

#### MAN INFRACONSTRUCTION LIMITED

12th Floor, Krushal Commercial Complex, Above Shoppers Stop, G. M. Road, Chembur (West), Mumbai - 400089. India 1: 91 22 42463999 | 1: 91 22 25251589 | 1: office@maninfra.com | 1: www.maninfra.com | 1: www.facebook.com/maninfra

Date: January 04, 2023

To,
The Listing Department
National Stock Exchange of India Limited
Exchange Plaza, Bandra Kurla Complex,
Bandra (E), Mumbai – 400 051
Symbol: MANINFRA

To,
The Corporate Relationship Department
BSE Limited
P. J. Towers, Dalal Street,
Mumbai - 400 001

Scrip Code: 533169

Dear Sir/ Madam,

Sub: Submission of Notice for attention of Equity Shareholders of the Company in respect of transfer of Equity Shares to Investor Education and Protection Fund (IEPF) Account:

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose e-copies of the notice for the attention of the equity shareholders of the Company in respect of transfer of equity shares of the Company to Investor Education and Protection Fund (IEPF) Account, published on 4<sup>th</sup> January, 2023 in the following newspapers in accordance with the requirements of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund (IEPF) Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time.

- 1. Business Standard, in English
- 2. Mumbai Lakshadeep, in Marathi

You are requested to take note of the same.

Yours faithfully,
For Man Infraconstruction Limited

Durgesh Dingankar Company Secretary Membership No.: F7007





NVITATION TO THE REMAINING PUBLIC SHAREHOLDERS TO AVAIL THE EXIT OPPORTUNITY UNDER EXIT OFFER

**GOLDCREST CORPORATION LIMITED** 

CORPORATION LIMITED

Corporate Identification Number: U74999MH1983PLC029408, Registered Office: 3rd Floor, Devidas Mansion, Mereweather Road, Colaba, Apollo Bunder, Mumbai, Maharashtra, 400039, India. Contact details Tel. No.: +91-22-22837489 / 22837490. Email id: office@goldcrestgroup.com; Website: www.goldcrestgroup.com

Company Secretary and Compliance Officer: Marisa Eldin Ferreira

Dear Residual Public Shareholder

(This public invitation shall be read in continuation of and shall be read in conjunction with and all capitalized terms used in this public invitation shall have the same meaning as ascribed to it in Detailed Public Announcement dated August 05. 2022 ("DPA"), the Letter of Offer dated August 06, 2022 ("LOF"), Post Offer PA dated August 29, 2022 ("Post Offer PA"), Exit Letter of Offer dated October 10, 2022 ("ELOF") and Exit Offer Public Announcement dated September 27, 2022 ("Exit Offer PA").

This invitation to Residual Public Shareholder of the Company is being issued by Vivro Financial Services Private Limited ("Manager" or "Manager to the Delisting Offer") for and on behalf of one of the promoters of Goldcrest Corporation Limited viz., Nita Tushar Tanna ("Acquirer"), along with Anupa Tanna Shah ("PAC 1"), Namrata Tushar Tanna ("PAC 2"), Hansa Tulsidas Tanna ("PAC 3") and Goldcrest Global Trading Private Limited (formerly known as Goldcrest Securities & Commodities Private Limited) ("PAC 4"), person acting in concert with the Acquirer (collectively "PACs"), in adherence with Regulation 27(1)(a) and all other applicable regulations of the Delisting Regulations.

. This is to inform all Remaining Public Shareholders that the Equity Shares of the Company (Scrip Code: 505576) has been delisted and trading in the Equity Shares of the Company has been discontinued with effect from Tuesday, October 04, 2022. Delisting of the Equity Shares means that they cannot be traded on BSE and/or any other stock exchange and a liquid market for trading of the Equity Shares will no longer be available.

In terms of Regulation 27(1)(a) read with Regulation 26 and all other applicable Regulations of the Delisting Regulations, the Acquirer and PACs are inviting the Remaining Public Shareholders to avail the exit opportunity during the one-year exit

window after delisting of Equity Shares. Residual Public Shareholders who have still not tendered their Equity Shares, can tender their Equity Shares to the Acquirer and PACs at the Exit Price of ₹ 200/- (Indian Rupees Two Hundred Only) during the Exit window viz., from Wednesday, October 12, 2022 to Thursday, October 12, 2023 subject to the terms and conditions provided in ELOF.

The Residual Public Shareholders are required to ensure that their Exit Application Form, together with the necessary enclosures, is received by the Registrar to the Exit Offer on or before Thursday, October 12, 2023.

In case of non-receipt of Exit Application Form / ELOF or if the same has been misplaced, the Residual Public Shareholders may obtain a copy of the same by writing to the Registrar to the Exit Offer. Copy of the ELOF can be downloaded from the website of the BSE at www.bseindia.com, Company at www.goldcrestgroup.com and Manager to the Exit Offer at www.vivro.net.

A follow-up email for the guarter ended December 2022, has been sent to all the remaining Residual Public Shareholders in compliance with Regulation 27(1)(b) of the Delisting Regulations.

The Acquirer and PACs will make the payment by way of electronic credit to Residual Public Shareholders who have validly tendered their Equity Shares in Exit Offer following the receipt and verification of duly filled Exit Applications Form(s) (together with necessary enclosures, if any and receipt of the Equity Share(s) in the Special Depository Account / receipt of physical share certificate(s) (along with duly filled in transfer deed(s) as applicable) by the Registrar to the Exit Offer. Any Residual Public Shareholders seeking any other assistance in connection with their shareholding like issue of duplicate

share certificate, rectification of name, transmission of shares, deletion of name of a shareholder in case of joint shareholding, etc. may contact the Registrar to the Exit Offer.

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The Acquirer and PACs accept full responsibility for the information contained in this Public Invitation and confirms that such information is true, fair and adequate in all material aspects.

# **VIVRO**

## **VIVRO FINANCIAL SERVICES PRIVATE LIMITED**

Address: 607/608 Marathon Icon, Opp. Peninsula Corporate Park Off. Ganpatrao Kadam Marg, Veer Santaji Lane, Lower Parel Mumbai 400 013, Maharashtra, India. Telephone No.: +91 22 6666 8040/41/42

Manager to the Delisting Offer

Email ID: investors@vivro.net Website: www.vivro.net SEBI Registration No.: INM000010122

CIN: U67120GJ1996PTC029182 Contact Person: Jay Shah / Viral Shah

The Bhogpur Co-op Sugar Mills Ltd. Bhogpur

Website:- www.eproc.punjab.gov.in E-mail:-bhogpurcsm@gmail.com

Global e-tender

COMPETITIVE e-bidding

Online e-Bids are invited for export of 26426 MT sugar from experienced

overseas buyers or their authorized representatives in India. Export

Houses/Merchandisers, Govt./Cooperative Institutions (In which State

Govt./Central Govt. has/have invested share capital) having valid

24.01.2023 Upto 05:00 PM

Cinema, Mohali-160055.

25.01.2023 at 11:00 AM

Punjab-144201

For participation in e-tender the bidder shall have to register themselves

with www.eproc.punjab.gov.in. For User ID, Password, Class-2 or

Address mentioned as above.

on Govt.Website:www.eproc.punjab.gov.in

11.01.2023 at 11:00 AM, in the O/o Sugarfed,

Punjab, Plot No. 53, Phase-2, Opp. Bassi

The General Manager, The Bhogpur Coop

Station, Bhogpur, District Jalandhar,

90% of the total tendered quantity

Sugar Mills Ltd. Bullowal road, Near Railway

**GENERAL MANAGER** 

Importer/Exporter License code and experience of exporting sugar.

E-bid reference :-

Last date and time of

Pre-bid conference

E-bid opening

communication

Address for

submission of e-tender

Date and time of technical

Minimum quantity to be

having its registered office at

having its registered office at

Acquirer **Anupa Tanna Shah** Nita Tushar Tanna

**Nita Tushar Tanna** (DIN: 00170591) Date: January 3, 2023

Registrar to the Delisting Offer

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Address: 9, Shiv Shakti Industrial Estate, Ground Floor, Sitaram Mill Compound, J.R. Boricha Marg, Lower Parel (East), Mumbai – 400 011, Maharashtra, India. **Telephone No.:** 022 – 2301 6761 / 2301 8261

Email ID: support@purvashare.com Website: www.purvashare.com SEBI Registration No.: INR000001112 CIN: U67120MH1993PTC074079 Contact Person: Purva Shah

Namrata Tushar Tanna Hansa Tulsidas Tanna For and on behalf of the Goldcrest Global Trading Private Limited (PAC 4)

W

**Anupa Tanna Shah** (DIN: 01587901)

Place: Mumbai

## MAN INFRACONSTRUCTION LIMITED

12th Floor, Krushal Commercial Complex, G. M. Road, Chembur (West), Mumbai - 400 089 Website: www.maninfra.com Investor Relation Contact: investors@maninfra.com Corporate Identity Number: L70200MH2002PLC136849 Tel: +91 22 42463999

NOTICE TO EQUITY SHAREHOLDERS FOR TRANSFER OF UNCLAIMED DIVIDEND AMOUNT(S) AND/OR UNDERLYING SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY

NOTICE is hereby given to the shareholders of Man Infraconstruction Limited ('Company') pursuant to provisions of Section 124(6) of the Companies Act, 2013 ("Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016; as amended from time to time ("the Rules") the Company is required to transfer all shares in respect of which dividend has remained unpaid or unclaimed for seven consecutive years or more, to the Demat account of the IEPF Authority as established by Central Government.

