

Blue Star Limited
Band Box House, 4th Floor,
254 D, Dr Annie Besant Road,
Worli, Mumbai 400 030, India.

T: +91 22 6654 4000 F: +91 22 6654 4001 www.bluestarindia.com

April 20, 2022

National Stock Exchange of India Limited

Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051

Ref: Security code - BSL23

Dear Sir/Madam,

Sub: Newspaper Advertisement under Regulation 15(7) of Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021

With reference to our letter dated April 18, 2022 with respect to exercise of call option in respect of Series II - 1,750 Nos., 7.65% unsecured, listed, rated and redeemable Nonconvertible Debentures along with interest accrued thereon and call premium, and pursuant to Regulation 15(7) of Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021, please find enclosed herewith the copies of the advertisement published in the newspapers as follows:

- a) Financial Express (English All India Edition) issue dated April 20, 2022;
- b) Mumbai Lakshadeep (Marathi Mumbai Edition) issue dated April 20, 2022;

The said advertisement copies are also being placed on the website of the Company at www.bluestarindia.com

Kindly take the same on record.

Thanking you, Yours faithfully,

For Blue Star Limited

Rajesh Parte

Company Secretary & Compliance Officer

Encl: a/a

\\172.16.31.16\Legal and Secretarial Documents\(01) Blue Star Limited\2022-23\Stock Exchange Compliances\Newspaper Advertisement\NCDs

Date : April 19, 2022

Place: Mumbai

(a) Basic

(b) Diluted

FINANCIAL EXPRESS

Amount (INR in Lakhs

(928)

(928)

(928)

(928)

3.508

(2.65)

(2.65)

Kshitiz Chhawchharia

Quarter Ended

Unaudited Audited Unaudited

(877)

(877)

(877)

3.508

(2.50)

(2.50)

For and on behalf of the Ramsarup Industries Ltd.

Authorised Representative of the Monitoring Agency

(863)

(863)

(863)

(863)

3,508

(2.46)

(2.46)

30.06.2021 30.06.2020 31.03.2021 31.03.2021

Year Ended

Audited

(3,598)

(3.598)

(3.598)

(3,598)

3,508

(486,882)

(10.26)

(10.26)

RAMSARUP INDUSTRIES LIMITED

CIN: L65993WB1979PLC032113 Regd. Office: 7C, Kiran Shankar Roy Road, Hastings Chambers, 2nd Floor, Room No. 1, Kolkata 700 001 India.

Website: www.ramsarup.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE 2021

The above is an extract of unaudited financial results for the quarter ended 30thJune 2021 filed with the Stock Exchanges under

Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the unaudited financial

results for the quarter ended 30thJune 2021Financial Results are available on the websites of the company

14,120.84

99.21

98.94

http://www.ramsarup.com/ and also on the website of the Stock Exchanges www.nseindia.com and www.bseindia.com.

Particulars

Net (Loss)/Profit for the period (before Tax & Exceptional Item)

Net (Loss) / Profit for the period (before Tax & after Exceptional Item)

Net (Loss) / Profit for the period (after Tax & after Exceptional Item)

Total Comprehensive Income for the period [Comprising Profit / (Loss)]

Paid up Equity Share Capital (Face Value of Rupees 10/- each)

for the period (after tax) and Other Comprehensive Income (after tax)]

Reserves excluding Revaluation Reserves (as per balance sheet of

Total Income from Operations

previous accounting year)

Earning per equity share

Basic (INR)

Diluted (INR)

Place : Kolkata

Dated : 18th April. 2022

CONSTRONICS INFRA LIMITED

No. 3/2, Third Floor, Narasimmapuram, Sai baba Colony, Mylapore, Chennai - 600 004. CIN: L45100TN1992PLC022948

NOTICE OF THE EXTRAORDINARY GENERAL MEETING OF THE COMPANY

Notice is hereby given that the Extra Ordinary General Meeting (EGM) of Constronics Infra Limited ('The company') will be held on WEDNESDAY, THE 11TH DAY OF MAY, 2022, AT 9.30 AM AT THE REGISTERED OFFICE OF THE COMPANY SITUATED AT NO. 3/2, THIRD FLOOR, NARASIMMAPURAM, SAIBABA COLONY, MYLAPORE, CHENNAI-600004 to transact the business as set out in the notice dated 10.02.2022 convening the said EGM.

The notice of EGM has been dispatched electronically to the members whose email ids are registered and by physically to those members whose email ids were not registered with the Depository Participants (DPs) / Company / Registrar and Share Transfer Agent through permitted mode.

The Notice along with Attendance slip and proxy form are also be available on the website of the company at www.constronicsinfra.com, the website of the Stock exchange i.e. BSE Limited at www.bseindia.com. The notice will also be available on the website of Central Depository Services (India) Limited at www.evotingindia.com.

A member entitled to attend and vote at the EGM is also entitled to appoint a proxy to attend and vote on a poll instead of himself / herself / itself and the proxy need not be a Member of the Company.

The Company has appointed Mr. S. S. Vignesh, Practicing Company Secretary as the Scrutinizer to scrutinize the remote e-voting and ballot paper at the EGM in a fair and transparent manner.

The members are provided with the facility to cast their vote electronically through the e-voting services provided by Central Depository Services (India) limited (CDSL) on all the resolutions set forth in the Notice of the EGM, further it is notified to the members that: a. The voting period begins on, the Sunday, the 8th day of May, 2022 and ends on

Tuesday, the 10th day of May, 2022 (05.00 p.m. IST). During this period Members'

of the Company, holding shares either in physical form or in dematerialized form,

as on the cut-off date Friday, the 29thday of April, 2022 may cast their vote electronically. Any person, who acquires shares of the Company and becomes Member of the Company after dispatch of EGM Notice and holding shares as of the cut-off date, i.e. Friday, the 29thday of April, 2022, may refer to this Notice of the EGM, posted on company's website www.info@constronicsinfra.com for detailed procedure with regard to remote e-voting. Any person who ceases to be the member of the

Notice for information purpose only. Members are requested to register / update their email address in respect of shares held in dematerialized form with their respective depository participants and in respect of shares held in physical form with the Company's Registrar and Share Transfer Agent, M/s. Cameo Corporate Services Limited.

company as on the cut-off date and is in receipt of this Notice, shall treat this

for Constronics Infra Limited

P. Muthukumar Place: Chennai CS & CFO Date: 18.04.2022

e-mail: info@constronicsinfra.com; Website:www.constronicsinfra.com

BLUE STAR

BLUE STAR LIMITED CIN: L28920MH1949PLC006870

Registered Office: Kasturi Buildings, Mohan T Advani Chowk, Jamshedji Tata Road, Mumbai - 400 020 Email: investorrelations@bluestarindia.com; Website: www.bluestarindia.com Telephone No.: +91 22 6665 4000/+91 22 6654 4000; Fax: +91 22 6665 4151

NOTICE

Notice pursuant to Regulation 15(7) of Securities and Exchange Board of India (Issue and Listing of Non-Convertible Securities) Regulations, 2021, for exercising call option on Series II - 1,750 Nos., 7.65% unsecured, listed, rated and redeemable Non-convertible Debentures on private placement basis, of ₹ 10,00,000/- each aggregating to ₹ 175 crores ('NCDs') issued under ISIN INE472A08026.

Notice is hereby given that in accordance with the terms of the Information Memorandum dated May 29, 2020 and Debenture Trust Deed dated June 1, 2020, as amended, for the aforesaid NCDs, the Company will exercise the call option on Tuesday, May 31, 2022.

The NCDs will be redeemed by the Company at the face value of ₹ 10.00.000 each along with interest amount accrued thereon and call premium as per the terms of issue ('Redemption Amount') and the same shall be paid in proportion to the holding of the NCD holders on the record date fixed by the Company in this regard by crediting the said amount to the bank accounts appearing in the demat account of respective NCD holders. NCD holders are requested to update the bank account details in their demat account with Depository Participants.

The Record Date determined for the purpose of identifying NCD Holders eligible for repayment has been fixed as Monday, May 16, 2022. Upon exercise of call option and payment of redemption amount in full on the said NCDs, no claim shall lie against the Company.

Notice issued to stock exchange in this regard will be made available on the website of the Company at www.bluestarindia.com as well as on the website of National Stock Exchange of India Limited (www.nseindia.com).

