimefocus.com</a> and that of BSE Limited <a href="https://www.npimefocus.com">www.npimefocus.com</a> and that of BSE Limited <a href="https://www.npimefocus.com">www.npimefocus.com</a> and the Board.

**CHEVIOT COMPANY LIMITED** CIN: L65993WB1897PLC001409

Regd. Office: 24, Park Street, Magma House, (9th Floor), Kolkata - 700 016 Ph: +91 82320 87911/12/13; Fax: (033) 22497269/22172488
E-MAIL ID: cheviot@chevjute.com; WEBSITE: www.groupcheviot.net NOTICE

Notice is hereby given that the Board of directors of the Company shall meet on Friday, 12th February, 2021 at 11.00 A.M. through Video Conferencing / Other Audio Visual Means to be conducted from 24, Park Street, 'Magma House', 9th Floor, Kolkata - 700 016 to inter-alia consider and approve the un-audi standalone financial results of the Company for the quarter and nine-months ended 31st December, 2020

This information is also available on the website of the Company viz For Cheviot Company Limited

Place: Kolkata

Company Secretary and Compliance Officer

Aditva Baneriee



CIN: L13100TG1958G01001674 **NOTICE INVITING TENDER** (E - Procurement Mode only)

tenders are invited for following items from reputed manufacturers directly or through their dealers / accredited agents through MSTC portal website https:// www.mstcecommerce.com/eprochome/nmdcbuyer\_login.jsp

	SI. Vo.	Tender No. & Brief Description of Item	Display and sale of Tender Documents
ľ		Global tender No:HQMM/ 2010-20/03X019,03Z903 & 03X018/380	
l		Dtd. 06/02/2021 & ET-818, Item : Supply, Erection and commissioning	
l		of 05 nos. of Hydraulic excavators having about 9 to 11 m3 bucket	17.02.2021
l	1	Capacity (Derated to 8 to 9 m3) under MARC for 12 years/32000	
l		hour, whichever is earlier required for BIOM Kirandul & Bacheli	04.03.2021to
l		Complex of Dantewada (Dist) of Chattisgarh (State)- India	25.03.2021
L		PRE-BID MEETING ON 17.02.2021 at 11 AM through MS Teams VC Mode.	
l		Open Tender No: HQMM/2019-20/05H115/379 dated 04-02-2021,	
l		Item: Supply, Supervision of Assembling and commissioning of 2	
l		Nos. Recon Engine assy. QST 30C on exchange basis suitable for	05.02.2021
l	2	100 Ton capacity, BH100S Model, BEML Make Dumper as per	to
l		technical specifications and scope of supply mentioned in Annexure	03.03.2021
l		- III of Tender required for NMDC Ltd., BIOM, Bacheli Complex,	
L		Dantewada (Dist) of Chattisgarh (State)- India	
Γ		Open Tender No: HQMM/36A300,36A102 & 36AN159/037 dated	
l		04-02-2021, Item: Supply of 67 nos. of New OTR Tubeless Radial	
l	_	Tyres Size: 27.00R 49, Type E-4 with suitable O Rings, cut resistant	05.02.2021
ı	3	quitably for 95/100 Tap Dumpers through E Progurement and Powers	

Complex, Bacheli Complex of Dantewada (Dist) Chattisgarh (State), & Donimalai Complex of Bellary (Dist), Karnataka (State) spective bidders may visit our websites : www.nmdc.co.in; CPP Portal https://eprocure.gov.in; https://mstcecommerce.com and may download the ender documents. Any corrigendum to the above tender notice will be uploaded on our website only Prospective hidders should visit our website from time to ime to note the corrigendum, if any.

E-Auction Mode, required for NMDC Limited, BIOM, Kirandul



### **NOTICE**

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations"), NOTICE is hereby given that meeting of the Board of Directors of the Company is scheduled to be held on Friday, February 12, 2021, *inter-alia*, to consider and approve the Unaudite (Standalone & Consolidated) Financial Results of the Company fo the quarter/period ended December 31, 2020 in accordance with Regulation 33 of the Listing Regulations.

A copy of this Notice and the Financial Results shall also be available at the Company's website www.satincreditcare.com and website of the Stock Exchanges' BSE: www.bseindia.com and NSE www.nseindia.com

By order of the Board of Director For Satin Creditcare Network Limited

Place: Gurugram Adhish Swaroo Date: February 04, 2021 Company Secretary & Compliance Officer

## **OLYMPIC OIL INDUSTRIES LIMITED**

CIN: L15141MH1980PLC022912 Regd. Off.: 709, C Wing, One BKC, Near Indian Oil Petrol Pump,

G Block, BKC, Bandra (East), Mumbai - 400051 Tel.: 9122 2654 0901 E-Mail ID : olympicoilltd@gmail.com Website: www.olympicoil.co.in Fax: 91 22 26520906 Notice is hereby given that pursuant to Regulation 29 read with Regulation 47

of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2013 the meeting of the Board of Directors of the Company will be held on Saturday 13th February, 2021 to consider and approve Un-Audited Financial Results of the Company for the quarter and nine months ended 31st December, 2020.

The said intimation is also available on the website of the Company at www.olympicoil.co.in and at website of Stock Exchange at www.bseindia.com.

For and on behalf o **OLYMPIC OIL INDUSTRIES LIMITED** 

Place: Mumbai Date: 04.02.2021

Nipun Verma Whole-time Director

## Manaksia Limited

Regd. Office: Turner Morrison Building, 6 Lyons Range, Mezzanine Floor, North-West Corner, Kolkata-700 001 Corporate Identity Number: L74950WB1984PLC038336 Phone: +91-33-2231 0055; Email: investor.relations@manaksia.com Website: www.manaksia.com

Notice is hereby given that pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, meeting of the Board of Directors of the Company is scheduled to be held on Friday, 12th February, 2021, at Hall Quorum-IV, The Lali Great Eastern, 1, 2, 3, Old Court House Street, Dalhousie Square Kolkata- 700 069 inter-alia to consider, approve and take on record the Un- Audited Financial Results (both standalone and consolidated) of the Company along with Limited Review Report for the quarte and nine months period ended 31st December, 2020.