In compliance with the said Rules, the Company has communicated individually to the concerned shareholders whose shares are liable to be transferred to the Demat account of IEPF Authority, i.e. Second Interim Dividend for Financial Year 2015-16, at their registered addresses, informing that, the shares will be transferred to the Demat Account of the IEPF Authority. The complete details of the concerned shareholders whose dividends are unclaimed for seven consecutive years and whose shares are due for transfer to IEPF in April, 2023 are being uploaded on the Company's website www.maninfra.com.

The concerned shareholder are thus requested to claim the unclaimed dividend by sending us a written application along with (a) copy of PAN Card; (b) a cancelled cheque of your registered bank account; (c) Client Master List; and (d) the original un-encashed Dividend warrant or a duty filled in letter of indemnity to Link Intime India Pvt. Ltd., the Registrar and Share Transfer Agent of the Company or to the Company's Registered Office. The said application should reach the Company on or before April 10, 2023 so as to enable us submit your request to the bankers for transfer by NEFT or issuance of Demand Draft. In case the dividends are not claimed by the concerned shareholder(s) by April 10, 2023, necessary steps will be initiated by the Company to transfer shares held by the concerned shareholders to IEPF without further notice in the following manner:

In case the shares are held: · In physical form - Duplicate share certificate(s) in lieu of original share certificate(s) held by the shareholder, will be issued and transferred in favour of IEPF Authority on completion of necessary formalities. The original share certificate(s) which stand registered in the name of shareholder will be deemed cancelled and non-negotiable.

In demat form - Your demat account will be debited for the shares liable for transfer to IEPF Authority. The Company shall transfer the shares by way of corporate action through the Depositories to the IEPF Authority.

The shareholders may note that in the event of transfer of shares and the unclaimed dividends to IEPF, concerned shareholder(s) are entitled to claim the same from IEPF by submitting an online application in the prescribed Web Form IEPF-5, detail(s) of the same is available on the website www iepf.gov.in and sending a physical copy of the same, duly signed to the Company at its Registered/Corporate Office along with requisite documents enumerated in Web Form IEPF-5.

The shareholders may further note that the details of unclaimed dividends and shares of the concerned shareholder(s) uploaded by the Company on its website www.maninfra.com shall be treated as adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF pursuant to the Rules. Please note that no claim shall lie against the Company in respect of unclaimed dividend and equity shares

transferred to the IEPF. For any information/ clarification on this matter, please write to or contact the Company at investors@maninfra.com or our RTA M/s. Link Intime India Pvt. Ltd. UNIT: Man Infraconstruction Limited at C-101, 247 Park, LBS Marg, Vikhroli West, Mumbai - 400 083, Tel. No: +91 22 49186270; Fax: +91 22 49186060, e-mail: iepf.shares@linkintime.co.in.

For Man Infraconstruction Limited

Durgesh Dingankar Mumbai, January 04, 2023 Company Secretary & Compliance Officer



### **NOTICE FOR INVITING TENDERS**

Central Bank of India invites tenders from eligible bidders for "Automation Software /Middleware for liquidation of Export Data processing and Monitoring System (EDPMS) & Import data Processing and Monitoring System (IDPMS) Entries".

For complete details visit our Bank's website www.centralbankofindia.co.in under Live Tenders page of our Bank's website. Last date for submission of tenders is 16.01.2023.

PLACE: MUMBAI DATE: 04.01.2023

Assistant General Manager-ID



## POWER FINANCE CORPORATION LIMITED (A Maharatna Company)

Registered Office: Urjanidhi,1, Barakhamba Lane, Connaught Place, New Delhi - 110001, India Email:investorsgrievance@pfcindia.com, Website: www.pfcindia.com; CIN: L65910DL1986GOI024862 Tel: +91 11 23456000, Fax: +91 11 23412545

IOTICE FOR TRANSFER OF EQUITY SHARES TO IEPF AUTHORITY This notice is published pursuant to the provisions of the Companies Act 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") notified by the Ministry of Corporate Affairs (MCA). The said Rules inter-alia prescribe that all shares in respect of which dividend has been unpaid/ unclaimed for seven consecutive years or more, are required to be transferred to the demat account of IEPF Authority.

Accordingly, to comply with the requirements as set out in the Rules, individual communication has been sent by our Registrar and Share Transfer Agent (RTA) M/s KFin Technologies Ltd. at the latest available address of those shareholders whose shares are liable to be transferred to IEPF Authority on account of unclaimed dividend amounts consecutively since Interim Dividend 2015-2016. In case the Shareholders fail to claim the above dividend by January 15, 2023, the Company will proceed to transfer the underlying equity shares of the Company, registered in the name of the Shareholder to DEMAT Account of the IEPF Authority, in accordance with the said Rules. Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said Rules.

The Company has also uploaded the details of such shareholders and shares due for transfer to DEMAT Account of the IEPF Authority on its website at www.pfcindia.com. The Shareholders are requested to refer to the web link https://www.pfcindia.com/Home/VS/170 to verify the details of the unencashed dividends and the shares liable to be transferred to DEMAT Account of the IEPF Authority.

Shareholders may please note that both the unclaimed dividend and the shares transferred to DEMAT Account of the IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by them from the IEPF Authority after following the procedure as set out in the Rules.

In case of any queries, please feel free to contact the Company at its registered office or the R & TA at their following address/email/telephone number:-

### KFin Technologies Ltd.

Unit: Power Finance Corporation Limited Selenium Tower B, Plot Nos. 31 & 32 | Financial District Nanakramguda | Serilingampally Mandal | Hyderabad - 500032 | India Toll Free No.: 1800-3454-001

## Email: einward.ris@kfintech.com

Website: www.kfintech.com For Power Finance Corporation Limited

**CGM & Company Secretary** 

(This is only an advertisement for information purpose and not an offer document announcement.)

# RONI RONI HOUSEHOLDS LIMITED

Roni Households Limited ("Company" or "Issuer") was incorporated as "Roni Households Private Limited" on October 09, 2017 under the Companies Act, 2013 with the Registrar of Companies, Mumbai bearing Registration No. 300575. The status of our Company was changed to a public limited company and the name of our Company was changed to "Roni Households Limited" by a special resolution passed on January 19, 2018. A fresh Certificate of Incorporation consequent upon conversion was issued on March 01, 2018 by the Registrar of Companies, Mumbai. There has been no change in the registered office since incorporation. Registered Office: Plot No. F - 55, Addl. MIDC Area, Ajanta Road, Jalgaon - 425003, India; Telephone: + 91 77965 42369; Contact Person: Ms. Richie Mukesh

Kothari, Company Secretary, E-mail: info@ronihouseholds.com; Website: www.ronihouseholds.com Corporate Identification Number: L25207MH2017PLC300575

### OUR PROMOTERS: MR. HARISH SIRWANI AND MRS. NIDHI SIRWANI ISSUE OF 8,67,000 EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 70 EACH INCLUDING A

SHARE PREMIUM OF ₹ 60 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 606.90 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1:5 I.E. ONE RIGHTS EQUITY SHARE FOR EVERY FIVE FULLY PAID-UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, NOVEMBER 25, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS SEVEN (7) TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 149 OF THE LETTER OF OFFER.

## BASIS OF ALLOTMENT

The Board of Directors of Roni Households Limited wishes to thank all its members and investors for the overwhelming response to the Company's Rights Issue of Equity Shares, which opened for subscription on Friday, December 09, 2022 and closed on Friday, December 23, 2022 and the last date for market renunciation of Rights Entitlements was Monday, December 19, 2022. Out of the total 62 Applications for 9,93,300 Equity Shares, 43 Applications for 80,700 Equity Shares were rejected due to technical reasons as disclosed in the LOF. The total number of valid applications received were 19 for 9,12,600 Equity Shares, which aggregates to 105.26 % of the total number of Equity Shares allotted under the Issue. The basis of allotment finalized on Thursday, December 29, 2022 in consultation with the Lead Manager, the Registrar to the Issue and BSE, the Designated Stock Exchange for the Issue, the Company allotted 8,67,000 Rights Equity Shares to the successful applicants on December 29, 2022. In the Issue, no Rights Equity Shares have been kept in abeyance. We hereby confirm that all the valid applications have been considered for Allotment.

. The break-up of application forms received and rejected from the Shareholders and the Renouncees is as under:

	Gross			Less: Rejections/Partial Amount			Valid		
Category	Applications	Equity Shares	Amount (Rs.)	Applications	Equity Shares	Amount (Rs.)*	Applications	Equity Shares	Amount (Rs.)
Eligible Shareholders	60	9,89,700	6,92,79,000	43	80,700	56,49,000	17	9,09,000	6,36,30,000
Renounces	2	3,600	2,52,000	0	0	0	2	3600	2,52,000
Total	62	9,93,300	6,95,31,000	43	80,700	56,49,000	19	9,12,600	6,38,82,000

\*Amount includes for partially rejected cases.