For Blue Star Limited

Rajesh Parte Company Secretary & Compliance Officer

ACC Limited

CIN:L26940MH1936PLC002515 Registered Office: Cement House, 121, Maharshi Karve Road, Mumbai - 400 020

Tel. No.: 022-41593321; Fax No.: 022-66317458; Website: www.acclimited.com; e-mail: ACC-InvestorSupport@acclimited.com

Extract of Consolidated Unaudited Results for the Quarter Ended 31-03-2022

				(₹ in Crore)	
Particulars	3 months ended 31-03-2022	Preceding 3 months ended 31-12-2021	Corresponding 3 months ended 31-03-2021	Previous year ended 31-12-2021	
	Unaudited	Unaudited	Unaudited	Audited	
Total Revenue from Operations	4,426.54	4,225.76	4,291.97	16,151.67	
Net Profit for the period (before exceptional item and tax)	532.28	438.69	754.21	2,561.14	
Net Profit for the period before tax (after exceptional item)	532.28	383.93	754.21	2,506.38	
Net Profit for the period after tax (after exceptional item)	396.33	280.85	562.59	1,863.10	
Total Comprehensive Income for the period	410.49	275.13	573.74	1,868.53	
Paid-up Equity Share Capital	187.99	187.99	187.99	187.99	
Other Equity (excluding Revaluation Reserve) as shown					

In view of the parameters considered and presented in table above, in the opinion of the Acquirers along with PACs and Manager to the Offer, the Offer Price of ₹ 31.80/- (Rupees Thirty One and Eighty Paisa Only) per fully

(D) There have been no corporate actions in the Target Company warranting adjustment of relevant price parameters

(E) As on date, there is no revision in open offer price or open offer size. In case of any revision in the open offer

price or open offer size, the Acquirers along with PACs shall (i) make corresponding increases to the escrow

amounts: (ii) make a public announcement in the same newspapers in which DPS has been published; and

(iii) simultaneously with the issue of such announcement, inform SEBI, Stock Exchange and the Target Company

at its registered office of such revision. The revised Offer Price would be paid to all the Public Shareholders who's

(F) If there is any revision in the offer price on account of future purchases / competing offers, it will be done on or

(G) If the Acquirers along with PACs acquire Equity Shares during the period of twenty six weeks after the closure

of tendering period at a price higher than the Offer Price, then the Acquirers along with PACs shall pay the

difference between the highest acquisition price and the Offer Price, to all the Public Shareholders whose Equity

Shares have been accepted in this Open Offer within sixty days from the date of such acquisition. However,

no such difference shall be paid in the event that such acquisition is made under another open offer under the

SEBI (SAST) Regulations, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021 or open market

purchases made in the ordinary course on the Stock Exchanges not being negotiated acquisition of Equity

(A) The total funding requirement for the Offer (assuming full acceptances) i.e. for the acquisition of up to

18,47,865 (Eighteen Lakhs Forty Seven Thousands Eight Hundred and Sixty Five) Equity Shares of face value

of ₹ 10/- (Rupees Ten Only) each from the public shareholders of the Target Company at an Offer Price of

₹ 31.80/- (Rupees Thirty One and Eighty Paisa Only) per Equity Share is ₹ 5,87,62,107/- (Rupees Five Crores

of the Equity Shares under the Offer, in terms of Regulation 25(1) of the SEBI (SAST) Regulations. The acquisition

will be financed through internal resources and no funds are borrowed from banks or financial institution for the

purpose of this Open Offer. CA Jay D. Mehta (Membership No. 178469), Proprietor of M/s Jay Mehta & Co. (Firm

Registration No. 144755W) Chartered Accountants, having its office at 301/409, New Patidar Bhavan, Near

Mahidharpura, Surat, Gujarat – 395 003 vide its certificate dated April 11, 2022 have confirmed that sufficient

of the "Offer Consideration" i.e. for ₹ 1.46,90,527/- (Rupees One Crore Forty Six Lakhs Ninety Thousands Five

Limited, a banking company incorporated under the laws of India and having its registered office at 2nd Floor,

27 BKC, Plot No. C-27, G Block, Bandra Kurla Complex, Bandra (East), Mumbai, Maharashtra – 400 051, have

entered into an Escrow Agreement for the purpose of the Offer ("Escrow Agreement"). Pursuant to the Escrow

Agreement, the Acquirers have deposited ₹ 1,47,00,000/- (Rupees One Crore Forty Seven Lakhs Only) in cash

(E) The Manager to the Offer has been duly authorized by the Acquirers to realize the value of Escrow Account in

(F) Based on the above and in the light of the Escrow Arrangement, the Manager to the Offer is satisfied that firm

arrangements have been put in place by the Acquirers to fulfill the Acquirers' obligations through verifiable

(C) In terms of Reg. 17(1) of the Regulations, the Acquirers have to create an escrow for an amount equal to 25%.

(D) In terms of Reg. 17(3) of the Regulations, the Acquirers, the Manager to the Offer and Kotak Mahindra Bank

(B) The Acquirers have adequate resources and have made firm financial arrangements for financing the acquisition

Eighty Seven Lakhs Sixty Two Thousands One Hundred and Seven Only) (the "Offer Consideration")

resources are available with the Acquirers for fulfilling the obligations under this Open Offer in full.

paid up Equity Share is justified in terms of Regulation 8 of the SEBI (SAST) Regulations, 2011.

under Regulation 8(9) of the SEBI (SAST) Regulations.

Equity Shares are accepted under the Open Offer.

before Friday, June 03, 2022 and would be notified to the shareholders.

in the Audited Balance Sheet of the previous year

Earnings per share of ₹ 10 each (not annualised):

Particulars	3 months ended 31-03-2022	Preceding 3 months ended 31-12-2021	Corresponding 3 months ended 31-03-2021	Previous year ended 31-12-2021	
	Unaudited	Unaudited	Unaudited	Audited	
Total Revenue from Operations	4,426.50	4,225.77	4,291.88	16,151.35	
Net Profit for the period (before exceptional item and tax)	527.61	435.48	748.89	2,553.25	
Net Profit for the period before tax (after exceptional item)	527.61	380.72	748.89	2,460.39	
Net Profit for the period after tax (after exceptional item)	391.81	280.01	557.41	1,820.27	
Total Comprehensive Income for the period	406.06	274.29	568.57	1,825.71	

21.10

21.05

14.95

14.91

office of the Target Company

Public Announcement

Publication of Detail Public Statement

Last Day of Revision of Offer Price / Share

Last Date for a Competing Offer

Date of Opening of the Offer

consideration for the acquired share

VIII. PROCEDURE FOR TENDERING THE SHARES

Date of Closing of the Offer

Last Date of Filing of Draft Letter of Offer with SEBI

Receipt of Comments from SEBI on Draft Letter of Offer

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of the stock exchanges www.bseindia.com and www.nseindia.com and also on the Company's website www.acclimited.com.

For and on behalf of the Board of Directors

Place: Mumbai

Date: April 19, 2022

Shares in any form.

FINANCIAL ARRANGEMENTS

Hundred and Twenty Seven Only).

terms of the SEBI (SAST) Regulations, 2011.



(Sridhar Balakrishnan) **MANAGING DIRECTOR & CEO** DIN:08699523

would be subject to the receipt of such other statutory approvals also. The Acquirers along with PACs will

not proceed with the Open Offer in the event such statutory approvals are refused in terms of Regulation 23

of the SEBI (SAST) Regulations, 2011. This Open Offer is subject to all other statutory approvals that may

become applicable at a later date before the completion of the Open Offer. In the event of withdrawal, a public

announcement will be made within 2 (Two) working days of such withdrawal, in the same newspapers in which

this DPS has been published and such public announcement will also be sent to SEBI. BSE and the registered

("OCBs") and wish to tender their Equity Shares in this Open Offer shall be required to submit all the applicable

approvals of KBI which have been obtained at the time of acquisition of Equity Shares of the Target Compan

In the event such RBI approvals are not submitted, the Acquirers along with PACs reserve the sole right to reject

the Equity Shares tendered by such shareholders in the Open Offer. This Open Offer is subject to receipt of

the requisite RBI approvals, if any, for acquisition of Equity Shares by the Acquirers along with PACs from

Acquirers along with PACs at a later date, as per Regulation 18(11) of the SEBI (SAST) Regulations, SEBI may,

if satisfied, that non-receipt of approvals was not attributable to any willful default, failure or neglect on the part

of the Acquirers to diligently pursue such approvals, grant an extension of time for the purpose of completion of

the delay. Provided where the statutory approvals extend to some but not all holders of the Equity Shares, the

*Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom

the Letter of Offer would be sent. All owner (registered or unregistered) of Equity Shares of the Target Company

(except Acquirers along with PACs) are eligible to participate in the offer anytime before the closure of the Offer.

registered or unregistered are eligible to participate in this Offer at any time during the tendering period of this Offer.