(www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com) where the shares of the Company are listed and is also available on the website of the Company, viz For MANAKSIA LIMITED

Place: Kolkata Date: 4th February, 2021 PRADIP KUMAR KANDAR (Company Secretary)

## THIRD QUARTER

in the same quarter of FY20.

exchange gains, and higher sales.

New Delhi, 4 February

PERFORMANCE					
Parameter	Q3 FY20	Q3FY21			
Net profit (₹cr)	1,027.23	2,373.71			
Total income (₹cr)	75,048.60	78,324.98			
Gross refinery margin (\$/ barrel)	1.79	1.87			

Gross refinery margin (GRM), a measure of the gain per barrel of crude oil processed, stood at October-December 2020 period against \$1.79 per harrel in the corresponding previous

Inventory gains in the quarter under review stood at

₹1,323 crore compared to ₹43 crore in the year-ago quarter. HPCL reported a currency exchange gain of ₹297 crore against ₹82 crore last year. HPCL said domestic sales of petroleum products grew 2.7

per cent to 10.03 million metric tonnes year-on-year compared to industry growth of 0.30 per cent. The sales of petrol increased by 6.4 per cent, diesel by 1.2 per cent, and LPG or cooking gas by 5.9 per cent.

M K Surana, chairman and managing director of HPCL, indicated there may not be much relief in sight for consumers with petrol and diesel prices remaining high driv-

## NTPC posts 10% rise in net, to pay interim dividend

### The total income of the company rose 5.19%

SHREYA JAI New Delhi, 4 February

State-owned power generation major NTPC posted a 10 per cent increase in net profit at ₹3,315.34 crore for the quarter ended December 2020 from ₹2,995.14 crore in the year-ago period.

The total income of the company rose 5.19 per cent the quarter ₹25,268.56 crore against ₹24,022.62 crore in Q3FY20. Its gross power generation in the quarter was 65.42 billion units against 61.21 billion units during the corresponding period.

On nine-month basis, the company's profit before tax was ₹9,290.30 crore against ₹8,860.37 crore in the same period in FY20. The total income during the same period increased by 4.3 per

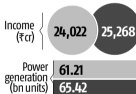
idend for FY21 at 30 per cent for FY21.



**POWERING UP** 

03FY20 03FY21

Profit **2,995** 



cent to ₹72.312 crore. The board of NTPC approved an interim div-

of paid-up share capital i.e. ₹3 per equity share of face value of ₹10 each.

The company offered a 20-25 per cent rebate on the capacity charges of the power supplied during the lockdown period. The total amount of ₹1,363 crore has been approved by the board

## Ahead of stake sale, BigBasket logs ₹611-cr loss

Bengaluru, 4 February

Source: Company results

Supermarket Grocery Supplies, which operates online grocery store BigBasket, reported a consolidated net loss of ₹611 crore in FY20, a 6.7 per cent rise compared to the previous financial year.

According to financial data accessed by business intelligence platform Tofler, the Bengaluru-headquartered company posted a 36 per cent jump in revenue at ₹3,822 crore in FY20 as compared to the previous financial year.

BigBasket, which is soon to be acquired by the Tata Group, saw its total expenses widen 31 per cent from ₹3,376 crore in FY19 to ₹4,433 crore in FY20. The Tata Group is



in advanced talks to buy a majority stake in BigBasket in a deal that is likely to value the online grocer at \$1.6 billion.

BigBasket had earlier said that it has seen an 84 per cent increase in the number of new customers accompanied by 50 per cent higher retention rates as

compared to pre-Covid levels. The Alibaba-backed firm is currently recording about 20 million orders per month, and reached the milestone of \$1 billion run-rate in annual revenues

According to a RedSeer and BigBasket report, the total size of the e-grocery market in the country is expected to grow from \$1.9 billion in 2019 to \$3 billion by the end of 2020. At an annual growth rate of 57 per cent, it is expected to touch \$18 billion by 2024.

With marquee players such as Amazon and Reliance making serious bets in the online grocery space, the segment is likely to see intense competition in the coming

## JSW Energy bets big on hydropower projects

New Delhi, 4 February

JSW Energy is among the few privately owned power generators betting big on hydropower, which is a revenue

spinner for the company. 'We are optimistic about the hydropower sector. More currently. so, after the hydropower pur- Haryana Electricity Regulatory cation by the Ministry of power procurement offer of as a percentage of their total status.

power purchase agreements. We will be looking at larger hydropower projects," said Prashant Jain, joint managing director and chief executive officer, JSW Energy JSW is operating 1.3-giga-

watt (Gw) hydropower projects

Recently, the

Power. This will lead to more JSW Energy for supply of 240 megawatt of hydropower. The company is expecting to commission the project by 2024-25.

The power ministry, in a in revenue from its hydrorecent notification dated January 29, had extended the mandatory HPO till 2030. The did not have much of an Centre is aiming to add 30 Gw of hydropower by 2030. HPO Hydropower, solar, and wind entails the compulsory purchase obligation (HPO) notifi- Commission had approved a chase of hydropower by states services and have a 'must-run'

declared its third-quarter (Q3) results last week, saw an uptick power units (quarterly). Jain said the Covid-19 pandemic impact on its business. units are categorized essential

uitably for 85/100 Ton Dumpers through E-Procure

## **NACL Industries Limited**

CIN: L24219TG1986PLC016607

03.03.2021

Chief General Manager (Materials

JAGARJUNA NACL Regd. Office: Plot No.12-A, "C" Block, Lakshmi Towers, No.8-2-248/1/7/78, Nagarjuna Hills, Punjagutta, Hyderabad-500082, Telangana State. India.