2. Summary of Allotment in various categories is as under:

Category	No. of Applications	Number of Rights Equity Shares Allotted - against Entitlement	Number of Rights Equity Shares Allotted - Against valid additional shares	Total Rights Equity Shares Allotted
Eligible Shareholders	17	5,22,000	3,44,400	8,66,400
Renounces	2	600	0	600
Total	19	5,22,600	3,44,400	8,67,000

Intimations for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intimation, as applicable, to the investors has been completed on December 30, 2022. The instructions to SCSBs for unblocking funds in case of ASBA Applications were given on December 29, 2022. The Listing application was filed with BSE on December 31, 2022. The credit of Rights Equity Shares in dematerialized form to respective demat accounts of allottees will be completed on or about Friday, January 06, 2023 by NSDL and CSDL respectively. For further details, see "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 178 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about January 09, 2023. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be send to NSDL & CDSL on or about January 04, 2023.

INVESTORS MAY PLEASE NOTE THAT THE EQUITYSHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of

Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures -Disclaimer Clause of SEBI" on page 143 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE should not, in any way, be deemed or construed that the LOF has been cleared or approved by the BSE, nor does it certify the correctness or completeness of any of the contents of the LOF. The investors are advised to refer to the LOF in the foil text of the "Disclaimer clause of BSE" on page 144 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer dated December 01, 2022 COMPANY SECRETARY AND

## **LEAD MANAGER TO THE ISSUE**



ARYAMAN FINANCIAL SERVICES LIMITED 60, Khatau Building, Ground Floor Alkesh Dinesh Modi MargFort, Mumbai - 400 001

Tel No.:+91 22 6216 6909 Fax No.: +91 22 2263 0434 Email: info@afsl.co.in Website: www.afsl.co.in Investor Grievance Email: feedback@afsl.co.in

Contact Person: Varsha Gandhi SEBI Registration No. INM000011344 Validity of Registration: Permanent

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

**REGISTRAR TO THE ISSUE** 

Facsimile: +91 22 6263 8299 E-mail: rightsissue@bigshareonline.com, Website: www.bigshareonline.com Contact person: Vijay Surana Investor grievance: investor@bigshareonline.com SEBI Registration No: INR000001385

Validity of Registration: Permanent

RONI

RONI HOUSEHOLDS LIMITED

COMPLIANCE OFFICER

Richie Mukesh Kothari Plot No. F - 55, Addl. MIDC Area, Ajanta Road, Jalgaon - 425003 Telephone: +91 77965 42369 E-mail: info@ronihouseholds.com Website: www.ronihouseholds.com

Compliance Officer in case of any Pre-Issue/ Post Issue related problems such as nonreceipt of Allotment advice/demat credit etc.

Investors may contact the Registrar to Issue

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre issue or post issue related matter. All grievances relating the ASBA process may be addressed the Registrar, with a copy to the SCSBs (in case of ASBA process), giving folio details such as name, address of the Applicant contact numbers), e-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process) ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the plain paper applications as the-case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). or details on the ASBA process see "Terms of the Issue" on page 149 of the Letter of Offer. THE LEVEL OF SUBSCRPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITYSHARES ORTHE BUSINESS PROSPECTS OF

For Roni Households Limited

Place: Jalgaon

THE COMPANY.

Date: January 04, 2023

Richie Mukesh Kothari

Company Secretary & Compliance Officer Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. SME Platform of BSE Limited at www.bseindia.com and the website of the Lead Manager at www.afsl.co.in. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 20 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an. exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

### Class-3 Digital Signature is Mandatory. For any assistance please contact on Mobile No. 81465-24824, 90419-23098, 62800-93075 and 98558-93604. Any Corrigendum/Addendum/Corrections/Cancellation will be published on the above website.

ADVERTISEMENT DETAILING PETITION [See Rule 35 of the National Company Law Tribunal Rules, 2016] IN THE MATTER OF SCHEME OF AMALGAMATION OF

FORM NO. NCLT. 3A

SIEMENS GAMESA RENEWABLE POWER PRIVATE LIMITED (TRANSFEREE COMPANY)

SIEMENS GAMESA RENEWABLE ENERGY ENGINEERING CENTRE

PRIVATE LIMITED (TRANSFEROR COMPANY)

COMPANY PETITION NO. CP(CAA)/107(CHE)/2022 in CA(CAA)/53(CHE)/2022

AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

CENTRE PRIVATE LIMITED (CIN:U74999TN2016FTC132135) A company incorporated under the Companies Act, 2013

A company incorporated under the Companies Act, 1956

SIEMENS GAMESA RENEWABLE ENERGY ENGINEERING

No. 489, GNT Road, Thandalkazhani, Vadagarai PO, Redhills, Chennai - 600052. Represented by Mr. Jaimohan Nair, Authorised Signatory

...PETITIONER COMPANY NO. 1 / TRANSFEROR COMPANY SIEMENS GAMESA RENEWABLE POWER PRIVATE LIMITED (CIN: U74991TN2006PTC079179)

No. 489, GNT Road, Thandalkazhani, Vadagarai PO, Redhills, Chennai - 600052

Represented by Mr.Srikanth Iyengar, Authorised Signatory ...PETITIONER COMPANY NO. 2 / TRANSFEREE COMPANY ("Together called as Petitioner Companies")

**NOTICE OF PETITION** 

A Petition under sections 230 to 232 of the Companies Act, 2013, seeking approval of Scheme of Amalgamation of Siemens Gamesa Renewable Energy Engineering Centre Private Limited (Transferor Company) with Siemens Gamesa Renewable Power Private Limited (Transferee Company) and their respective shareholders and creditors, was presented jointly by the Petitioner Companies on the 5th day of November, 2022, and the said Petition is fixed for hearing before the Hon'ble National Company Law Tribunal, Division Bench, Chennai on Wednesday, 25th day of January, 2023. Any person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' registered office, a notice of his/her intention, signed by him/her or his/her Advocate/Representative, with his/her name and address, so as to reach the Petitioner Companies' office not later than two days before the date fixed for the hearing of the Petition. Where he/she seeks to oppose the Petition, the grounds of opposition or copy of his/her affidavit shall be furnished with such notice. A copy of the Petition will be furnished by the undersigned to any person requiring the same on payment of the prescribed charges for the same.

For SIEMENS GAMESA RENEWABLE ENERGY ENGINEERING CENTRE PRIVATE LIMITED

Dated this 04th day of January 2023

Mr. Jaimohan Nair

Place: Chennai

Authorised Signatory

PRIVATE LIMITED Mr. Srikanth Iyengar

**Authorised Signatory** 

For SIEMENS GAMESA

RENEWABLE POWER

Tel: 66112222, Fax: 27468042, Email: TPDDL@tatapower-ddl.com CIN No.: U40109DL2001PLC111526, Website: www.tatapower-ddl.com NOTICE INVITING TENDERS Jan 04, 2023 TATA Power-DDL invites tenders as per following details: Last Date & Time **Estimated Availability** of Bid Submission/ Tender Enquiry No. of Bid Date and time of Work Description Document

TATA POWER DELHI DISTRIBUTION LIMITED

A Tata Power and Delhi Government Joint Venture

Regd. Office: NDPL House, Hudson Lines, Kingsway Camp, Delhi 110 009

Opening of bids TPDDL/ENGG/ENQ/200001486/22-23 .17 Crs/ 03.01.2023 23.01.2023;1600 Hrs/ Annual RC for Photography services during Raids in CEG through Digital 23.01.2023;1700 Hrs 50,000 Camera / Handycam. 1.53 Crs/ 3,83,000 04.01.2023 25.01.2023;1600 Hrs/ 25.01.2023;1630 Hrs TPDDL/ENGG/ENQ/200001496/22-23 RC for SITC of RTU's & Ethernet Switch 04.01.2023 25.01.2023;1500 Hrs/ TPDDL/ENGG/ENQ/200001493/22-23 64 Lac/ Supply & Installation of Reverse Proxy 1,60,000 25.01.2023;1530 Hrs 04.01.2023 25.01.2023;1600 Hrs/ TPDDL/ENGG/ENQ/200001497/22-23 27 Lac/ PO for supply of 11 KV Covered Conductor (DOG) 25.01.2023;1630 Hrs

Complete tender and corrigendum document is available on our

website www.tatapower-ddl.com → Vendor Zone → Tender / Corrigendum Documents Contracts - 011-66112222

## **CENTURYPLY**<sup>®</sup> Century Plyboards (India) Limited

CIN: L20101WB1982PLC034435 Registered Office: P-15/1, Taratala Road, Kolkata - 700 088 Tel.: +91 33 39403950; Fax: +91(033) 2401 5556 Email: investors@centuryply.com; Website: www.centuryply.com NOTICE TO SHAREHOLDERS

TRANSFER OF EQUITY SHARES TO INVESTOR EDUCATION AND PROTECTION FUND Notice is hereby given to the shareholders of the Company pursuant to the provisions of the Companies Act, 2013, read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), as amended from time to time, the Equity Shares of the Company in respect of which dividend has remained unclaimed or unpaid for a period of seven consecutive years or more are required to be transferred by the Company to the

demat account of the IEPF Authority. The Company has sent individual communication to those shareholders whose shares are liable to be transferred to IEPF Account under the said Rules at their latest available address.