(A) All the shareholders of the Target Company holding the Equity Shares in dematerialized form of physical form,

(B) Persons who have acquired Equity Shares but whose names do not appear in the register of members of the

the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.

whom no statutory approvals are required in order to complete this Open Offer.

Major Activities

VII. TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFER

Date by which Letter of Offer will be dispatched to the Shareholder

the BODs of the Target Company shall give its recommendations

Offer, status of statutory and other approvals in newspapers

Last date by which a Committee of Independent Directors constituted by

Issue of advertisement announcing the schedule of activities for Open

Date of communicating the rejection / acceptance and payment of

(D) In case of delay in receipt of any statutory approvals as disclosed above or which may be required by the

(C) Shareholders of the Target Company who are either non-resident Indians ("NRIs") or overseas corporate bodies

29.96

29.88

IO SYSTEM LIMITED

(CIN: L65921UP1987PLC008764) Registered Office: Upper Basement, Smart Bharat Mall Plot No. I-2, Sector - 25A, Gautam Buddha Nagar, Noida - 201 301, Uttar Pradesh, India; Tel No.: 0120-2542717 / 3355131; E-mail: www.iosystem.in; Website: iosystemltd@gmail.com;

Recommendations of the Committee of Independent Directors ("IDC") on the open offer (as defined below) of IO System Limited ("IOS"/ "Target Company") made by Jolly Mayank Suresh ("Acquirer 1"), Irfan A Qureshi ("Acquirer 2") and Nisha Securities Limited ("Acquirer 3") to the public shareholders of the Target Company under Regulation 26 (7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and

	Date	April 19, 2022;		
2.	Name of the Target Company	IO System Limited;		
3.	Details of the Offer pertaining to the Target Company	Open Offer by Jolly Mayank Suresh ("Acquirer 1"), Irfan A Qureshi ("Acquirer and Nisha Securities Limited ("Acquirer 3") (Hereinafter collectively referred as "Acquirers") to acquire up to 42,25,000 (Forty-Two Lakhs Twenty-Fi Thousand) fully paid-up equity Shares of Rs.10.00/- (Rupees Ten Only) ea ("Equity Share/s") representing 25.00% of total equity and voting share capi of the Target Company, at a price of Re.1.00/- (Rupees One Only) per Equ Share, payable in cash under the SEBI (SAST) Regulations;		
4.	Names of the Acquirers and PACs	Acquirer 1 : Jolly Mayank Suresh		
	with the Acquirers	Acquirer 2 : Irfan A Qureshi		
		Acquirer 3 : Nisha Securities Limited		
5.	Name of the Manager to the Offer	SHRENI SHARES PRIVATE LIMITED Office No. 102, 1st Floor Sea Lord CHSL, 1/A, 1/B, Ram Nagar, Borival Mumbai - 400 092, Maharashtra, India Phone No: +91-22-2808 8456/ +91 90077 87628 Email: shrenishares@gmail.com / mb10@shreni.in Website: www.shreni.in Contact Person: Kritika Rupda/ Krunal Pipalia SEBI Reg. No.: INM000012759	i West	
6.	Members of the Committee of	Mr. Siddheshwar Kumar Upadhyay Chairr	nan	
	Independent Directors	Ms. Seema Salwan Memi	oer	
7.	IDC Member's relationship with the Target Company (Directors, Equity Shares owned, any other contract/ relationship)	 a) IDC Members are Independent Directors on the Board of the Target Compar b) None of the members of IDC hold any Equity Shares of the Target Compar c) None of the members of IDC hold any other contract or relationship nor a related with the Target Company other than acting in their capacity of directorsh in the Target Company; 		
8.	Trading in the Equity Shares/ other securities of the Target Company by IDC Members	None of the members of IDC have traded in any Equity Shares/ other securities of the Target Company during the period of twelve months prior to the date of Public Announcement of the Open Offer dated Monday, January 31, 2022; None of the members of IDC have traded in any Equity Shares/ other securities of the Target Company during the period of Public Announcement of the Open Offer dated Monday, January 31, 2022 till the date of this Recommendation;		
9.	IDC Member's relationship with the Acquirers (Directors, Equity Shares owned, any other contract/ relationship)	None of the members of IDC have any relationship with the Acquirers in any manner;		
10.	securities of the Acquirers by IDC Members	Not Applicable;		
11.	whether the offer, is or is not, fair and reasonable	Based on the review of Public Announcement, Detailed Public Statemer Letter of Offer, and Letter of Offer, issued by the Manager to the Offer on b the Acquirers, the members of IDC believe that Open Offer is in accordan SEBI (SAST) Regulations, to the extent is fair and reasonable;	ehalf o	
12.	Summary of reasons of recommendation	Based on the review of Public Announcement, Detailed Public Statemer Letter of Offer, and Letter of Offer, the members of IDC have considered the for for making its recommendation: a) Offer Price is justified in terms of Regulation 8 (2) of SEBI (SAST) Regulation 9 (3) of SEBI (SAST) Regulation 9 (4) of SEBI (SAST) Regulation 8 (2) of SEBI (SAST) Regulation 9 (4) of SEBI (SAST)	ations , Ope ders d	

15. Any other matter to be highlighted To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true, 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 SEBI (SAST) Regulations.

For and on behalf of The Committee of Independent Directors IO SYSTEM LIMITED Siddheshwar Kumar Upadhyay

(Chairman of IDC)

All the IDC members unanimously voted in favor of recommending the open

Place: Noida Date: April 19, 2022

13. Details of Independent Advisors, if any

14. Disclosure of Voting Pattern of the meeting in which the open offer

proposal was discussed

SEBI (SAST) Regulations and SEBI Circular No. CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 read with SEBI Circular No. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 as may be amended from time to time. issued by SEBI

(D) BSE Limited shall be the Designated Stock Exchange for the purpose of tendering shares in the Open Offer. (E) The Acquirers have appointed Buying Broker for the Open Offer through whom the purchases and the settlement of the Open Offer shall be made during the tendering period. The contact details of the Buying Broker are as

mentioned below: Name: Nidhi Broking Services Private Limited

Address: 17, Shreeji Arcade, 2nd Floor, Opp. Nitin Company, Almeida Road, Panchpakhadi, Thane (West), Maharashtra – 400 602 Contact Person: Mr. Omprakash Shahi | Tel.: 022 - 2530 3690 / 1134

E-mail ID: info@nidhibroking.com / om@nidhibroking.com

Investor Grievance Email ID: grievances@nidhibroking.com Website: www.nidhibroking.com | SEBI Reg. No.: INZ000101832

- (F) The facility for acquisition of shares through Stock Exchange mechanism pursuant to Offer shall be available to the Stock Exchange in the form of a separate window (Acquisition Window).
- this Open Offer subject to the Acquirers along with PACs agreeing to pay interest to the Public Shareholders for (G) All the shareholders who desire to tender their shares under the open Offer would have to intimate their respective stock broker (Selling Broker) during the normal trading hours of the secondary market during tendering period. Acquirers along with PACs have the option to make payment to such holders of the Equity Shares in respect of (H) Separate Acquisition window will be provided by the BSE Limited to facilitate placing of sell orders. The selling
 - members can enter orders for dematerialized Equity Shares. (I) It must be noted that detailed procedure for tendering the Equity Shares in the Offer will be mentioned in the Letter of Offer.