Phone: 040-24405100, Fax: 040-23358062, E-mail: cs-nacl@naclind.com, Website:www.naclind.com Extract of the Statement of Unaudited Standalone and Consolidated Financial Results for the

	Quarter and Nine Months Ended December 31, 2020 (₹ in Lakhs)						
		Standalone			Consolidated		
SI. No.	Particulars		Nine months			Nine months	
INO.		ended 31.12.2020	ended 31.12.2020	ended 31.12.2019	ended 31.12.2020	ended 31.12.2020	ended 31.12.2019
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
1	Total Income from Operations	26,782	86,981	24,055	26,776	86,976	24,055
2	Net Profit for the period (before Tax & Exceptional and/or Extraordinary items)	1,432	5,157	424	1,442	5,192	492
3	Net Profit for the period before Tax, (after Exceptional and/or Extraordinary items)	1,432	5,157	424	1,442	5,192	492
4	Net Profit for the period after Tax, (after Exceptional and/or Extraordinary items)	910	3,315	309	920	3,350	377
5	Total Comprehensive Income for the period [Comprising (Loss)/Profit for the period (after tax) and Other Comprehensive Income (after tax)]	924	3,297	315	933	3,329	383
6	Paid-up Equity Share Capital	1,962	1,962	1,676	1,962	1,962	1,676
7	Earnings per Share (of ₹ 1 each)						
a)	Basic	0.47	1.72	0.18	0.48	1.74	0.23
b)	Diluted	0.47	1.72	0.18	0.48	1.74	0.23

## NOTE:

Place: Hvderabad

Date: February 4, 2021

The above Unaudited Standalone and Consolidated Financial Results of NACL Industries Limited ("the Company") were reviewed by the Audit Committee at its meeting held on February 3, 2021 and has been approved by the Board of Directors at its meeting held on February 4, 2021. The Statutory Auditors have carried out a limited review of these Financial Results for the Quarter and

Nine Months ended December 31, 2020 and have issued an unmodified report on these results. The above is an extract of the detailed format of Statement of Unaudited Standalone and Consolidated Financial Results for the Quarter and Nine Months Ended December 31, 2020 filed with BSE Limited & NSE Limited under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Statement of Unaudited Standalone and Consolidated Financial Results for the Quarter and Nine Months Ended December 31, 2020 is

available on the website of BSE & NSE Limited and Company's website at www.naclind.com

By Order of the Board

Sd/-M. Pavan Kumar Managing Director & CEO (DIN:01514557)

म, रल मंत्रालय) कंपनी FION OF INDIA LTD. Ministry of Railways ) नीलामी / निविदा सचना सं. CON/SA/2020-21/03/40/29827 and 29828 दिनांक: 05.02.202

अॉनलाइन सार्वजनिक नीलामी बिक्री कॉनकॉर हैदराबाद, विशाखापट्टनम और गुंदूर में विभिन्न कानकॉर टर्मिनलों में उपलब्ध निकासी रहित / दावारहित आयातित कार्गो, क्षतिग्रस्त घरेलू खाली कंटेनरों और स्क्रैंप वस्तुओं की ऑनलाइन नीलामी बिक्री आमंत्रित करता है। आयात कागों को सार्वजिनक केटनरा और स्क्रम वस्तुओं को आनाशहन नालामा बिक्रो आमाश्रत करता है। आयात कागों को सार्वजिनक नीलामी सीमा शुल्क अधिनियम, 1962 की घारा 48 के प्रावधानों के तहत आयातक /प्रोषेती को बिना किसी और सूचना के आयोजित की जाएगी। माननीय न्यायालय के तहत या समक्ष अपील वाले मामलों वाले माल की बिक्री के खिलाफ मान्य आपत्तियां, यदि कोई हों, इस नोटिस के जारी होने से 7 दिनों के मीतर कॉनकॉर को प्रस्तुत की जा सकती हैं, अन्यथा यह माना जाएगा कि आयातक/प्रेषिती को कोई आपत्ति नहीं है और माल को बिना किसी और नोटिस के बिक्री किया जा सकता है।

श्रव आनारान्वार का राजा का नाम का का जात है। ओनलाइन नीलामी **मैसर्स कानकार** के अधिकृत ई-कॉमर्स सेवा प्रदाता **मैसर्स एमएसटीसी लि.** के माध्यम से आयोजित की जाती है। कंट्रेनर्रे/ कामी का निरीक्षण संबंधित कॉनकॉर टर्मिनलों में **05.02.2021 से 12.02.2021** तक कार्य दिवसों में कार्य के समय के दौरान होगा। ऑनलाइन नीलामी 15.02.2021 को है। विवरण के लिए कपय www.concorindia.com या www.eprocure.gov.in या www.mstcecommerce.com पर लॉग ऑन करें या कॉनकॉर, सिकंदराबाद, 040— 27808938/39 या मैसर्स एमएसटीसी लि. के कार्यालय में श्री जी. पी. तेजा (9100025841) या श्री विजय काला (8179551100), फोन 040-23301039, ई-मेलः gpteja@mstcindia.co.in, vkala@mstcindia.co.in से संपव करें। साथ ही, कृपया ध्यान दें कि शुद्धिपत्र, यदि कोई हो, ऑनलाइन नीलामी की तारीख से पहले उपरोक्त वेबसाइटों पर ही दिया जाएगा। इसलिए बोलीदाताओं से अनुरोध है कि वे नियमित रूप से हस्ता./- जीजीएम/क्षेत्र-III (दक्षिण)



एनएमडीसी लिमिटेड (भारत सरकार का एक उपक्रम) 10-3-311/ए, कासल हिल्स, मासाब टैंक, हैदराबाद-500~028टेलीफोन: 0091-40-23538710/23538713 से 23538721 एक्सटेंशनः 228/270/229/138, ईमेलः jpsingh@nmdc.co.in dc.co.in; jvenkatesan@nmdc.co.m, c. CIN : L13100TG1958GO1001674

निविदा आमंत्रण सचना (केवल ई-प्रोक्योरमेंट माध्यम से)

निम्नलिखित मदों के लिए एमएसटीसी पोर्टल की वेबसाइट https://www.mstcecommerce com/eprochome/nmdcbuyer\_login.jsp के जरिए ख्यातिप्राप्त निर्माताओं से प्रत्यक्ष रूप र या उनके डीलरों/मान्यताप्राप्त एजेंटों के माध्यम से ई-निविदाएँ आमंत्रित की जाती हैं निविदा सं. एवं मद का संक्षिप्त विवरण