The Company has uploaded the details of such shareholders and shares due for transfer to IEPF Account on its website at www.centuryply.com. Shareholders are requested to refer to the Investors section on the website to verify the details of the shares liable to be transferred to IEPF Account. The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Account, may note that the Company would be issuing new share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer to IEPF Account as per the Rules and upon such issue, the original share certificate(s) which stand registered in their name will stand automatically cancelled. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of issue of new share certificate(s) by the Company for the purpose of transfer of shares to the IEPF pursuant to the provisions of the Rules.

Notice is hereby given to all such shareholders to forward the requisite documents as mentioned in the aforesaid communication to the Company/Registrar by 21st March, 2023 with a request for claiming the unpaid dividend for the year 2015-16 (Interim) and onwards so that the shares are not transferred to the IEPF Account. It may please be noted that if no reply is received by the Company or the Registrar by 21st March, 2023, the Company shall transfer the shares to the IEPF Account, without any further notice, by following the due process as enumerated in the said Rules which is as under:

1) In case of shares held in physical form- by Issuance of new share certificate and thereafter transferring the same to IEPF Account as mentioned above; 2) In case of shares held in demat mode-by transfer of shares directly to demat account of IEPF.

transferred to IEPF Account. It may be noted that the shares transferred to IEPF Account, including all benefits accruing on such shares, if any, can be claimed back from the IEPF Authority after following the procedure as prescribed under the Rules. You are also requested to update your Bank Account details with the Company or the Registrars.

Kindly note that all future benefits, dividends arising on such shares would also be

For any clarification on this matter, please contact the Company's Registrar and Share Transfer Agents, Maheshwari Datamatics Pvt. Ltd., [Unit: Century Plyboards (India) Ltd.] at 23, R. N. Mukherjee Road, 5th Floor, Kolkata - 700 001. Tel: 2248-2248, 2243-5029, E-mail ID: mdpldc@yahoo.com.

For Century Plyboards (India) Limited Sundeep Jhunjhunwala Place: Kolkata

**Company Secretary** Date: 3rd January, 2023

## रोज वाचा

#### जाहीर नोटिस

याद्वारे नोटीस देण्यात आली आहे की श्री इक्बाल मोहम्मद महिडॉ यांच्या नावाने उभी असलेली आगोश-ए-अमन को-ऑपरेटिव्ह हाऊसिंग सोसायटी लि.चे विशिष्ट क्रमांक 41 ते 45 आणि क्रमांक 266 ते 270 असलेले 10 सामान्य शेअर्सचे शेअर प्रमाणपत्र क्रमांक 009 गमावले गेले आहेत. /चोरी झाली आहे आणि त्या संदर्भात ड्पिलकेट प्रमाणपत्र जारी करण्यासाठी 208 निशानपादा रोड मोहम्मद उमर कोकील मार्ग मंबई 400009 येथे सोसायटीकडे अर्ज करण्यात आला आहे ज्यांना आक्षेप असल्यास अशा डुप्लिकेट शेअर सर्टिफिकेटसच्या पुन्हा वितरणास आत केले जावे. ही नोटीस प्रकाशित झाल्यापासून 15 दिवस शेअर प्रमाणपत्र गहाण ठेवलेले नाही किंवा फ्लॅटवर कोणतेही कर्ज घेतलेले नाही.

#### जाहिर नोटीस

या जाहिराती द्वारे असे सूचित करण्यात येते की रूम नं. ७०५ , के-७, स्वप्नपुर्ती को.ऑप हौ.सोसा.लि. एम.एम.आर.डी.ए वसाहत कांजुरमार्ग (प) मुंबई -४०० ०७८ या खोलीचे मालक कै. पांडुरंग रामचंद्र सावंत यांचे दि. ०७/०९/२०२२ रोजी निधन झाले तरी त्यांच्या पश्चात त्यांचा मुलगा श्री विनायक पांडुरंग सावंत हे वारस हककाने सदर पत्त्यावरील वरीलप्रमाणे रूम नं. ७०५ , के-७, स्वप्नपुर्ती को.ऑप.हौ सोसा.लि, ही खोली त्यांचे नावे करण्याकरीत वर्तमान पत्रामध्ये जाहिरात देऊ इच्छितात सदर खोली वरीलप्रमाणे वारस श्री विनायक पांडरंग सावंत यांचे नावे करण्यास कोणाचीही हरकत असल्यास ही जाहिरात केलेल्या तारखेपासुन (१५) पंधरा दिवसाच्या आत सोसायटी कार्यालयत संपर्क करावा व आपले म्हणणे मांडावे अन्यथा सदर खोर्ल वारसा हककाने श्री. विनायक पांडरंग सावंत यांचे नावे करण्यास कोणाचीही हरकत नाही असे समजण्यात येईल व वारसा हक्काने सदर खोली श्री विनायक पांडुरंग सावंत यांचे नावे करण्यात येईल याची नोंद घेणे. कळावे.

जाहिरातदार श्री विनायक पांडरंग सावंत ठिकाण : मुंबई दिनांक : ०४.०१.२०२३

#### जाहीर सूचना

येथे सूचना देण्यात येत आहे की, चंद्रशेखर एस शेट्टी हे युनिटी कॉम्प्लेक्स टाईप बी को-ऑप.हौ सोसायटी लि., पत्ताः युनिटी कॉम्प्लेक्स, भारती पार्क समोर, मिरा भाईंदर रोड समोर, मिरा रोड (पूर्व), जिल्हा ठाणे-४०११०७ या सोसायटीचे सदस्य आहेत आणि फ्लॅट क्र.आय/५०४ चे धारक आहेत, यांचे १९.०५.२०१९ रोजी निधन झाले आणि त्यांची पत्नी श्रीमती पह्नवी चंद्रशेखर शेट्टी यांनी मयत सदस्याचे कायदेशीर वारसदार म्हणून माल दावा केला आहे.

आता श्रीमती पहनवी चंद्रशेखर शेट्टी यांनी मालमत्ता कर निर्धारण क्र.ई०८००२९६३००२०/बी-१/५०১ समोर त्यांचे नावे मालमत्ता कर देयक हस्तांतरणासार्ठ अर्ज केला आहे. मिरा भाईंदर महानगगरपालिका प्रभाग कार्यालय क्र.६, मालमत्ता आयकर विभाग, विलासराव देशमुख भवन, जांगीड एन्क्लेव्ह कनाकिया रोड. मिरा रोड (पर्व)-४०११०७ यादा मयत सदस्याचे मालमत्ता कर देयक हस्तांतरणासाठ त्यांचे दावा/आक्षेप पृष्ठ्यर्थ दस्तावेज व इतर पुराव्यांच्या प्रतींसह सदर सूचना प्रकाशनापासून १५ दिवसात मालमत्ता कर देयकाचे हस्तांतरणा दावेदार/आक्षेपकर्ता यांच्याकडून दावा किंवा आक्षेप मागविण्यात येत आहेत. विहित कालावधीत दावा आक्षेप प्राप्त न झाल्यास एमबीएमसीकडन सद मालमत्ता कर देयक श्रीमती पछवी चंद्रशेखर शेर्द यांच्या नावे हस्तांतर केले जाईल.

ठिकाण: मिरा रोड पूर्व दिनांक: ०४.०१.२०२३

राहुल उत्कर्ष घरकुल ममता एस.आर.ए सहकारी गृहनिर्माण संस्था मर्यादित

डॉ. आंबेडकर नगर, माटुंगा लेबर कॅम्प, मुंबई -४०००१९

पा संस्थेचे सभासद असलेल्या या संस्थच्ये। इमारतीत सदनिका धारण करणाऱ्या खालील सभासदांचे निधन झ

यांनी संस्थेकडे वारस नोंदणीबाबत अर्ज दाखल केला असून संस्था या जाहिरातीद्वारे संस्थेच्या भांडवलं

मालमत्तेत असलेले मयत सभासदाचे भाग व हितसंबंध हस्तातरीत करण्यासंबंधी मयत सभासदांचे

गरसदार किंवा अन्य मागणीदार /हरकदार यांच्या कडून मागणी /हरकत मागविण्यात येत आहे.