- (A) The Acquirers along with PACs jointly and severally accept the responsibility for the information contained in the Public Announcement and in this Detailed Public Statement and also for the obligations of the Acquirers along with PACs laid down in the SEBI (SAST) Regulations, 2011 and subsequent amendments made thereof
- (B) Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirers have appointed GYR Capital Advisors Private Limited, Ahmedabad as Manager to the Offer and the Manager to the Offer issues this Detailed Public Statement on behalf of the Acquirers along with PACs.
- (C) The Acquirers have appointed Cameo Corporate Services Limited as the Registrar to the Offer having its office at Subramanian Building No. 1, Club House Road, Chennai, Tamilnadu - 600 002; Contact Person: Ms. Sreepriya K; Phone: 044 - 4002 0700 / 044 - 2846 0129; E-mail ID: investor@cameoindia.com; Website:
- www.cameoindia.com; SEBI Reg. No.: INR000003753. (D) In this DPS, any discrepancy in any table between the total and sums of the amount listed are due to rounding
- off and/or regrouping. (E) This Detailed Public Statement would also be available at SEBI's website i.e. www.sebi.gov.in

THIS DETAILED PUBLIC STATEMENT ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS ALONG WITH PACS



GYR Capital Advisors Private Limited (Formerly known as Alpha Numero Services Private Limited)

(CIN No.: U67200GJ2017PTC096908) 428, Gala Empire, Near J B Tower, Drive in Road, Thaltej, Ahmedabad, Gujarat - 380 054 | Tel. No.: +91-95375-94321

Email: yash.doshi@gyrcapitaladvisors.com CLARTY | TRUST | GROWTH Website: www.gyrcapitaladvisors.com

Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after Contact Person: Mr. Yash Doshi SEBI Reg. No.: INM000012810 | Validity: Permanent

financialexp.epap.in

VI. STATUTORY AND OTHER APPROVALS (A) As on the date of this DPS, no approval will be required from any bank / financial institutions for the purpose of this Offer, to the best of the knowledge of the Acquirers along with PACs.

in the Escrow Account which is in excess of 25% of the Offer Consideration.

means in relation to the Offer in accordance with the Regulations.

(B) As on the date of this DPS, there are no other statutory approvals required to acquire the Equity Shares tendered (C) The Open Offer will be implemented by the Acquirers along with PACs through Stock Exchange Mechanism as pursuant to this Open Offer. If any other statutory approvals are required or become applicable, the Open Offer

Schedule

Monday, April 11, 2022

Wednesday, April 20, 2022

Wednesday, April 27, 2022

Thursday, May 12, 2022

Friday, May 20, 2022

Tuesday, May 24, 2022

Tuesday, May 31, 2022

Thursday, June 02, 2022

Friday, June 03, 2022

Monday, June 06, 2022

Tuesday, June 07, 2022

Monday, June 20, 2022

Monday, July 04, 2022

provided by BSE Limited (BSE) in the form of separate window (Acquisition Window) as provided under the Place: Ahmedabad

Date: April 20, 2022

..अर्जदा

NOTICE LIC HOUSING FINANCE LIMITED

Regd. Off.: Bombay Life Building, 2nd Flr, 45/47, Veer Nariman Road, Mumbai, Maharashtra 400001. NOTICE is hereby given that the certificate for the undermentioned securities of the Compan as been lost/mislaid and the holder of the said securities / applicant has applied to the Compa o issue duplicate certificate.

Any person who has a claim in respect of the said securities should lodge such claim with the ompany at its Registered Office within 15 days from this date, else the Company will proceed to ssue duplicate certificate without further intimation.

Kind of Securities No. of Name of holder and face value Securities Rajendra Baban Chaudhary Equity Share F. V. 2 500 473348586 To 473349085

Rajendra Baban Chaudhar Date: 20.04.2022 Place : Mumbai

PUBLIC NOTICE

Notice is hereby given that Mr. Sure Harkishanlal Khilnani, Owner of the Flat No. Shiv Darshan Building, 15th and 33 Road Bandra Mumbai- 400 050, expired on 22.06.2021 On behalf of my clients, Ms. Manisha Sures Khilnani & Mrs. Lovina Ashok Bachani daughters of Late Mr. Suresh Harkishanlal Khilnani s/o Late shri. Harkishanlal Tolaram Khilnani, the undersigned advocate hereby invites claims o objections from other heir/s or claimant/s objector/s for the transfer of the shares and interest of the deceased member in the said flat within a period of 14 days from the publication o this notice, with copies of proofs to support the claim/objection. If no claims/objections are received within the period prescribed above, my dient shall be at the liberty to deal with the shares and interest of the deceased member the manner she deems fit. Place: Bandra, Mumbai- 50

Place: Barrura, Manager Date: 20th April, 2022 FOR AVOCAT LEGAL Ms. Mrunali M. Morye

Office – B -11 Pranam Building, Model Town Four Bungalows, Behind YES Bank Andheri (west) Mumbai - 400 058

जाहीर सूचना

श्री. मोहन कृष्णगोपाळ गुप्ता, फ्लॅट क्र.७०३ए

क्षेत्रफळ ५२३ चौ.फु. कार्पेट क्षेत्र व फ्लॅट क्र.७०३बी,

क्षेत्रफळ ३६३.२५ चौ.फु. कार्पेट क्षेत्र, ७वा मजला,

सी विंग, मिनाक्षी कोहौसोलि. म्हणून ज्ञात इमारत,

वलनाई, मार्वे रोड, मालाड (पश्चिम), बोरिवली,

मुंबई-४०००६४ हे जागेचे मालक आहेत, यांच्य

सदर दोन्ही फ्लॅट श्री. कृष्णगोपाळ हिरीराज गुप्ता

श्री. मोहन कृष्णगोपाळ गुप्ता यांनी अनुक्रमांव

५६५०/१९९९, ५६५०/१९९९ अंतर्गत

नोंदणीकृत दिनांक ०५.११.१९९९ रोजीचे दोन

सदर श्री. कृष्णगोपाळ हिरीराज गुप्ता यांचे निधन

झाले आणि म्हणून सोसायटीने सदर फ्लॅट श्री. मोहन

म्हणून सदर जाहीर सूचनेनुसार श्री. मोहन कृष्णगोपाळ गुप्ता यांनी सदर फ्लॅटबाबत अन्य व्यक्ती व अन्य

कायदेशीर वारसदारांकडून दावा किंवा आक्षेप आणि

सदर फ्लॅटच्या विक्रीबाबत आक्षेप मागविले आहेत

म्हणून जर कोणा व्यक्तीस काही दावा असल्यास

त्यांनी खालील स्वाक्षरीकर्ताकडे लेखी स्वरुपात

त्यांचे कार्यालय क्र.३२५, ३रा मजला, व्ही मॉल

ठाकूर कॉम्प्लेक्स, कांदिवली (पुर्व), मुंबई-

४००१०१ येथे सदर सूचनेपासून १५ दिवसात

कळवावे, अन्यथा असे दावा त्याग केले आहेत

NOTICE

MRS.. CRISTINE BENEDICT ROSARIO

member of the SAIRAJ GURIYA PADA

CO-OPERATIVE HOUSING SOCIETY LIMITED

having address at Link Road, Malad (West

Mumbai 400 064, and holding Ann.II No

938 & 1054,, in the Building of the society

The society hereby invites claim

and objections from the heir or heirs or

ther claimants/objector or objectors

the transfer of the said shares and interest

of the deceased member in the capital,

property of the society within a period o

15 days from the Publication of this notice,

with copies of such documents and other

proofs in support of his/her/their claims,

objections for transfer of shares and interes

of the deceased members in the capital,

property of the society. If no claims/

objections are received within the period

prescribed above, the society shall be free

to deal with the shares and interest of the

deceased member in the capital/property

of the society in such manner as is provide

under the Bye laws of the society. The

claims/objections, if any, received by the

society for transfer of shares and interest

of the deceased member in the capital,

property of the society shall be dealt with

in the manner provided under the bye laws of the society. A copy of the registered by

laws of the society is available for inspection

by the claimants/objectors in the office of

the society/with the Secretary of the

society between 6:00 P.M. to 8:00 P.M.

from the date of publication of the notic

THE SAIRAJ GURIYA PADA

CO. OP. HSG. SOC.LTD.

till the date of expiry of its period. For and on behalf of

श्री. मोहन कृष्णागोपाळ गुप्ता यांच्या वतीने

वकील सुवर्णा गोविल

मालव

असे समजले जाईल.

ठिकाण: मुंबई

दिनांक: २०.०४.२०२२

कृष्णगोपाळ गुप्ता यांच्या नावे हस्तांतर केले.

नोंदणीकृत करारनामानुसार खरेदी केले होते.

वतीने येथे सूचना देण्यात येत आहे.

नमुना क्र. ७५

PUBLIC NOTICE Vasudeva Aithala. Owner of the Flat No.12

[Name of holde

PUBLIC NOTICE

KNOWN ALL PUBLIC SHALL COME

that My Client MR. SAVIO D'SOUZA

owner of Unit No. 28, Ground floor, Raja

Industrial Premises Co.-op. society Limited

Raia Industrial Estate, P.k. Road, Muluno

(W), Mumbai -400 080, Village Nahur,

Taluka Kurla, dist. Mumbai Sub urba

my client had purchased said premise

from MRS. JACINTHA SEAUEIRA

bearing KRL4-6650-2022, on dated

28/03/2022. My client previous chain

Agreement 1) M/s.Raja Builders and

M/s. Sam Packaging Industries on dated

7/12/1985 Agreement for sale and 2) M/S.