ग्लोबल निविदा सं.: एचक्यएमएम/2010-20/03X019, 03जेड903 एवं 03X018/380 दिनांक 06/02/2021 एवं ईटी-818, मदः छत्तीसगढ़ राज्य-06.02.2021 भारत के दांतेवाड़ा (जिला) के बीआईओएम किरंदुल एवं बचेली कॉम्प्लेक्स के 17.02.202 विषय असित12 वर्ष/32000 घंटे, जो भी पहले हो, हेतु एमएआरसी के अधीन लगभग 9 से 11 मी<sup>3</sup> बकेट क्षमता (8 से 9 मी<sup>3</sup> में डिरेटेड) वाले 05 अदद 04.03.2021 17.02.2021 हाइड्रॉलिक एक्सकैवेटरों की आपूर्ति, स्थापन एवं आरंभ किया जाना। 25.03.202 एमएस टीम्स वीसी साधन के द्वारा पूर्व बोली सम्मेलन 17.02.2021 को सुबह 11 बजे। खुली निविदा सं.: एचक्यूएमएम/2019-20/05एच115/379 दिनांक 04-02-2021, मदः छत्तीसगढ़ राज्य-भारत के एनएमडीसी लि., बीआईओएम बचेली कॉम्प्लेक्स, दांतेवाड़ा (जिला) के लिए अपेक्षित निविदा के अनेक्सर-।।। में 05.02.2021

बीएच100एस मॉडल, बीईएमएल प्रस्तुत डम्पर के लिए उपयुक्त एक्सचेंज के 03.03.202 आधार पर 2 अदद रेक्रॉन इंजन असेम्बली क्यूएसटी 30सी की असेम्बलिंग एवं कमीशनिंग का पर्यवेक्षण, आपूर्ति। खुली निविदा सं.: एचक्यूएमएम/36ए300, 36ए102 एवं 36एएन159/037 दिनांक 04-02-2021, मदः छत्तीसगढ़ राज्य के दांतेवाड़ा (जिला) के एनएमडीसी लिमिटेड, बीआईओएम, किरन्दुल कॉम्प्लेक्स एवं कर्नाटक (राज्य) के बेल्लारी (जिला) के दोनीमलाई कॉम्प्लेक्स के लिए अपेक्षित ई-प्रोक्योरमेंट एवं रिवर्स ई-ऑक्शन माध्यम के द्वारा 85/100 टन डम्परों के लिए उपयुक्त रूप से उचित 0 03.03.202

वर्णित तकनीकी विशिष्टताओं तथा आपूर्ति की परिधि के अनुसार 100 टन क्षमता,

रिंग्स, कट रेसिस्टेंट के साथ 67 अदद नए ओटीआर ट्युबलेस रेडियल टायर माप

27.00आर 49. टाइप ई-4 की आपर्ति।

प्रत्याशित बोलीदाता हमारी वेबसाइट :www.nmdc.co.in; सीपीपी पोर्टल https://eprocure.gov.in https://mstcecommerce.com देख सकते हैं एवं निविदा कागजात डाउनलोड कर सकते हैं उक्त निविदा सूचना के संबंध में कोई संशोधनी केवल हमारी वेबसाइट पर अपलोड की जाएगी प्रत्याशित बोलीदाता संशोधनी, यदि कोई है, के बारे में जानने के लिए समय–समय पर उक्त वेबसाइट

एएक्स1/सजोप्र/आरएफपी202020/सजोप्र

पधान कार्यालय: ''लोकमंगल' 1501, शिवाजीनगर, पुणे-411005 02/02/2021

प्रस्ताव हेतु अनुरोध (RFP) बैंक ऑफ महाराष्ट्र धोखाधड़ी समाधान की आपूर्ति, संस्थापना और रखरखाव के लिए पात्र बोलीदाताओं से प्रस्ताव आमंत्रित करता है। विवरण बैंक की वेबसाइट https://www.bankofmaharashtra.in पर 03/02/2021 से निविदा खंड में उपलब्ध होंगे।

बैंक बिना कोई कारण बताए आरएफपी प्रक्रिया को रद्द करने या पुनर्निर्धारित करने का अधिकार सुरक्षित रखता है। मुख्य सूचना सुरक्षा अधिकारी, समन्वित जोखिम प्रबंधन



हाउसिंग एंड अर्बन डेवलपमेंट कॉर्पोरेशन लिमिटेड (भारत सरकार का उपक्रम) CIN: L74899DL1970GOI005276 GST NO. 07AAACH0632A1ZF

पंजीकृत कार्यालयः हडको भवन, कोर ७ए, भारत पर्यावास केन्द्र, लोंधी रोड, नई दिल्ली — 110003, **फोन** नं.: 011-24625308. वेबसाइटः www.hudco.org

नोटिस

भारतीय प्रतिभूति और विनिमय बोर्ड [सूचीबद्धता बाध्यताएं और प्रकटीकरण अपेक्षाएं] विनियम, 2015 के नियम 47 के साथ पठित नियम 29 के अनुपालन में एतद द्वारा सचित किया जाता है कि 31 दिसम्बर, 2020 को समाप्त तिमाही के लिए कंपनी के अलेखापरीक्षित वित्तीय परिणामों (एकल एवं समेकित) पर विचार करने तथा उनके अनुमोदन के लिए हाउसिंग एंड अर्बन डेवलपमेंट कॉर्पोरेशन लिमिटेड के निदेशक मंडल की बैठक का आयोजन 11 फरवरी 2021) को किया जाएगा। नोटिस www.hudco.org www.bseindia.com; www.nseindia.com वेबसाइटों पर भी उपलब्ध है।

कृते हाउसिंग एंड अर्बन डेवलपमेंट कॉरपोरेशन लिमिटेड दिनांक : 04.02.2021 हरीश कुमार शर्मा



स्थान: नई दिल्ली

SATIN CREDITCARE NETWORK LIMITED

NOTICE

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (the "Listing Regulations"), NOTICE is hereby given that meeting of the Board of Directors of the Company is scheduled to be held on Friday, February 12, 2021, inter-alia, to consider and approve the Unaudited (Standalone & Consolidated) Financial Results of the Company for the quarter/period ended December 31, 2020 in accordance with Regulation 33 of the Listing Regulations.