ही नोटीस प्रसिद्ध झाल्याच्या दिनांका पासन ७ दिवसात त्यांनी आपल्या मागण्याच्या वा हरकतीचया

ग्रम्यार्थ आवश्यक त्या कागदपत्रच्या प्रती व अन्य परावे सादर करावेत. जर वर नमद केलेल्या मदतीत

भांडवलतील /मालमत्तेतील भाग व दितसवंध | यांच्या दस्तातरणाबाबत संस्थेच्या उपनिधीनसार कार्यवादी

ठिकाण - माटुंगा मुंबई -१९ ) राहुल उत्कर्ष घरकुल ममता एस.आर.ए सहकारी गृहनिर्माण संस्था मर्यादि

**PUBLIC NOTICE** 

(Without Prejudice)

Notice is hereby given that we are investigating the title of the Gala No. 4 of (i) NARENDRA B SHAH (HUF) & (ii) JAYESH B

SHAH (HUF) who are the co-owners of Gala No.4 on Ground

Floor, admeasuring 1175 sq. ft. built up area in the Building NO.

16A known as "SAMHITA COMMERCIAL PREMISES Co-

operative Society Limited" situated at off. Andheri-Kurla Road.

behind Sakinaka Telephone Exchange, Sakinaka, Mumbai

400072 and the said building is constructed on the plot bearing

C.T.S No. 783 of Mohili -Village, Taluka-Kurla in the Registration

District Mumbai and Sub-District of Mumbai Suburban along

with membership of society (hereinafter referred as the "Said

Premises") and the Said Premises is free from al

encumbrances, charge, disputes, claims, lien or mortgage of

any nature whatsoever. Further, Original (i) Agreement dated

09.12.1985 executed by and between Embee Construction Co

Pvt. Ltd. (Vendor) and Raj Knitting Industries (Purchaser); (il

Agreement dated 15.07.1987 executed by and between Ra

Knitting Industries (Vendor) and Radheshyam Kabra (HUF

(Purchaser) and Embee Construction Co. Pvt. Ltd. (Confirming

Party) and payment receipts in respect of purchase of Gala No. 4

pertaining to Said Premises have been lost, misplaced and no

been found till date. The owner in respect of said Premises have filed a complaint with the Tardeo Police Station, Mumbai unde

All person/s having found the lost documents or any claim/s of

right in respect of the aforesaid Premises or any part thereof by

way of inheritance, share, sale, mortgage, lease, lien, license

gift, possession, exchange, charge, lispendens, maintenance.

easement, Court Order/s or encumbrance howsoever or

otherwise are hereby called upon to intimate to the undersigned

in writing of such claim with original certified copies of all

supporting documents within 14 days from the date of

publication of this notice, failing which the claims, if any of such

persons shall be treated as willfully abandoned, waived and not

Place: Mumbai

Lost Report No. 834-2022 dated 2-11-2022.

binding on our client/S.

SD/- MR. RAVINDRA KUMAR YADAV

M.A., LL.M., Advocate High Court

Date:04-01-2023

Mumbai - 400078

कोणाही व्यक्ती कड़न हक्र मागण्या किंवा हरकती सादर झाल्या नाही. तर मयत सभासदांचे संस्थेच्या

करण्यात येईल. नोंदी व उपनिधीची एक प्रत मागणीदारस /हरकतदारास पाहण्यासाठी संस्थेच्या

कार्यालयात सचिव यांच्याकडे सकाळी. ११ ते १ पर्यंत नोटीस दिलेच्या तारखेपासन नोटीसची महत

रूम नं वारसाशी नात

१४ - ०३ - २०१२ बी - १०४ सुन श्रीमती मेरी जॉनसन आनंददास

मृत्युची तारीख

मयत सभासदाचे नाव

मपण्याच्या तारखेपर्यंत उपलब्ध राहील

दिनांक - 0४ . 0१ . २०२३

श्री. राम भीमप्पा आनंददास

मिरा भाईंदर महानगगरपालिक प्रभाग कार्यालय क्र.६ विलासराव देशमुख भवन, जांगीड एन्क्लेव्ह, कनाकिया रोड मिरा रोड (पुर्व)-४०११०७

वारसाचे नांव

#### PUBLIC NOTICE

Name Wrongly put as Smt Pratibha S. Vaidya. Correct Name is Smt Pratibha Sudesh Vaidya .

And also have put Wrong Date of Birth as 23 March 1967 the Correct Date of Birth is 23 March 1966. As per the Documents.

PLACE: Mumbai Date:04.01.2023

#### जाहीर सूचना

सर्वसामान्य जनतेस याद्वारे सूचना देण्यात येते की, माझे अशील अर्थात श्रीमती अस्मा शौकतअली या फ्लॅट क्र.बी-१०४, १ला मजला, चंद्रेश आर्केड को हौसोलि., नया नगर, मिरा रोड (पुर्व), जि. ठाणे-४०११०७ या जागेच्या संयुक्त मालक आहेत.

पुढे सदर श्री. शौकतअली मोहम्मद रसुल व श्रीमती अस्मा शौकतअली यांनी श्री. पी.टी. गोपालन यांच्याकडून दिनांक २९.०१.२००२ रोजीचे विक्री करारनामा मार्फत खरेदी केले आणि ते दस्तावेज क्र.टीएचएन७-४३२-२००२ दि.२९.०१.२००२ अंतर्गत नोंदणीकृत होते.

मालकांना असा विश्वास आहे की, सदर फ्लॅटबाबतचा दस्तावेज क्र .टीएचएन७-४३२-२००२ दि.२९.०१.२००२ धारक नोंद पावती आणि दिनांक २९.०१.२००२ रोजीचे नोंदणीकत विक्री करारनामा त्यांनी अत्यंत शोध घेऊनही त्यांना सापडत नाही. याबाबत माझे अशील अर्थात श्रीमती अस्मा शौकतअली यांनी दिनांक ०२.०१.२०२३ रोजीचे लापता नोंद क्र.१०३-२०२३ अंतर्गत नया नगर पोलीस ठाणे येथे नोंद केली आहे.

म्हणून सर्वसामान्य जनतेस किंवा महाराष्ट्र मुद्रांक कायदा १९५८ अंतर्गत नियक्त सक्षम प्राधिकारी यांना उपरोक्त सदर फ्लॅटबाबतचे सदर दिनांक २९.०१.२००२ रोजीचे नोंदणीकृत विक्री करारनामा आणि नोंद पावती हरवले/ गहाळ झालेबाबत बक्षीस, वहिवाट, अधिकार, वारसाहक्क, तारण, हस्तांतर, विक्री, भाडेपट्टा, परवाना, मालकी हक्क, अधिभार, न्यास, परिरक्षा, कायदेशीर हक्क किंवा अन्य दिवाणी/गुन्हेगारी खटला किंवा वसुली प्रक्रियेबाबत कोणताही दावा/आक्षेप असल्यास त्यांनी खालील स्वाक्षरीकर्त्याकडे लेखी स्वरुपात सदर सूचना प्रकाशन तारखेपासून १४ दिवसांत रजिस्टर्ड ए/ डी पोस्टाने किंवा स्विकार योग्य प्राव्यांसह कळवावे. अन्यथा अशा व्यक्तींचे दावा त्याग किंवा स्थगित केले आहे असे समजले जाईल.

ठिकाण: मिरा रोड (पुर्व)

दिनांक: ०४.०१.२०२३ सही/-ॲड. एकता एम. पारीख दुकान क्र.२२, १ला मजला, क्रिस्टल प्लाझा, स्टेशन रोड, मिरा रोड (पूर्व)

नमाम जनतेस या जाहीर नोटीस दारे कळविण्यात येत आहे की खालील वर्णनाची जमीन मिळकती सद मेळकतीचे मालक न्यु **फ्रंट स्पेसीस एल.एल.पी.** यांच्या कडून हक्कानंसह ताबेकब्जात, वहिवाटीसह आमचे अशील सदरहूँ युकूण जमीन मिळकत जमीन मालकांकडून रीतसर नोंदणीकृत, फरोक्तखतान्व खरेदी करण्याचे योजिल आहे. सदरील सर्व जमिनी मिळकती या निर्वेध बोजा रहित असल्याबाबतच् खात्री विद्यमान मालक कब्जेदार यांनी आमचे अशिलांना दिली आहे सदर मिळकतीच्या विक्री व्यवहारा कोणाचीही कोणत्याही स्वरूपाची हरकत असल्यास तृशी खातरजमा करणे कामी सदरची जाहीर नोटीस प्रसिद्ध करण्यात येत आहे.