SAM PACKAGING INDUSTRIES TO M/S

SHREE RAM CORPORATION on dated

04/04/1989 agreement for sale, above

said chain documents are lost/misplaced

If any person has any objection lien

charge or claim of any nature against

said Agreement in the respect of said

flat. the same be brought within 14 days

from date of publication of notice to the

undersigned with cogent evidence else

letter on no claim shall be entertained.

Advocate High Court. M.M. Court, Andheri (E), Mumbai-400 069

सार्वजनिक न्यास नोंदणी कार्यालय

(अक्षरी रूपये एक हजार फक्त)

अधीक्षक (न्याय शाखा),

सार्वजनिक न्यास नोंदणी कार्यालय,

बृहन्मुबई विभाग, मुबई

BLUE STAR

ब्ल्यू स्टार लिमिटेड

सीआयएन: L28920MH1949PLC006870

नोंदणीकृत कार्यालय: कस्तूरी बिल्डिंग्जं, मोहन टी अडवानी चौक, जमशेदजी टाटा रोड, मुंबई – ४०० ०२०

ई-मेल: investorrelations@bluestarindia.com; वेबसाईट: www.bluestarindia.com

दुरध्वनी: +91 22 6665 4000/+91 22 6654 4000; फॅक्स: +91 22 6665 4151

सूचना

सूचना देण्यात येते की, सिक्युरिटीज ॲण्ड एक्सचेंज बोर्ड ऑफ इंडिया (इश्यू ॲण्ड लिस्टींग ऑफ नॉन-कनव्हर्टेबल

सिक्युरिटीज) नियमावली २०२१ च्या नियम १५(७) च्या अनुषंगाने मालिका ॥ अंतर्गत क्रय विकल्पाधिकार अंमलात

आणण्यासाठी प्रत्येकी १०,००,०००/– रुपये मूल्याचे आणि ७.६५ % व्याजदर असलेले असुरक्षित, सूचीबद्ध

दरनिश्चिती केलेले आणि विमोनचनीय अपरिवर्तनीय १ ७५० डिबेंचर ज्यांचे एकत्रित मल्य १७५ कोटी रुपये ('एनएसर्डी'

याद्वारे नोटीस दिली जाते की मे २९, २०२० ची माहिती निवेदन पत्रिका आणि जून १, २०२० च्या डिबेंचर ट्रस्ट डीडच्या

सदर इश्यूच्या अटींनुसार कंपनीकडून एनसीडीची पूर्तता प्रत्येकी रु. १०,००,००० च्या दर्शनी मूल्यासह त्यावर जमा झालेली

व्याजाची रक्कम आणि या कॉलच्या अधिमूल्यासह केली जाईल ('पूर्तता रक्कम') आणि संबंधित एनसीडीधारकांच्या डिमॅट

खात्यात दिसणार्या बँक खात्यांमध्ये ही रक्कम या संदर्भात कंपनीने निश्चित केलेल्या रेकॉर्ड तारखेला एनसीडीधारकांच्या एकूण

धारणेच्या प्रमाणात जमा केली जाईल. आपल्या डिमॅट खात्यातील बँक खात्याचे तपशील संबंधित डिपॉझिटरी पार्टीसिपंटसकडे

परतफेडीसाठी पात्र एनएसडीधारकांची ओळख पटवण्याच्या उद्देशाने निर्धारित केलेली रेकॉर्ड तारीख सोमवार, मे १६, २०२२

अशी निश्चित करण्यात आली आहे. क्रय विकल्पाधिकाराची प्रक्रिया पूर्ण झाल्यावर आणि संबंधित एनएसडींची विमोचन रक्कम

या संदर्भात स्टॉक एक्स्चेंजला जारी करण्यात आलेली नोटीस कंपनीच्या संकेतस्थळावर www.bluestarindia.com

तसेच नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेडच्या (www.nseindia.com) संकेतस्थळावर उपलब्ध करून दिली

आहे, ते INE472A08026 योजनेंतर्गत खाजगी प्लेसमेंटच्या आधारावर जारी केले जाणार आहेत.

अटींनुसार, वरील एनएसडींसाठी कंपनी मंगळवार, मे ३१, २०२२ रोजी क्रय विकल्पाधिकार वापरणार आहे.

बृहन्मुबई विभाग मुबई

सारिमरा, सारिमरा मार्ग,

वरळी, मुंबई-४०००३०.

चौकशीची जाहीर नोटीस

सर्व संबंधित लोकांस जाहीर नोटीशीने कळविण्यात येते की

सहाय्यक धर्मादाय आयुक्त-१०, बृहन्मुंबई विभाग, मुंबई हे वर नमूद केलेल्या अर्ज यासंबंधी महाराष्ट्र सार्वजनिक विश्वस्त

व्यवस्था अधिनियम, १९५० चे कलम १९ अन्वये खालील मुद्यावर

१) वर नमूद केलेला न्यास अस्तित्वात आहे काय? आणि सदरचा

२) खाली निर्दिष्ट केलेली मिळकत सदर न्यासाच्या मालकीची आहे काय

सदरच्या चौकशी प्रकरणामध्ये कोणास काही हरकत घ्यावयाची

असेल अगर पुरावा देणेचा असेल त्यांनी त्यांची लेखी कैफियत ही

नोटीस प्रसिध्द झाल्या तारखेपासून तीस दिवसांच्या आत या

कार्यालयाचे वरील पत्त्यावर मिळेल अशा रीतीने पाठवावी. त्यानतर

आलेल्या कैफियतीचा विचार केला जाणार नाही. तसेच मुदतीत

कैफियत न आल्यास कोणास काही सांगावयाचे नाही असे समजूर

चौकशी पुरी केली जाईल व अर्जाचे निकालाबाबत योग्य ते आदेश

ही नोटीस माझे सहीनिशी व मा. धर्मादाय आयुक्त, महाराष्

राज्य, मुंबई यांचे शिक्क्यानिशी आज दिनांक १६/०३/२०२२

अ) जंगम मिळकत (वर्णन) : रूपये १०००/-

ब) स्थावर मिळकत (वर्णन) : लागु नाही

न्यास सार्वजनिक स्वरुपाचा आहे काय?

अर्ज क्रमांक: ACC / X / 325 / 2022

सार्वजनिक न्यासाचे नावः

चौकशी करणार आहेत:-

रोजी दिली.

शिक्का

ANK Foundation ... बाबत

Irfan Nawab Khan ... अर्जदार

(Ramsagar K. Kanojia)

Mob:9867681070

Place: Mumbai Date: 20/04/2022

2nd Floor Pranam Building, New People's Co-operative Housing Society Ltd. Plot No.94 Model Town, Four Bungalows, Andheri(west) Mumbai- 400 053, expired on 23.03.21. On behalf of my clients, Smt Rukmini V Aithala w/o of Late Shri. Panambur Vasudeva Aithala, Mrs Shruti Upadhya and Mrs. Shubha Upadhya daughter of Late Shri. Panambur Vasudeva Aithala and Mr. Shreyas V. Aithala s/o Late Shri. Panambur Vasudeva Aithala, the undersigned advocate hereby invites claims or objections from other heir/s or claimant/s o objector/s for the transfer of the shares and nterest of the deceased member in the said flat within a period of 14 days from the publication of this notice with copies of proofs to support the claim/objection. If no claims/ objections are received within the period prescribed above, my clients shall be at the liberty to deal with the shares and interest of the deceased member in the manner they deems fit

Place: Mumbai -53 FOR AVOCAT LEGAL Date: 20th April, 2022 Ms. Mrunali M. Morye

Advocate Bombay High Court Office - B -11 Pranam Building, Model Town Four Bungalows, Behind YES Bank Andheri (west) Mumbai - 400 058 PUBLIC NOTICE

ublic Notice is hereby given that my client SMT. Jl. SHOK BHAGAT, Residing at Flat No. B/202, Secon oor, "Om Vijay Deep Co-op. Hsg. Soc. Ltd., Nei hakreshwar Talav, Umrale Road, Village Same allasopara (West), Tal. Vasai, Dist. Palghar - 401 203. /hereas MR. ASHOK BISTUR BHAGAT, was the own the below mentioned immovable properties:

Flat No. B/202, on Second Floor, admeasuring an ar

1] Hait No. B/ZUZ, on second Floor, admeasuring an area \$55 Sq. Ft (S. Built Up Area), in the building known as "Om Vijay Deep Co-op. Hsg. Soc. Ltd., situated at Near Chakreshwar Talav, Umrale Road, Village Samel, Nallasopara (West), Tal. Vasai, Dist. Palghar - 401 203. 2] Joint ownership along with MR. KIRAN ASHOK BHAGAT, in Flat No. B/102, on First Floor, admeasuring areas 455 Sc. Et/S. Built II. Area; in the huilding known n area 585 Sq. Ft (S. Built Up Area), in the building know s "Om Vijay Deep Co-op. Hsg. Soc. Ltd., situated a ear Chakreshwar Talav, Umrale Road, Village Same lear Chakreshwar Talav, Umrale Road, Village Samel, allalasopara (West), Tal. Vasai, Dist Palghar - 401 203. I) Owner of two shops namely Shop No. 10 & 12, on Fround Floor, admeasuring an area 445 Sq. Ft (S. Built Jp Area), in the building known as "Om Vijay Deep Co-pp. Hsg. Soc. Ltd., situated at Near Chakreshwar Talav, Jmrale Road, Village Samel, Nallasopara (West), Tal. asai, Dist. Palghar - 401 203

11/05/2021, leaving behind his 3 Legal Heirs namely 1 BMT. JIJI ASHOK BHAGAT - Wife, 2) MR. ROSHAI SSHOK BHAGAT - Son, 3) MR. KIRAN ASHOI HAGAT – Son. case any of the Legal Heirs have been left behind or ase anyone having any claim, right, interest, of an ature in respect of said Flat/Shop should raise the

jection in writing with documentary proof, thereof with teen (15) days from the date of publication to the idersigned, failing which the transaction will be impleted and anyone who has right, interest or claim spect of said Flat/Shop will be deemed to hav linquished in favor of my client, permanently an R. J. MISHRA

जाहीर सूचना

१२वा मजला, गोवर्धन नगर, पोर्डसर जिमखाना समोर, कांदिवली (पश्चिम), मंबर्ड-४०००६७ खाली नमुद केलेल्या मालमत्तेचे मालक आहेत आणि पुढे श्री. विरल रमणिकलाल <mark>खोखानी</mark> यांना **श्रीमती दमयंतीबेन सेठीया** (पुर्वीच्या सदस्या) यांच्याकडून मुळ भागप्रमाणप प्राप्त झालेले नाही कारण ते हरवले किंवा गहाळ झाले होते. **श्री. विरल रमणिकलाल खोखानी** यांनी याबाबत बोरिवली पोलीस ठाणे, मुंबई येथे पोलीस तक्रार नोंद करण्यार्च

भाडेपट्टा, वापर, न्यास, ताबा, वारसाहक्क किंवा अन्य इतर प्रकारे कोणताही दावा, अधिकार हक्क किंवा हित असल्यास त्यांनी लेखी स्वरुपात पृष्ठ्यर्थ दस्तावेजांच्या प्रमाणित प्रतींसह खालील स्वाक्षरीकर्ता यांचे कार्यालय **ॲडव्होकेट नेविल छेडा, छेडा ॲण्ड असोसिएटस्**, दकान क्र.७ व ८, तळमजला, मधुर कोहौसोलि., टीपीएस ५६वा रस्ता, वीर सावरक मैं**दानाजवळ, बोरिवली (प.), मुंबई-४०००९२** यांच्याकडे आजच्या तारखेपासून **१५** (पंधरा) दिवसांत कळवावे, अन्यथा असे दावा किंवा आक्षेप विचारात न घेता खाली नमुद . मालमत्तेची चौकशी केली जाईल आणि दावा असल्यास त्याग व स्थगित केले आहे असे समजले जाईल. कृपया नोंद असावी की, जाहीर सूचनेद्वारे दिलेले उत्तर विचारात घेतले जणार

वर संदर्भीत मालमत्तेची अनुसुची

फ्लॅट क्र.७०३, क्षेत्रफळ ५४१ चौ.फु. रेरा कार्पेट क्षेत्र, ७वा मजला, ए विंग, श्री उपेंद्र नगर को-ऑपरेटिव्ह हौसिंग सोसायटी लिमिटेड म्हणून ज्ञात सोसायटी, यशवंतराव तावडे रोड, दहिसर (पुर्व), मुंबई-४०००६८, नोंदणी जिल्हा व उपजिल्हा मुंबई उपनगर तसेच सोसायटीद्वार

wever MR. ASHOK BISTUR BHAGAT died of

(Advocate High Court) ate: 20/04/2022 NOTARY GOVT. OF INDI FFICE: 109, Bhaidaya Nagar, B – Bldg., Near Gopi Maha otel, Navghar Rd, Bhayandar (E), Dist. – Thane.

येथे सूचना देण्यात येत आहे की, श्री. विरल रमणिकलाल खोखानी, र/ठि.: जे/१२३७

जर कोणा व्यक्तीस खाली नमुद मालमत्तेबाबत विक्री, तारण, अधिभार, मालकीहक्क, बक्षीस

ज्यावेळी वितरीत असतील त्या शेअर्सचे धारण अधिकार.

ठिकाण: मुंबई

जाहीर सूचना

आम्ही श्री. लालजी धुडा बोरिचा आणि श्री

अशोक लालजी बोरिचा राहणार, सदनिक

क्रमांक ०१, तळ मजला, विंग-अ, मृगशिर्ष नागरी

निवारा सहकारी गृहनिर्माण संस्था मर्या, बिल्डींग

नं.०६, प्लॉट नं.५-१, नागरी निवारा परिषद, जन

ए.के. वैद्य मार्ग, गोरेगांव (पूर्व), मुंबई-४०००६५,

आपणास कळव् इच्छतो की आमची ही सदनिका ६

अ/१ आम्हाला सामान्य कोठयातून मिळाली आह

परंतु संस्थेचा मागासवर्गीय कोठा अपूर्ण असल्यामुव

सदिनका मागासवर्गीय व्यक्तिस विकणे आहे

मागासवर्गीय व्यक्तिस सदर सदनिका घेणे असेल त

इच्छकांनी जातीचा दाखला व वैद्य कागदपत्रासह

उपरोक्त पत्यावर १५ दिवसाच्या आत लेखी स्वरुपात

अर्ज सादर करावे, फोन नं.८०८२२१७७२४.

श्री. नेविल पी. छेडा वकील, उच्च न्यायालर

राजको प्रिन्टस लिमिटेड नोंदणीकत कार्यालय: ३८४ एम दाभोळकरवाडी. काळबादेवी रोड, मुंबई, महाराष्ट्र-४००००२. शृद्धिपत्रक

दैनिक मुंबई लक्षदीप या वृत्तपत्रात पृष्ठ क्र.३ आणि बिझनेर स्टॅण्डर्ड या वृत्तपत्रात पुष्ठ क्र.१४ वर प्रकाशित दिनांव १९.०४.२०२२ रोजीच्या नमुना आयएनसी–२५ए सुचनेचे शद्धिपत्रक, सदर जाहिरातीत कंपनीचे सीआयएन क्रमांक ु सीआयएन:यु६७१२०एमएच१९८५पीएलसी०३८३६४ य ऐवजी **सीआयएन-यु१८१०१एमएच१९७९पीएलसी०२१८१**० असे वाचावे. अन्य मजकुर अपरिवर्तीत आहे.

च्या वतीने व करित राजको प्रिन्टस् लिमिटेडकरित दिनांक:२०.०४.२०२२ सही/- नैना संघाई ठिकाण: मुंबई **मंचा**लिक डीआयएन:0३२५७१६५

जाहीर सूचना

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की**, श्रीमती पुष्पा राहमलानी** यांनी माझे अशील **श्री. आशिष कुमार सिंग** यांना फ्लॅट क्र.१, क्षेत्रफळ ५८० चौ.फू. (कार्पेट) क्षेत्र, तळमजला, इमारत क्र.१, बोरला को-ऑपरेटिव्ह हौसिंग सोसायटी लि., डॉ. छोईतराम गिडवाणी रोड, चेंबूर, मुंबई-४०००७४, जमीन सीटीएस क्र.१०४, १-२२, गाव वाडवली, तालुका कुर्ला, नोंदणी जिल्हा व उपजिल्हा बृहन्मुंबई व मुंबई उपनगर जिल्हा तसेच दिनांक ९ सप्टेंबर, १९६८ रोजीचे भागप्रमाणपत्र क्र.१०४ अंतर्गत अनुक्रमांक ५१६ ते ५२० (दोन्ही समाविष्ट) धारक रु.५०/- प्रत्येकीचे ५ पुर्णपणे भरणा केलेले शेअर्स विक्री करू इच्छित आहेत.