A copy of this Notice and the Financial Results shall also be available at the Company's website www.satincreditcare.com and websites of the Stock Exchanges' BSE: www.bseindia.com and NSE: www.nseindia.com.

By order of the Board of Directors For Satin Creditcare Network Limited Sd/-

Place: Gurugram Adhish Swaroop Date: February 04, 2021 Company Secretary & Compliance Officer



(Formerly Yash Papers Limited) Regd Office: 2nd Floor, 24/57, Birhana Road, Kanpur -208001, Uttar Pradesh Corp Office: Yash Nagar, Ayodhya — 224135, Uttar Prades CIN: L24231UP1981PLC005294 | T:+91 5278 258174 E: connect@yashpakka.com I Website : www.yashpakka.

**NOTICE** 

Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company will be held on Wednesday, 10th February, 2021 inter-alia, to consider and approve Unaudited Financial Result of the Company for the 3rd quarter and nine months ended 31st December, 2020.

Further in pursuance of SEBI (Prohibition of Insider Trading) Regulations 2015, Trading Window shall remain closed from 1st January, 2021 till 48 hours after declaration of Unaudited Financial Results for the quarter and nine months ended 31st December, 2020 (both days inclusive).

The information in the above notice is also available on the website of the Company www.yashpakka.com and also on BSE Limited www.bseindia.com

for Yash Pakka Limited

Date: 03.02.2021 Place: Avodhva

Bhavna Patel Company Secretary & Compliance Officer



शेयर एवं बॉन्ड विभाग, कॉरपोरेट केंद्र, 14वां तल, स्टेट बैंक भवन, ारीमन प्वाइंट, मुंबई-400 021, महाराष्ट्र दुरागडः 022-22740841-6/22742403/22741431 वेबसाइट: https://bank.sbi|ई-मेल: investor.complaints@sbi.co.in

भारतीय स्टेट बैंक के शेयरधारकों से अपील

भौतिक शेयरों को डीमेट प्रारूप में बदलना एवं डाटा अद्यतन करना

जोखिम से बचने के लिए अपने भौतिक शेयरों को डीमेट में बदले 

के जोखिम से बचने के लिए तुरंत अपने भौतिक शेयरों को डीमेट रूप में बदल दें। भारतीय प्रतिभूति और विनिमय बोर्ड ने निर्धारित किया है कि शेयरों के अंतरण के अनुरोध पर तब तक कार्रवाई नहीं की जाएगी, जब तक ये निक्षेपागार (एनएसडीएल/सीडीएसएल) के पास डीमेट रूप में न हो। डीमेट खाता खोलने के लिए, कृपया अधिकारिक रूप से वैध केवाईसी दस्तावेजों यथा (क) पैन (ख) आधार कार्ड (ग) पासपोर्ट (घ) मतदाता कार्ड (ङ) ड्राइविंग लाइसेन्स (च) रद्द किए गए चेक के साथ निक्षेपागार प्रतिभागी से तूरंत संपर्क करें और अपने भौतिक शेयरों को डीमेट रूप में बदलवाएँ। यदि आपके पास पहले से ही डीमेट खाता हो, तो डीमेट रूप में शेयरों को बदलने के लिए कृपया 1 रुपए के अंकित मूल्य का एसबीआई शेयर प्रमाणपत्र अपने निक्षेपागार प्रतिभागी (डीपी) को प्रस्तुत करें।

एक रुपए के अंकित मूल्य के शेयर प्रमाणपत्र प्राप्त करने की कार्यविधि

दिनांक 22 नवंबर 2014 से 10 रुपए के अंकित मूल्य के शेयरों को 1 रुपए के अंकित मुल्य के 10 ईक्विटी शेयरों में विभाजित करने के परिणामस्वरूप, 1 रुपए के अंकित मुलय के शेयर सदस्यों के रजिस्टर में उपलब्ध पते पर पंजीकृत डाक से भेजे गए। गलत/अपर्ण पता, पता उपलब्ध न होने आदि के कारण डाक विभाग द्वारा लौटाए ग पत्रों के लिए हमने पंजीकृत डाक, जहां कहीं भी मोबाइल नंबर/ई-मेल आईडी उपलब्ध होने पर एसएसएस/ई-मेल से अनुस्मारक भेज दिए हैं। हम 10 रुपए के अंकित मूल्य के भौतिक रूप में शेयर प्रमाणपत्र रखने वाले तथा 1 रुपए के अंकित मूल्य के शेयर प्राप्त न करने वाले सभी शेयरधारकों से निम्नलिखित दस्तावेज़ हमारे पंजीकरण एवं शेयर अंतरण एजेंट को प्रस्तुत करने का अनुरोध करते हैं, जिनका पता नीचे दिया गया है: ।. विधिवत भरा हुआ मूल सूचना फार्म (बीआईएफ)

- II. स्वयं द्वारा सत्यापित केवाईसी की प्रतियाँ, जिनसे पहचान, पते का प्रमाण, फोटो दिखता हो।
- III. पैन कार्ड की स्वयं द्वारा सत्यापित प्रति
- IV.10 रुपए के अंकित मूल्य का मूल शेयर प्रमाणपत्र, यदि उपलब्ध हो तो। . सभी सूचनाएँ एवं लाभांश प्राप्त करने के लिए अपना केवाईसी डाटा अद्यतन करें

कृपया हमारे पंजीकरण एवं शेयर अंतरण एजेंट (आरटीए) जिनका पता नीचे दिया गया है. को मल सचना फार्म प्रस्तत कर केवाईसी डेटा, ईमेल आईडी, पता, मोबाइल नंबर एवं बैंक खाता विवरण अद्यतन करा लें। डीमेट रूप में शेयर रखने वाले शेयरधारकों से . अनरोध है कि वे सम्बद्ध निक्षेपागार प्रतिभागी से उनका अद्यतन करा लें, ताकि सूचनाएँ आसानी से प्राप्त हो सके और विप्रेषण अबाधित रूप से चले।

.बैंक के पंजीकरण एवं शेयर अंतरण एजेंट को प्रस्तुत करने हेतु मूल सूचना फार्म डाउनलोड करें