तरी खाली नमूद केलेल्या मिळकतीच्या विक्री व्यवहारा संदर्भात कोणत्याही व्यक्तीचे (नैसर्गिक व विधी), कंपनी, शासकीय, निमशासकीय, बँक, सहकारी संस्था, पतपेढी, अथवा कोणत्याही वित्ती संस्थेचे गहाण, दान, लीज, बक्षीस, वारस, सहहिस्सेदार, साठे करार, खरेदीखत, बयाना पावती, कुळवहिव भाडेपट्टा, विकसन करारनामा, वारसाहक्क, फरोक्त, सामंजस्यकरारनामा, लीज पेंडन्सी, कोर्ट ऑर्डर ताबा. अगर अन्य कोणत्याही प्रकारचा हक्क व हितसंबंध असल्यास व त्याबाबत वरील मिळकतीच्य विक्री व्यवहारास हरकत असल्यास त्यांनी त्यांची हरकत योग्य त्या कागदोपत्री पराव्यानिशी सदरर्च नोटीस प्रसिद्ध झाल्यापासून **७ (सात)** दिवसांचे मुदतीत खालील सही करणार यांच्याकडे लेखी स्वरूपा कळवावी. वर नमूद मुदतीत कोणाच्याही हरकती न आल्यास सदरहू एकूण जमीन मिळकत निर्वेष निर्दोष व बोजा रहित असल्याचे गृहीत थरून आमचे अशील सदरहू एकूण जमीन मिळकतीचा खरेर्द ब्यवहार पूर्ण करतील. सदरहू एकूण जमीन मिळकतीची आकारफोड करून सदरहू मालक यांच्यासमवे रीतसर नोंदणीकृत साठे करार व/किंवा खरेदी खत व/किंवा फरोक्तखतान्वये व तत्सम नोंदणीकृ दस्तान्वये सदरहू एकूण जमीन मिळकतीचे मालकी हक्क हितसंबंध व ताबे कब्जा सदरहू जमी मालक यांच्याकडून करून प्राप्त करतील, व सदरह व्यवहाराची महसूल व दप्तरी नोंदणी करतील मुदतीनंतर मागाहून येणाऱ्या हरकतीचा विचार केला जाणार नाही याची नोंद घ्यावी.

मिळकातीचे वर्णन :-सर्वे क्र. ८६/५, ००-३८-९० (३८ गुंठे ९० आर) अंदाजे ३९२८.९० स्क्वेर मिटर, गाव मौजे खोपटा-कचेरपाडा, कोपरोली तालुका-उरण, जिल्हा-रायगड, महाराष्ट्र. मही/ दिनांका:- ०४-०१-२०२३

लेक्स लॉ असोसीएटस एल एल पी वकील । सल्लागार । नोटर तर्फे श्री सागर रमेश घरत वकील उच्च न्यायालय मुंबइ

पत्ता :- ए/ २०१-२०३. सिद्धिविनायक सी. एच. एस.. प्लॉट नंबर ४०. सेक्टर-११ खारघर, नवी मुंबई, ४१०२१०. मोबाईल नंबर:- ८०९७५१९५१७, ८२९१२०२१२० ई-मेल:- Ilplexlaw@gmail.com , adv.sagargharat@gmail.com

#### मन इन्फ्राकन्स्ट्रक्शन लिमिटेड

१२वा मजला, कुशल कमर्शिअल कॉम्प्लेक्स, जी.एम.रोड, चेंबर (पश्चिम), मंबर्ड-४०००८९, वेबसाईट:www.maninfra.com l गुंतवणुकदार संपर्कः investors@maninfra.com | दुरध्वनीः +९१ २२ ४२४६३९९९ |

#### व्यनीचे दावा न केलेले लाभांश रक्कम आणि/किंवा न दिलेले समभागांचे गुंतवणूकदा शिक्षण व संरक्षण निधी (आयइपीएफ) प्राधिकरणाकडे हस्तांतर करण्याची सूचना

वणुकदार शिक्षण व संरक्षण निधी प्राधिकरण (लेखा, लेखापरिक्षण, हस्तांतरण व परतावा) अधिनियम. २०१ ळोबळी सधारितप्रमाणे (नियम) सहवाचिता कंपनी कायदा २०१३ चे कलम १२४(६) नसार **मन उन्फ्राकन्स्टक्**श **लिमिटेड**च्या (कंपनी) सदस्यांना येथे सचना देण्यात येत आहे की. केंद्र शासनादारे स्थापित आयर्डपीए ाधिकरणाच्या डिमॅट खात्यात ७ सलग वर्षे किंवा त्यापेक्षा अधिक कालावधीकरिता देण्यात न आलेले किंवा दा केलेले लाभांश संदर्भात सर्व शेअर्स कंपनीद्वारे हस्तांतरीत केले जातील.

मदर नियमांच्या पूर्वनेत्रमार आयर्रपीएफ पाधिकाण्याच्या दिमंद खात्यात हम्तांतर होण्याम पात्र अर्थात विचीय व २०१५-१६ करिता अंतिम लाभांशाबाबत संबंधित भागधारकांच्या त्यांच्या नोंद्र पत्त्यावर वैयक्तिक पत्रव्यवह कंपनीने केला असून त्यांना सचित करण्यात आले आहे की, सदर शेअर्स आयईपीएफ प्राधिकरणाच्या डिमॅट खात्यात हस्तांतर केले जातील. ज्या संबंधित भागधारकांचे लाभांश ७ सलग वर्षांकरिता दावा केलेले नाही आणि न्यांचे शेअर्स आयईपीएफकडे **एप्रिल, २०२३** रोजी हस्तांतरणास देव आहेत अशा भागधारकांचे संपुर्ण तपशीर 

संबंधित भागधारकांना विनंती आहे की. त्यांनी लेखी अर्जासह आमच्याकदे पढ़े नमट केलेले (अ) पॅन कार्डची प्रत, (ब) तमचे नोंदणीकृत बँक खात्याचे रह केलेले धनादेश आणि (क) मूळ रोख न केलेले डिव्हिडंड वॉरंट यासह दावा न केलेल्या लाभांशावरील दावा कंपनीचे निबंधक व भागहस्तांतरण प्रतिनिधी **लिंक इनटाईम** (इंडिया) प्रायव्हेट लिमिटेड, किंवा कंपनीचे नोंदणीकृत कार्यालयात पाठवावे. सदर अर्ज कंपनीकडे दिनांक १ पप्रिल. २०२३ रोजी सादर करावेत. जेणेकरून धनाकर्ष वितरण किंवा एनईएफटीमार्फत हस्तांतरणासाठी बँकर्स तुमची विनंती सादर करता येईल.

तर संबंधित भागधारकांनी दिनांक १० **एप्रिल,** २०२३ रोजीपर्यंत लाभांशावर दावा न केल्यास खालील पद्धती<sup>;</sup> पुढील सूचना न देता आवईपीएफच्या संबंधित भागधारकांकडे धारण शेअर्स कंपनीकडन हस्तांतर करण्या प्रक्रिया सरू केली जाईल.

खालील पद्धतीने शेअर्स असल्यास

- वास्तविक स्वरुपात भागधारणा असल्यासः भागधारकाद्वारे धारण मुळ भागप्रमाणपत्राऐवजी द्य्यम भागप्रमाण वितरीत केले जाईल आणि तदनंतर आवश्यक कारवाई करून आयईपीएफ प्राधिकरणाच्या नावे हस्तांतर केल जातील. तद्नंतर भागधारकाच्या नावे नोंद असलेले मुळ भागप्रमाणपत्र रद्द केले जाईल आणि पुढे व्यवह योग्य नसेल.
- **डिमॅट स्वरुपात भागधारणा असल्यास:** आयईपीएफ प्राधिकरणाकडे हस्तांतरणासाठी पात्र शेअर्सकरित तुमचे डिमॅट खाते जमा केले जाईल. आयईपीएफ प्राधिकरणाकडे ठेवीदारामार्फत कॉर्पोरेट कारवाईने शेअर्सच हस्तांतरण पूर्ण केले जाईल.

ागधारकांनी कृपया नोंद घ्यावी की, आयईपीएफकडे दावा न केलेले लाभांश व शेअर्सचे हस्तांतर केल्यानंत . बंधित भागधारकांना <u>www.iepf.gov.in</u> वेबसाईटवर उपलब्ध तपशिलानुसार वेबफॉर्म आवईपीएफ-५ मध गॅनलाईन अर्ज सादर करून आवईपीएफकडून त्यावर पुन्हा दावा सांगण्याचा अधिकार आहे आणि वेबफॉम् भायईपीएफ-५ मध्ये नमुद आवश्यक दस्तावेजांसह कंपनीचे निबंधक/कॉर्पोरेट कार्यालयात स्वाक्षरी केले ास्तविक प्रत पाठवावी.

ागधारकांनी पुढे नोंद घ्यावी की, कंपनीद्वारे त्यांच्या <u>www.maninfra.com</u> वेबसाईटवर अपलोड केलेले शेअर्स व दावा न केलेल्या लाभांशाचे तपशील हे नियमानुसार आवईपीएफकडे शेअर्स हस्तांतरणाच्या उद्देशाकरिर . हपनीद्वारे वितरीत दुय्यम भाग प्रमाणपत्रसदंर्भात योग्य सूचना समजावी. कृपया नोंद असावी की, वर नमुदप्रमा स्तांतरीत शेअर्स व सदर दावा न केलेले लाभांशासंदर्भात कंपनीवर कोणताही दावा सांगता येणार नाही

या प्रकरणात काही प्रश्न असल्यास त्यांनी कृपया कंपनीकडे <u>investors@maninfra.com</u> वर किंवा संपर्व कंपनी निबंधक व भागहस्तांतरण प्रतिनिधी **मे. लिंक इनटाईम इंडिया प्रायव्हेट लिमिटेड**, युनिट: **मन इन्फ्राकन्स्ट्रक्**र लिमिटेड, सी-१०१, २४७ पार्क, लालबहादर शास्त्री मार्ग, गांधी नगर, विक्रोळी पश्चिम, मुंबई-४०००८ दुर.:०२२ –४९१८६२७०, फॅक्स:+९१ २२ ४९१८६०६०, ई-मेल: iepf.shares@linkintime.co.in.