जर कोणा व्यक्तीस, संस्थेस सदर फ्लॅट/ शेअर्सबाबत विक्री, अदलाबदल, बक्षीस, तारण, अधिभार, न्यास वारसाहक्क, मृत्युपत्र, ताबा, भाडेपट्टा, मालकी हक्क, परिरक्षा किंवा अन्य इतर प्रकारे कोणताही दावा असल्यास त्यांनी खालील स्वाक्षरीकर्त्याकडे योग्य दस्तावेजी पुराव्यांसह योग्य पोहोच पावतीसह रजिस्टर्ड पोस्टाने लेखी स्वरुपात सदर सूचनेपासून १५ दिवसांत ऋळवावे. अन्यथा असे दावा सर्व इच्छा व उद्देशाकरिता त्याग किंवा स्थगित केले आहेत असे समजले जाईल.

दिनांक: २० एप्रिल, २०२२ ठिकाण: मुंबई

सही/-ॲड. मनिष श्रॉफ वकील

१६, गुलाब व्ह्यु अपार्टमेंट, ४था मजला, डॉ. सी.जी. रोड, चेंबूर, मुंबई-४०००७४. adv.manishshroff@gmail.com सूचना

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, हिं<mark>दाल्को इंडस्ट्रीज लिमिटेड</mark> यांचे नोंदणीकृत कार्यालय: आहरा सेन्टर, ९ँला मजला, बी विंग, महाकाली केव्हज् रोड, अंधेरी (पुर्व), मुंबई, महाराष्ट्र-४०००९३ यांचे खालील भागप्रमाणपत्र हरवले आहेत आणि कंपनीकडून नोंदणीकृत भागधारकांकडून विनती येणेऐवजी आणि द्य्यम भागप्रमाणपत्र वितरणाकरिता आवश्यक दस्तावेज निष्पादनावर दुय्य भागप्रमाणपत्र वितरणाची प्रक्रिया करीत आहेत

फोलिओ नोंदणीकृत धारकाचे | भागप्रमाणपत्र भागांर्च अनुक्रमांक नाव संख्या एचबी०२८०७९ पारुल दास. एचएस०२९२२२ | ११४०६४१४१-११४०६४३०० | १६० नानी गोपाल दास.

जर कोणा व्यक्तीस सदर शेअर्सवर वैध दावा असल्यास त्यांनी त्यांचे दावा कंपनीला त्यांचे कॉर्पोरेट कार्यालयात ३० दिवसात कळवावे. अन्यथा कंपनीकडून दुय्यम भागप्रमाणपत्र वितरीत केले जाईल आणि नंतर दावा स्विकारला जाणार नाही.

दिनांक: १९.०४.२०२२

जिल्हा उपनिबंधक सहकारी संस्था, मुंबई शहर (३) सक्षम अधिकारी महाराष्ट्र मालकीत्व सदनिका कायदा १९६३ चे कलम ५ए अंतर्गत

म्हाडा इमारत, तळमजला, कक्ष क्र.६९, वांद्रे (पुर्व), मुंबई-४०००५१

क्र.डीडीआर-३/एमयुएम/अभिहस्तांकन/नोटीस/२२/११३६ दि.१८.०४.२०२२ नमुना एक्स

(पहा नियम १३(२)) संबंधित पक्षकारांना सूचनेचा नमुना. महाराष्ट्र मालकीत्व सदनिका (बांधकाम, विक्री, व्यवस्थापन व हस्तांतराचे प्रवर्तनाचे अधिनियम) कायदा १९६३ चे कलम ११ अन्वये अर्ज. सक्षम प्राधिकारी, म्हाडा इमारत, तळम्जला, कक्ष क्र.६९, वांद्रे (पुर्व), मुंबई-४०००५१. अर्ज क्र.४६/२०२२

सांताक्रुझ विजय को-ऑपरेटिव्ह हौसिंग सोसायटी लिमिटेड १, विजय अपार्टमेंटस्, ६७, सेन्ट जोसेफ ॲव्हेन्यु, सांताक्रुझ (पश्चिम),

मुंबई-४०००५४.

मे. सेन्च्युरी फायनान्स लिमिटेड ऑप्शन

१९/१५३, साऊंडरे एसडीआर, आंबेडकर रोड, सायन सर्कल, मुंबई-४०००२२. ...प्रतिवादी जाहीर सूचना

१) सूचना देण्यात येत आहे की, महाराष्ट्र मालकीत्व सदनिका (बांधकाम, विक्री, व्यवस्थापन हस्तांतरणाच्या प्रवर्तनाचे अधिनियम) कायदा, १९६३ च्या कलम ११ आणि लागू असलेल्य नियमांतर्गत वर नमूद केलेल्या प्रतिवादी यांच्या विरोधात अर्जदाराव्दारे अर्ज दाखल करण्यात

?) अर्जदारांनी विनंती केलेली आहे की, जमीन सीटीएस क्र.४८८, गाव वांद्रे-एच, तालका अंधेरी मुंबई उपनगर जिल्हा, ६७, सेन्ट जोसेफ ॲव्हेन्यु, सांताक्रुझ (पश्चिम), मुंबई-४०००५४, जमीन क्षेत्रफळ ४७६.६० चौ.मी. येथील जिमनीचे एकतर्फी अभिहस्तांकनाच्या अधिकाराचे प्रमाणपत्र अर्जदार सोसायटीच्या नावे मान्य करावे.

वरील प्रकरणाची सुनावणी ०५.०५.२०२१ रोजी दु.३.००वा. निश्चित करण्यात आलेली आहे ४) प्रवर्तक/प्रतिवादी आणि त्यांचे कायदेशीर वारसदार, काही असल्यास, किंवा कोणा व्यक्तिस, प्राधिकरणास कोणतेही आक्षेप सादर करावयाचे असल्यास त्यांनी वरील प्रकरणाबाबत त्यांचे प्राचिकरणास काणतहा आक्षप सादर करावचाय असर्त्यास त्याना वराल प्रकरणाबाबत त्याच आक्षेप/दावा/मागणील पृष्ट्यर्थ ते सादर कर इच्छित असल्यास कोणत्याही दस्तावेजांसह खालील स्वाक्षरीकर्त्यांच्या समक्ष ०५.०५.२०२१ रोजी दु.३.००वा. व्यक्तिश: उपस्थित राहृन किंवा अधिकृत प्रतिनीधी मार्फत उपस्थित राहावे आणि अर्जदारांना विनंती आहे की, जर इच्छुक पक्षकारांनी काही सादर केल्यास त्यांनी उपस्थित राहृन लेखी प्रतिसाद संकलीत करावा.

जर कोणी व्यक्ति/इच्छुक पक्षकार उपस्थित राहून सदर सूचनेव्दारे आवश्यक प्रमाणे लेखी प्रतिसार साद्र करण्यास कसुरवार ठरल्यास त्यांच्या गैरहजेरीत प्रकरण/अर्जावरील प्रश्नांचा निकाल दिल जाईल आणि ज्या मालमत्तेकरीता बेचनपत्र/जाहीरनामा/आदेश किंवा सोसायटी नोंदणीकरणाकरित निर्देशन मान्य करण्यात येणार आहे त्या विरोधात अशा व्यक्तिंचा कोणताही दावा. आक्षेप किंव मागणी विचारात घेतली जाणार नाही आणि अर्जदारांना मान्यता दिली जाईल किंवा सदर इच्छुक पक्षकारांच्या विरोधात कोणताही आदेश/प्रमाणपत्र/न्याय दिला जाईल आणि प्रकरणाची सुनावणी होऊन एकतर्फी निर्णय दिला जाईल.

१२/०२/२०२२

१२/०२/२०२२



जिल्हा उपनिबंधक, सहकारी संस्था, मुंबई शहर (३) सक्षम प्राधिकारी एमओएफए, १९६३ च्या कलम ५ए अन्वये

७८७

२२,३६०

१.४५.६७१

१. शहर सर्व्हेक्षण अधिकारी २. उपनिबंधक

३२ श्रीम. मानसी मंगेश रहाटे

प्रति पोहोच.