मूल सूचना फार्म (बीआईएफ) को हमारी वेबसाइट https://bank.sbi/documents/ 17836/21502/290120-Basic+Information+Form+-+BIF.pdf. से डाउनलोड किया जा सकता है।

. प्रश्न/संदेह एवं दस्तावेज़ भेजने के लिए हेल्पलाइन

जिनका पता नीचे दिया गया है अथवा ऊपर दिए गए फोन नंबर/ई-मेल आईडी पर भारतीय स्टेट बैंक के निवेशक शिकायत कक्ष से संपर्क करें। विस्तृत दिशानिर्देशों के लिए कुपया bank.sbi---Investor Relations---Shareholder Bondholder Information पर जाएँ।

मेसर्स अलंकित असाइनमेंट्स लिमिटेड 205 - 208 अनारकली कांप्लेक्स झंडेवालां एक्सटेंशन, नई दिल्ली - 110 055, ई-मेल: sbi.igr@alankit.com संपर्क: 72900 71335.

**स्थान**: मुंबई दिनांक: 05.02.2021

भारतीय स्टेट बैंक के लिए महाप्रबंधक (शेयर एवं बॉन्ड)

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI SAST REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT, FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

## OVOBEL FOODS LIMITED

Registered Office: Ground Floor, No. 46 Old No. 32/1, 3rd Cross, Aga Abbas Ali Road, Ulsoor, Bangalore - 560 042 Tel. No.: +91 80 2559 4145-46, Website: www.ovobelfoods.com

CIN: L85110KA1993PLC013875

Open Offer for acquisition of upto 27,30,208 equity shares of face value Rs. 10/- each of Ovobel Foods Limited (the "Target Company") representing 26.00% of the total Paid-up and Voting Share Capital of the Target Company from the Eligible Shareholders (as defined below) by Mr. M P Satish Babu ("Acquirer 1"), Mr. Sharad M S ("Acquirer 2"), Mrs. Sukanya Satish ("Acquirer 3"), Mr. Syed Fahad ("Acquirer 4") and Mr. Bhavihal Gurusiddappa Channappa ("Acquirer 5"), collectively referred to as "Acquirers", pursuant to and in compliance with the requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended from time to time ("SEBI SAST Regulations") (the "Open Offer" / "Offer").

This offer opening public announcement and corrigendum to Detailed Public Statement is being issued by Sundae Capital Advisors Private Limited ("Manager to the Offer"), for and on behalf of the Acquirers, pursuant to and in accordance with Regulation 18(7) of the SEBI SAST Regulations in respect of the Offer ("Offer Opening Public Announcement cum Corrigendum"). The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was published on October 29, 2020.

The Offer Opening Public Announcement cum Corrigendum is to be read together with: a) the public announcement in connection with the Offer, made by the Managers to the Offer on behalf of

the Acquirers to BSE on October 22, 2020 ("Public Announcement");

the detailed public statement in connection with the Offer, published on October 29, 2020 in the following newspapers: i) Business Standard (English - all editions); ii) Business Standard (Hindi - all editions); iii)Vartha Bharathi (Kannada -Bengaluru Edition)and iv) Mumbai Lakshadeep (Marathi -Mumbai Edition) ("Detailed Public Statement");

the letter of offer dated January 30, 2021 in connection with the Offer ("Letter of Offer")

Capitalised terms used but not defined in this Offer Opening Public Announcement cum Corrigendum shall have the meaning assigned to such terms in the Letter of Offer.

Offer Price: The Offer Price is Rs. 49.41 (Rupees Forty Nine and Paise Forty One Only) per Equity Share. There has been no revision in the Offer Price. For further details relating to the Offer Price, please refer to Clause 6 "Offer Price and Financial Arrangements" on page 22 of the Letter of Offer.

Recommendations of the Committee of Independent Directors of the Target Company: The Committee of Independent Directors of the Target Company ("IDC") published its recommendation on the Offer on February 04, 2021in the same newspapers where the Detailed Public Statement was published. The relevant extract of the recommendation of the IDC is given below:

Members of the Committee of Mr. Bharath Venkatesh, Chairman Independent Directors (Please Ms. Priyanka Rajora, Member Committee separately) Recommendation on the Open Offer,

indicate the chairperson of the Ms. Pooja Jain, Member The Open Offer price at Rs. 49.41 per Equity Share by the

as to whether the offer is fair and

(IDC may also invite attention to any

other place, e.g. company's website,

where its detailed recommendations

independent adviser, if any can be

seen by the shareholder)

recommendation

Acquirers is in line with the provisions of Regulation 8(2) of the SEBI SAST Regulations and to that extent is fair and reasonable. However the Shareholders should independently evaluate the offer and take the informed decision in their best interest. Summary of reasons for IDC of Ovobel Foods Limited has reviewed the following

documents as issued by the Acquirers in connection with the Open Offer: The Public Announcement in connection with the Open Offer

dated October 22, 2020

The Detailed Public Statement Published on October 29, along with written advice of the b) 2020

Letter of Offer dated January 30, 2021

The IDC further noted that the shares of the Company are infrequently traded within the meaning of explanation provided in Regulation 2(j) of the SEBI SAST Regulations and the Acquirers have obtained valuation from a Registered Valuer(Securities or Financial Assets). Keeping in view the above facts IDC is of opinion that open offer price is fair and reasonable.

Details of Independent Advisors, if

This is not a competing offer in terms of Regulation 20 of the SEBI SAST Regulations. Further, there has been no competing offer as on the date of the Letter of Offer. The last date for making such competing offer was November 23, 2020, as prescribed under Regulation 20 of the SEBI SAST Regulations.

None

The dispatch of the Letter of Offer to the Eligible Shareholders of the Target Company holding Equity Shares on the Identified Date i.e. Friday, January 22, 2021has been completed by February 03, 2021 through electronic mode to the shareholders whose e-mail ids are available with the Target Company and through speed post / registered post at the address registered in India for all the remaining shareholders. The Acquirers are adhering to the existing prescribed framework of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011 for dispatch of Letter of Offer.