यत राजाकारतकात लिपिटेरकारि सही/

दर्गेश डिंगणव मुंबई, ०४ जानेवारी. २०२३ कंपनी सचिव व संक्षम अधिकार

जिल्हा ठाणे-४०११०७

#### INVITATION TO THE REMAINING PUBLIC SHAREHOLDERS TO AVAIL THE EXIT OPPORTUNITY UNDER EXIT OFFER GOLD CREST

CORPORATION LIMITED

#### **GOLDCREST CORPORATION LIMITED** Corporate Identification Number: U74999MH1983PLC029408

Registered Office: 3rd Floor, Devidas Mansion, Mereweather Road, Colaba, Apollo Bunder, Mumbai, Maharashtra, 400039, India. Contact details Tel. No.: +91-22-22837489 / 22837490,

Email id: office@goldcrestgroup.com; Website: www.goldcrestgroup.com

#### Company Secretary and Compliance Officer: Marisa Eldin Ferreira

Dear Residual Public Shareholder

all other applicable regulations of the Delisting Regulations.

This public invitation shall be read in continuation of and shall be read in conjunction with and all capitalized terms used in thi public invitation shall have the same meaning as ascribed to it in Detailed Public Announcement dated August 05, 2022 ("DPA"), the Letter of Offer dated August 06, 2022 ("LOF"), Post Offer PA dated August 29, 2022 ("Post Offer PA"), Exit Letter f Offer dated October 10, 2022 ("**ELOF**") and Exit Offer Public Announcement dated September 27, 2022 ("**Exit Offer PA**"). This invitation to Residual Public Shareholder of the Company is being issued by Vivro Financial Services Private Limited (**"Manager"** or **"Manager to the Delisting Offer"**) for and on behalf of one of the promoters of Goldcrest Corporation Limited viz., Nita Tushar Tanna (**"Acquirer"**), along with Anupa Tanna Shah ("**PAC 1"**), Namrata Tushar Tanna ("**PAC 2"**), Hansa Tulsidas Tanna ("**PAC 3**") and Goldcrest Global Trading Private Limited (formerly known as Goldcrest Securities & Commodities Private Limited) ("PAC 4"), person acting in concert with the Acquirer (collectively "PACs"), in adherence with Regulation 27(1)(a) and

This is to inform all Remaining Public Shareholders that the Equity Shares of the Company (Scrip Code: 505576) has been delisted and trading in the Equity Shares of the Company has been discontinued with effect from Tuesday, October 04 2022. Delisting of the Equity Shares means that they cannot be traded on BSE and/or any other stock exchange and a liquid market for trading of the Equity Shares will no longer be available.

In terms of Regulation 27(1)(a) read with Regulation 26 and all other applicable Regulations of the Delisting Regulations the Acquirer and PACs are inviting the Remaining Public Shareholders to avail the exit opportunity during the one-year exi window after delisting of Equity Shares Residual Public Shareholders who have still not tendered their Equity Shares, can tender their Equity Shares to the Acquirer and PACs at the Exit Price of ₹ 200/- (Indian Rupees Two Hundred Only) during the Exit window viz., from Wednesday,

October 12, 2022 to Thursday, October 12, 2023 subject to the terms and conditions provided in ELOF. The Residual Public Shareholders are required to ensure that their Exit Application Form, together with the necessary enclosures, is received by the Registrar to the Exit Offer on or before Thursday, October 12, 2023.

In case of non-receipt of Exit Application Form / ELOF or if the same has been misplaced, the Residual Public Shareholders may obtain a copy of the same by writing to the Registrar to the Exit Offer. Copy of the ELOF can be downloaded from the website of the BSE at <a href="https://www.bseindia.com">www.bseindia.com</a>, Company at <a href="https://www.goldcrestgroup.com">www.goldcrestgroup.com</a> and Manager to the Exit Offer at www.vivro.net.

A follow-up email for the quarter ended December 2022, has been sent to all the remaining Residual Public Shareholders in compliance with Regulation 27(1)(b) of the Delisting Regulations.

The Acquirer and PACs will make the payment by way of electronic credit to Residual Public Shareholders who have validly tendered their Equity Shares in Exit Offer following the receipt and verification of duly filled Exit Applications Form(s (together with necessary enclosures, if any and receipt of the Equity Share(s) in the Special Depository Account / receipt o physical share certificate(s) (along with duly filled in transfer deed(s) as applicable) by the Registrar to the Exit Offer.

Any Residual Public Shareholders seeking any other assistance in connection with their shareholding like issue of duplicate share certificate, rectification of name, transmission of shares, deletion of name of a shareholder in case of joint shareholding etc. may contact the Registrar to the Exit Offer.

The Acquirer and PACs accept full responsibility for the information contained in this Public Invitation and confirms that such information is true, fair and adequate in all material aspects.

#### Manager to the Delisting Offer

VIVRO FINANCIAL SERVICES PRIVATE LIMITED Address: 607/608 Marathon Icon, Opp. Peninsula Corporate Park Off. Ganpatrao Kadam Marg, Veer Santaji Lane, Lower Parel Mumbai 400 013, Maharashtra, India, Telephone No.: +91 22 6666 8040/ 41/ 42

Email ID: investors@vivro.net Vebsite: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182



PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED Address: 9, Shiv Shakti Industrial Estate, Ground Floor, Sitaram Mill Compound, J.R. Boricha Marg, Lower Parel (East), Mumbai - 400 011, Maharashtra, India. Telephone No.: 022 - 2301 6761 / 2301 8261 Email ID: support@purvashare.com Website: www.purvashare.com SEBI Registration No.: INR000001112

Registrar to the Delisting Offer

CIN: U67120MH1993PTC074079 Contact Person: Jay Shah / Viral Shah Contact Person: Purva Shah Sd/-Sd/-Sd/-Sd/-PAC 1 PAC 3 Acquirer PAC 2 Anupa Tanna Shah Namrata Tushar Tanna Hansa Tulsidas Tanna Nita Tushar Tanna For and on behalf of the Goldcrest Global Trading Private Limited (PAC 4) Sd/ Sd/-Nita Tushar Tanna **Anupa Tanna Shal** 

PUBLIC NOTICE

OTICE is hereby given that the Certifiate( for 500 Equity Shares , Folio No HLL1675357 Certificate No 5089086, Distinctive No 78435001 To 78435500 of HINDUSTAN UNILEVER LTD standing in the name(S) o Pooja Manu Kumar has/have been lost o mislaid and the undersigned has/have applied to the company to issue duplicate certificate(S for the aforesaid shares.

Any person who has a claim to respect of the said shares should lodge such claim with the ompany at its Registered Office Unilever louse, B D Sawant Marg, Chakala, Mumbai, Maharashtra 400099 within one month fron this date else the company will proceed to issue duplicate Certificate(S).

Name(S) Of shareholder(S) Date: 04/01/2023 Pooja Manu Kumar Place: Mumbai

र्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, माझे अशील **श्री. सुरेंद्र कुमार रामलाल धापर व श्रीमती कांतादे**वी **सुरेंद्र धापर** हे फ्लॅट क्र.१०, इमारत क्र.५, ए विंग, तोलाराम नगर कोहौसोलि., तोलाराम नगर, चेंबूर वसाहत, मुंबई-४०००७४ वा जागेचे मालक असून दिनांक ०७.०२.१९९३ रोजीचे भाग प्रमाणपत्र क्र.१५८ अंतर्गत अनुक्रमांक ८०१ वे ८०५ धारक रु.५०/– प्रत्येकीचे ५ शेअर्सचे धारक आहेत.

परोक्त सदर फ्लॅटबाबत दोन मुळ दस्तावेज/करारनामाच्या श्रेणी माझे अशिलाकडून हरवले असून अद्यापी सापडले

र) बिल्डर मे. कुकरेजा कन्स्ट्रक्शन कंपनी आणि पहिले मालक श्रीमती कांतादेवी मोहनलाल सेहगल यांच्या दर हर्लेट विक्रीकरिता झालेला दिनांक ४४.०७.१९७८ रोजीचा मुळ करारनामा.

) श्रीमती कांतादेवी मोहनलाल सेहगल आणि श्रीमती सुरजीत कौर अमरजीत सिंग बिंद्रा यांच्या दरम्यान फ्लॉ विक्रीकरिता झालेला दिनांक २०.१२.१९८१ रोजीचा मुळ करारनामा माझे अशील श्री. सुरेंद्र कुमार रामलाल धापर व श्रीमती कांतादेवी सुरेंद्र धापर यांनी सदर फ्लॅट श्रीमती सुरजीत कौर अमरजीत सिंग बिंद्री बांच्याकडून दिनांक ३०.०९.१९८५ रोजीचे विक्री करारनामानुसार खोरी केले. माझ्या अशिलांने दिनांक १३.१०.१९८९ रोजीचे क्षतिपुर्ती करारनामानुसार वर नमुद दोन करारनामा हरविलेवावत सोसाबटीकडे त्यांच

माझे अशिलांना सदर फ्लॅट नियाजित खरेदीदार यांच्याकडे विक्री करण्याची इच्छा आहे.