The Letter of Offer and the Form of Acceptance-cum-Acknowledgement is also available on the website of SEBI (www.sebi.gov.in), the Registrar to the Offer (www.integratedindia.in), the Manager to the Offer (www.sundaecapital.com) and BSE (www.bseindia.com). In case of non-receipt of the Letter of Offer, the Eligible Shareholders, including those who have acquired Equity Shares after the Identified Date, if they so desire, may download the Letter of Offer or the Form of Acceptance-cum-Acknowledgement from the websites indicated above.

Instruction to Eligible Shareholders

All the Eligible Shareholders of the Target Company, holding shares in physical and dematerialized form, registered or unregistered are eligible to participate in this Open Offer at any time during the period from Offer Opening Date to Offer Closing Date ("Tendering Period") for this Open Offer

(a) In case the Shares are held in Dematerialised Form: The Eligible Shareholders who are holding Equity Shares in dematerialised form and who desire to tender their Equity Shares in this Offer shall approach their respective Selling Broker indicating to their Selling Broker the details of Equity Shares that such Eligible Shareholder intends to tender in this Offer as per the procedure specified in Clause 8.10 on page 27 of the Letter of Offer.

(b) In case the Shares are held in Physical Form: Eligible Shareholders holding Equity Shares in physical form may participate in the Open Offer through their respective Selling Broker by providing the relevant information and documents as mentioned in Clause 8.11 on page 28of the Letter of Offer.

(c) In case of non receipt of the Letter of Offer: The Eligible Shareholder may tender Equity Shares under the Offer in terms of the procedure specified in Clause 8.12 on page 29of the Letter of Offer.

An Eligible Shareholder may participate in the Open Offer by providing his/her/its application in writing on a plain paper signed by all Eligible Shareholders (in case of joint holding) stating name, address, folio number, number of Equity Shares held, Equity Share certificate number, number of Equity Shares tendered for the Offer and the distinctive numbers thereof, enclosing the original Equity Share certificate(s), copy of Eligible Shareholder's PAN card(s) and executed share transfer form in favour o the Acquirer. Eligible Shareholders must ensure that the plain paper application, along with the TRS and requisite documents, reach the Registrar to the Offer not later than 2 (two) working days from the closure of the Offer (i.e. February 24, 2021) by 5.00 p.m. If the signature(s) of the Eligible Shareholders provided in the plain paper application differs from the specimen signature(s) recorded with the Registrar of the Company or are not in the same order (although attested), such plain paper applications are liable to be rejected under this Offer.

Eligible Shareholders have to ensure that their order is entered in the electronic platform of the Designated Stock Exchange, i.e. BSE, which will be made available by BSE, before the closure of the Tendering Period.

Further, Eligible Shareholders are required to refer to Clause 8 of the Letter of Offer ("Procedure for Acceptance and Settlement") in relation to the detailed procedure for tendering their Equity Shares in the Offer and are required to adhere to and follow the procedure outlined therein.

Revision in the Detailed Public Statement

7.1 Disqualification of Acquirer 1 and Acquirer 3 as Directors by Ministry of Corporate Affairs

Clause 1.1 (d) of the DPS shall be read in conjunction with following note: irer 1 was a director in Indovo Foods Private Limited (CIN: U15499KA2009PTC049654), closely held company. The said company could not file the annual returns within the prescribed duedates and therefore the directors were disqualified for further appointment. Thereafter the said company has been striked off by the Registrar of Companies."

Clause 1.3 (c) of the DPS shall be read in conjunction with the following note:

"Note: Acquirer 3 was a director in Indovo Foods Private Limited (CIN: U15499KA2009PTC049654), a closely held company. The said company could not file the annual returns within the prescribed due dates and therefore the directors were disqualified for further appointment. Thereafter the said company has been striked off by the Registrar of Companies."

7.2 Relationship between the Acquirers

The relationship between the Acquirers in the given table to be read as Clause 1.8 of the DPS:

Name Relationship Mr. M P Satish Babu Husband of Ms. Sukanya Satish and father of Mr. Sharad M S Ms. Sukanya Satish Wife of Mr. M P Satish Babu and mother of Mr. Sharad M S Mr. Sharad M S Son of Mr. M P Satish Babu and Ms. Sukanya Satish Mr. Syed Fahad Not Related Mr. Bhavihal Gurusiddappa Channappa Not Related

Clause 2.5 of the DPS should be read in conjunction with:

The equity shares of the Target Company are also listed on CSE. However based on the information available on the website of CSE, the equity shares of the Target Company are suspended from trading. Further, no details of trading in the equity shares of the Target Company are available on the website of CSF

Material Updates (after the date of the Detailed Public Statement and included in the Letter of

In terms of Regulation 16(1) of the SEBI SAST Regulations, the draft Letter of Offer was submitted to SEBI on November 06, 2020 ("Draft Letter of Offer"). SEBI, vide its letter bearing reference no. SEBI/HO/CFD/DCR-2/OW/P/2021/2406/1 dated January 29, 2021 ("SEBI Letter"), issued its comments on the Draft Letter of Offer in terms of Regulation 16(4) of the SEBI SAST Regulations. These comments have been suitably incorporated in the Letter of Offer

Public Shareholders are requested to note the following key changes to the Draft Letter of Offer as included in the Letter of Offer in relation to the Open Offer

The Acquirers have acquired equity shares under Share Purchase Agreement 1 ("SPA1") on December 11, 2020. Suitable disclosures in this regard have been made in Clause 3.1.3 on page 8, Clause 3.1.5 on page 10, Clause 3.2.11 on page 12, Clause 4.1.5 on page 14, Clause 4.2.4 on page 15, Clause 4.3.4 on page 16, Clause 4.4.4 on page 17, Clause 4.5.4 on page 18 and Clause 5.7 on page 21 of the Letter

8.2 In respect to the ongoing Scheme of Arrangement between the Target Company and its shareholders and creditors for reducing the Equity share capital of the Target Company, the Hon'ble NCLT has issued directions for issue of notice to regulatory authorities for obtaining their NOC on the Scheme of Arrangement. The same has been disclosed under Clause 3.1.5 on page 10, Clause 5.8 on page 19 and Clause 5.17 on page 21 of the Letter of Offer.

In compliance with Regulation 24(1) of the SEBI SAST Regulations, Mr. Sharad MS ("Acquirer 2"), Mr Syed Fahad ("Acquirer 4") and Mr. Bhavihal Gurusiddappa Channappa ("Acquirer 5"), are appointed as Additional Directors on the Board of Directors of the Target Company wef December 11, 2020. Suitable disclosures in this regard have been made under Clause 3.1.13 on page 11, Clause 4.2.3 on page 15 Clause 4.4.3 on page 17 and Clause 4.5.3 on page 18 of the Letter of Offer.

Details of the Board of Directors of the Target Company has been updated under Clause 5.12 on page 20 of the Letter of Offer as follows

	20 of the Letter of Other as follows:				
Sr. No.	Name of Director	DIN	Designation	Date of Appointment	
1.	Mr. Syed Fahad	01865406	Additional Director	December 11, 2020	
2.	Mr. Channappa Bhavihal Gurusiddappa	07278848	Additional Director	December 11, 2020	
3.	Mr. Sharad M S	08987445	Additional Director	December 11, 2020	
4.	Mr. Philip Van Bosstraeten	02600487	Director	November 07, 2014	
5.	Ms. Priyanka Rajora	08985737	Additional Director	December 11, 2020	
6.	Ms. Pooja Jain	08985766	Additional Director	December 11, 2020	
7.	Mr. Bharath Venkatesh	09031790	Additional Director	January 18, 2021	

Note: The three Acquirers from S. No 1 to 3 have been appointed as directors on the Board of Target Company w.e.f December 11, 2020 in compliance with the provisions the SEBI SAST Regulations Mr. Shanti Swarup Aggarwal, Mr. Narendra Dattatri Haldawar, Ms. Anisha Agarwal, Mr. Swapar Kumar Majumder and Mr. Satish Narayana Swamy resigned from the Board of the Target Company w.e.f. December 11, 2020

8.5 Financial Results for the Quarter Ended September 30, 2020 have been updated under Clause 5.16 on page 20 of the Letter of Offer.

The Acquirers have deposited 100% of the amount in the Escrow Account. Suitable disclosures have been made under Clause 6.2.2 and Clause 6.2.3 on page 24 of the Letter of Offer.

Details regarding the status of the statutory and other approvals

As on the date of the Letter of Offer, to the best knowledge of the Acquirers, there are no statutory approvals required by the Acquirers, to complete the Underlying Transaction and this Open Offer. However, in case of any further statutory approvals being required by the Acquirers, at a later date, this Open Offer shall be subject to such approvals and the Acquirers shall make the necessary applications for such approvals

Revised Schedule of Activities

The schedule of major activities on page 2 of the Draft Letter of Offer and clause 9 - "Tentative Schedule of Activities" of the DPS stands amended and the revised schedule of major activities pertaining to the Open Offer as mentioned in the Letter of Offer is set forth below:

ı	pertaining to the Open Oner as i					
l	Nature of Activity	Original Timeline		Revised Tin		
1		Date	Day	Date	Day	
۱	Date of the Public Announcement	October 22, 2020	Thursday	October 22, 2020	Thursday	
l	Date of publication of the Detailed Public Statement	October 29, 2020	Thursday	October 29, 2020	Thursday	
l	Date for filing of Draft Letter of Offer with SEBI	November 06, 2020	Friday	November 06, 2020	Friday	
١	Last date of a competing offer	November 23, 2020	Monday	November 23, 2020	Monday	
١	Latest date by which SEBI's observations will be received	December 01, 2020	Tuesday	January 29, 2021	Friday	
l	Identified Date*	December 03, 2020	Wednesday	January 22, 2021	Friday	
	Last date by which the Letter of Offer will be dispatched to the Eligible Shareholders of the Target Company as on the identified date	December 10, 2020	Thursday	February 03, 2021	Wednesday	
l	Last Date for revising the Offer Price / Offer Size	December 15, 2020	Tuesday	February 04, 2021	Thursday	
	Last date by which the recommendations of the Committee of Independent Directors of the Target Company will be given and published	December 15, 2020	Tuesday	February 04, 2021	Thursday	
	Date of publication of Public Announcement for Opening the Offer	December 16, 2020	Wednesday	February 05, 2021	Friday	
	Date of Commencement of the Tendering Period (Offer Opening Date)	December 17, 2020	Thursday	February 08, 2021	Monday	
	Date of Closing of the Tendering Period (Offer Closing Date)	December 31, 2020	Thursday	February 22, 2021	Monday	
	Last date for communicating Rejection / Acceptance and Payment of consideration for accepted equity shares / credit of	14.0004	Th	M	Manda	
١	unaccepted shares	January 14, 2021	Thursday	March 08, 2021	Monday	
	Last date for issue of post-offer advertisement	January 21, 2021	Thursday	March 16, 2021	Tuesday	

\* Identified Date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer will be sent. It is clarified that all the Other Public Shareholders and the Existing Promoter of the Target Company are eligible to participate in this Offer any time

during the tendering period of the Offer. Other Information:

11.1 The Acquirers accept full responsibility for the information contained in the Offer Opening Public Announcement cum Corrigendum and shall be jointly and severally responsible for the fulfilment of their obligations laid down in the SEBI SAST Regulations in respect of the Open

11.2 The Offer Opening Public Announcement cum Corrigendum is expected to be available on the

SEBI website (www.sebi.gov.in). ISSUED FOR AND ON BEHALF OF THE ACQUIRERS BY THE MANAGER TO THE OFFER

Sundae Capital Advisors Private Limited SEBI Regn. No.: INM000012494

Website: www.sundaecapital.com

Contact Person: Anchal Lohia

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E-mail: ofl.openoffer@sundaecapital.com Investor Grievance e-mail id: grievances.mb@sundaecapital.com

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for and on behalf of Acquirers				
Sd/-	Sd/-	Sd/-		
M P Satish Babu	Sharad M S	Sukanya Satish		
Sd/- Sd/-				
Syed Fahad Bhavihal Gurusiddappa Channappa				
Place: Bangalore, Date: February 04, 2021				