जर कोणा व्यक्तीस/कावदेशीर वासस्तर/सर्वसामान्य जनतेस सदर फ्लॅटवर वास्साहरू, मृत्युपत्र, हस्तांतर, तारण, विक्री, भाडेपट्टा, मालकी हरू, न्यास, परिरक्षा किंवा अन्य इतर प्रकारे कोणताही दावा, अधिकार, हरू, हित, शेअर, लाभ असत्यास काही आक्षेप असत्यास त्यांनी खालील स्वाक्षकितीकडे सदर सूचना प्रकाशन तारखेगासून **१५ दिवसात** कागदोपत्री पुराज्यांसह पोहोच पावतीने रिव.पोस्टाने कळवावे. अन्यथा प्राप्त दावे सर्व उद्देशाकरिता त्याग केले आहेत असे समजले जाईल आणि कोणत्याही स्थितीत विचारात घेतले जाणार नाहीत आणि माझे अशील खरेटीदारास सदर खोली विक्री, हस्तांतर करण्याची पुढील प्रक्रिया सुरू करतील आणि खरेदीदारास सदर खोलीचे विक्री करारनामा निष्पादित मोंद प्रक्रिया करतील

विजुएम, खितार्न चेंब्र कॅम्प, मुंब<u>ई-४०००७</u>१



क्षतिपुर्ती करारनामा सादर केला आहे.

Investment Manager: Baroda BNP Paribas Asset Management India Private Limited (AMC) Corporate Identity Number (CIN): U65991MH2003PTC142972

Registered Office: Crescenzo, 7th Floor, G-Block, Bandra Kurla Complex, Bandra - East, Mumbai - 400 051. Website: www.barodabnpparibasmf.in • Toll Free: 18002670189

#### NOTICE NO. 01/2023

Declaration of Income Distribution cum Capital Withdrawal (IDCW) under the designated Scheme of Baroda BNP Paribas Mutual Fund (the Fund):

Notice is hereby given to all the unitholders of Baroda BNP Paribas Arbitrage Fund ("Scheme"), that following shall be the rate of distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options of respective plan under the Scheme with Monday, January 09, 2023^ as the Record Date:

Name of the Scheme	Name of Plans/ Options	NAV per unit as on January 02, 2023 (face value per unit of ₹10/-)	Distribution per unit** (In ₹)
Baroda BNP Paribas	Regular Plan - Monthly IDCW Option	10.1843	0.038
Arbitrage Fund	Direct Plan - Monthly IDCW Option	10.4597	0.044

^or the immediately following Business Day, if that day is not a Business Day.

# The distribution will be subject to the availability of distributable surplus and may be lower, depending on the distributable surplus available on the Record Date.

\*Net distribution amount will be paid to the unit holders under respective categories after deducting applicable

For the units held in physical form, amount of distribution will be paid to all unit holders whose names appear in the records of the Registrar at the close of business hours on the record date and for units held in demat form, the names appearing in the beneficial owners master with the Depository as on the record date shall

Pursuant to distribution under IDCW, NAV of the IDCW option of the scheme(s) would fall to the extent of payout and statutory levy (if applicable).

For Baroda BNP Paribas Asset Management India Private Limited (Formerly BNP Paribas Asset Management India Private Limited)

(Investment Manager to Baroda BNP Paribas Mutual Fund)

Sd/-Authorised Signatory

(Director, Equity shares owned, any other contract/relationship), if any.

Recommendation on the Open offer, as to

Trading in the Equity shares/other securities of the acquirers by IDC Members

whether the offer, is or is not, fair and reasonable

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS,

READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

Date : January 03, 2023

#### **INERTIA STEEL LIMITED**

Registered Office: 422, Tulsiani Chamber, Nariman Point, Mumbai - 400021, Tel. No. +91- 022-22832381; E-mail: contact@inertiasteel.com; Website: www.inertiasteel.com.
Corporate Identification Number L51900MH1984PLC033082

Recommendations of the Committee of Independent Directors ("IDC") of Inertia Steel Limited ("Target Company") in relation to the Open Offer ("Offer") made by Mr. Vasantrai Ratilal Mehta ("Acquirer"), to the Public Shareholders of the Target Company ("Shareholders") under Regulations 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ("SEBI (SAST) Regulations, 2011").

1	4th January, 2023		
2	Steel Limited		
3	ier is being made by the Acquirer pursuant to Regulat Id Regulation 4 of SEBI (SAST) Regulations, 2011 for tilion up to 64.688 (Sixty Four Thousand Six Hundred Eight) Equity Shares of the face value of Rs.10/- e enting 26.00% of the Equity Share Capital/Voting Capit get Company at a Price of Rs.10/- (Rupees Ten Only) ("C payable in Cash.		
4	antrai Ratilal Mehta		
5	ji Finstock Private Limited		
6	Suresh Ajmera, Chairman Dhanesh Ajmera, Member		
7	mbers are Independent Directors on the Board of the Ta any. They do not have any Equity holding in the Targe any. None of them has entered into any other contract or elationships with the Target Company		
8	ling in the Equity Shares of the Target Company has b y any of the IDC Members.		
9	of the IDC Members holds any contracts, nor have any		
	elationships with the Target Company Jing in the Equity Shares of the Target Company h y any of the IDC Members.		

the Acquirer. IDC Members believe that the Offer is fair and reasonable and in line with the SEBI (SAST) Regulations, 2011. IDC also draws the attention of Public Shareholders to the currer share price which has exceeded the open offer price after the PA date. The shareholders may therefore independently evaluate the ffer and take an informed decision in the best of their interests. Summary of reasons for the recommendation IDC has taken into consideration the following for making the a) The Public Announcement ("PA") dated 29/09/2022;
b) The Detailed Public Statement ("DPS") which was published or

c) The Draft Letter of Offer ("DLOF") dated 14/10/2022: and

d) The Letter of Offer ("LOF") dated 23/12/2022 Based on the review of PA, DPS, DLOF and LOF, the IDC Members are of the view that the Offer Price is in line with the parameters prescribed by SEBI in the Regulations.

relationship with the Acquirer in their personal capacities

No trading in the Equity Shares/Other Securities of the acquirer

Based on the review of the Public Announcement and the Detaile

Public Statement issued by the Manager to the Offer on behalf of

The Equity Shares of the Target Company are listed and traded or bourses of BSE and are not frequently traded within which the meaning of the definition of "Frequently traded shares" under clause (j) of sub-regulation (1) of Regulation 2 of the SEBI (SAST) Regulations on BSE.

The Offer Price of Rs. 10/- (Rupees Ten Only) is justified, in terms of Regulation 8(2) of the SEBI (SAST) Regulations, 2011, being the highest of the following:

**Particulars** Price (in Rs. pei

Equity Share)

The highest negotiated price per Equity Share of the Target Company for acquisition under any agreement attracting the obligation to make a PA of an Open Offer The volume-weighted average price paid or payable for acquisition by the Acquirer during 52 (Fifty-Two) weeks immediately Not Applicable preceding the date of PA. The highest price paid or payable for any acquisition by the Acquirer during 26 Not Applicable veeks (Twenty-Six) immediately preceding

he date of the PA. The volume-weighted average market price of such Equity Shares for a period of 60 Not Applicable Sixty) trading days immediately preceding he date of PA as traded on BSE, provided uch shares are frequently traded Not Applicable The per equity share value is computed inder Regulation 8(5) of the Takeover

price is determined by the Acquirer and the Manager to the Offer taking into account valuation parameters including book value comparable trading multiples and eamings per share. (\*As certified by Bhavesh M Rathod proprietor of Bhavesh Rathod & Co. Valuer (Membership No.: 119158) having an office at 12D, White Spring, A wing, Rivali Park Complex, Western Express Highway, Borivali East, Mumbai 400066; Tel. No.: +919769113490;

Where the shares are not frequently traded

Email: Info.cabhavesh@gmail.com has valued the Equity Shares of Target Company and calculated the fair value per share at Rs. 7.22/- (Rupess Seven and Twenty Two Paisa Only) vide his Share Valuation Report dated 19/09/2022).

In view of the parameters considered and presented in the table above, in the opinion of the Acquirer and manager to the offer, the Offer Price is Rs. 10/- in terms of Regulation 8(2) of the SEBI (SAST) Regulations, 2011 Details of Independent Advisors, if any

legulations, if applicable

To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Regulations.

For and on behalf of the Committee o nertia Steel Limited

None

3, Saroj Bhavan, Anand Nagar, J.M. Road, Bhandup (W) (DIN: 00170591) Date: January 3, 2023

(DIN: 01587901)

Place: Mumbai

Place: Mumbai Date: 4th January, 2023

14 Any other matter to be highlighted

Suresh J. Ajmera Director (DIN: 01341331)