शासन ठराव दिनांक ७/१२/२०१२ नुसार तुम्हाला येथे निर्देश देण्यात येत आहे की, वर सुनावणीच्या वेळी तुम्ही व्यक्तिश: किंवा तुमचे अधिकृत प्रतिनिधीमार्फत उपस्थित राहावे.

जाहीर नोटीस

उप निबंधक, सहकारी संस्था, (परसेवा) महाराष्ट्र राज्य बिगर कुषी सहकारी पतसंस्था फेडरेशन लि. मुंबर् (मुंबई पूर्व उपनगरे जिल्हा सहकारी पतसंस्था फेडरेशन लि. मुंबई) यांचे कार्यालय पत्ता : ६/६०३, दुर्गा कृपा को-ऑप हौसिंग सोसायटी, हनुमान चौक, नवघर रोड, मुलूंड पूर्व मुंबई-४०००८१

श्री रिद्धी-सिद्धी सहकारी पतसंस्था मर्या. पत्ता : १/१०५, पंचगंगा बिल्डिंग, पहिला माळा, ना. म. जोशी मार्ग, करीरोड (प), मुंबई- ४००० ११.

अ. क्र.	जाब देणाऱ्याचे नाव	अर्ज दाखल दिनांक	दावा क्रमांक	दावा रक्कम रुपये	जाब देणार क्र
१	श्री. रविंद्र लिबा माटे	१२/०२/२०२२	७७१	२,१२,८०६	2
2	श्री. लक्ष्मण अज्जालिया वालेकर	१२/०२/२०२२	७७२	६,९५,९९६	3
ş	श्री. मोहन प्रकाश मस्कर	१२/०२/२०२२	६७७	१,३७,०२२	१
γ	श्री. लक्ष्मण रघुनाथ घागरे	१२/०२/२०२२	६७७	१,३७,०२२	3
ų	श्री. अशोक जगन्नाथ चव्हाण	१२/०२/२०२२	७७४	२,५६,०३४	१
ξ	श्री. धनंजय लहु धडम	१२/०२/२०२२	७७४	२,५६,०३४	2
b	श्री. दशरथ गंगाराम क्षीरसागर	१२/०२/२०२२	७७४	२,५६,०३४	3
ć	श्री. अमोल जगन्नाथ चव्हाण	१२/०२/२०२२	७७४	२,५६,०३४	Х
٩	श्री. उमेश शिवाजी चिकोटे	१२/०२/२०२२	૭૭५	१,३५,७५८	۶
१०	श्री. राजेंद्र तुकाराम पाटील	१२/०२/२०२२	૭૭५	१,३५,७५८	2
११	श्री. प्रदीप जालिंदर मादळे	१२/०२/२०२२	૭૭५	१,३५,७५८	3
१२	श्री. शिवाजी आनंद चिकोटे	१२/०२/२०२२	ાહાહા	१,३५,७५८	У
१३	श्री. अक्षय अशोक म्हापदी	१२/०२/२०२२	७७६	२,४३,५६६	۶
१४	श्री. रोहन संजय आरगडे	१२/०२/२०२२	७७६	२,४३,५६६	2
१५	श्रीम. रिहाना गनी सय्यद	१२/०२/२०२२	છછછ	१,१२,३६८	
१६	श्री. राजू विठ्ठल गवारी	१२/०२/२०२२	છાછા	१,१२,३६८	१
१७	श्री. मकसूल करीम चौधरी	१२/०२/२०२२	છાછા	१,१२,३६८	2
१८	श्री. मनोजकुमार पुनाथिल	१२/०२/२०२२	১৩৩	२,०७,५८१	3
१९	श्री. राजेंद्र मधुकर नाईक	१२/०२/२०२२	১৩৩	२,०७,५८१	१
२०	श्री. शिवकुमार पुनाथिल	१२/०२/२०२२	১৩৩	२,०७,५८१	2
२१	श्री. संयाजी काका महापुरे	१२/०२/२०२२	७७९	२,३९,४३०	3
२२	श्री. बबन धोंडीराम पाटील	१२/०२/२०२२	७८०	५,२७,६८४	3
२३	श्री. नारायण रामचंद्र नादुलकर	१२/०२/२०२२	७८०	५,२७,६८४	2
२४	श्री. प्रकाश रामचंद्र कदम	१२/०२/२०२२	७८१	३९,४३,०१६	3
२५	श्री. दगडू दत्तू भोसले	१२/०२/२०२२	७८३	३,५५,८२६	2
२६	श्री. सुरेंद्र सत्यराम वर्मा	१२/०२/२०२२	७८४	१,३९,१५६	१
२७	श्री. घनशाम मिठाईलाल शर्मा	१२/०२/२०२२	७८६	१,९६,६१६	2
२८	श्री. राहुल किसन पाटील	१२/०२/२०२२	७८६	१,९६,६१६	१
२९	श्री. मिथुन रमेश पाटील	१२/०२/२०२२	७८६	१,९६,६१६	2
30	श्रीम. रुपावली कर्सन सना	१२/०२/२०२२	৩১৩	२२,३६०	ş

३४ श्री. संदीपान कामन्न बनसोडे १२/०२/२०२२ 926 १,४५,६७१ ३५ श्री. जयंत हरिश्चंद्र पालकर १२/०२/२०२२ १,४५,६७१ ১১৩ ३६ श्रीम. स्वाती संतोष हेंगिष्टे १२/०२/२०२२ ७८९ ३८,४०९ ३७ श्रीम. तारा ब्रम्हा नाईक १२/०२/२०२२ ७९० ३७,५४६ ३८ श्रीम. रंजना राजाराम आकलेकर १२/०२/२०२२ ७९० ३७,५४६ ३९ श्रीम. सुलोचना किसन साबळे १२/०२/२०२२ ७९० ३७,५४६ ४० श्रीम. सुलोचना किसन साबळे १२/०२/२०२२ ७९१ ३६,८५३ ४१ श्रीम. तारा ब्रम्हा नाईक १२/०२/२०२२ ७९१ ३६,८५३ ४२ श्रीम. रंजना राजाराम आकलेकर १२/०२/२०२२ ७९१ ३६,८५३ ४३ श्रीम. मंगल सुधीर गायकवाड १२/०२/२०२२ ३०,९६१ ७९२ ४४ श्रीम. मानसी विनोद शिंदे १२/०२/२०२२ ७९२ ३०,९६१ ४५ श्रीम. प्रियांका प्रभाकर गोळे १२/०२/२०२२ ७९२ ३०,९६१ ४६ श्रीम. मानसी विनोद शिंदे १२/०२/२०२२ ३२,८०१ ७९३ ४७ श्रीम. मंगल सुधीर गायकवाड १२/०२/२०२२ ३२,८०१ ४८ श्रीम. रेश्मा बाबू गायकवाड १२/०२/२०२२ ७९३ 32.608 ४९ श्रीम. प्रियांका प्रभाकर गोळे १२/०२/२०२२ ७९३ ३२,८०१ ५० श्रीम. मनिषा प्रशांत गायकवाड १२/०२/२०२२ ३१,००२ 🔫 श्री. प्रशांत गणपत गायकवाड १२/०२/२०२२ ७९४ 38.002 ५२ श्रीम. दीपाली महादेव बेडेकर १२/०२/२०२२ ७९४ ३१,००२ ५३ श्रीम. संध्या सहदेव तावडे १२/०२/२०२२ ५४ श्रीम. दीपाली महादेव बेडेकर १२/०२/२०२२ ७९५ ४३,८११ ५५ श्रीम. मनिषा प्रशांत गायकवाड १२/०२/२०२२ ४३,८११ ७९५ ५६ श्रीम. संध्या सहदेव तावडे १२/०२/२०२२ ४३,८११ ५७ श्रीम. संध्या सहदेव तावडे १२/०२/२०२२ ७९६ 82.289 ५८ श्रीम. मनिषा प्रशांत गायकवाड १२/०२/२०२२ ७९६ ४२,२४९ ५९ श्रीम. दीपाली महादेव बेडेकर १२/०२/२०२२ ७९६ ४२,२४९ ६० श्री. प्रशांत गणपत गायकवाड 85/05/5055 ७९६ 82.289 ६१ श्रीम. मीना गुरुदयाल कुरिल १२/०२/२०२२ २५,४४९ ७९७ ६२ श्रीम. मीना गुरुदयाल कुरिल १२/०२/२०२२ ७९८ २३,४०८ ६३ श्रीम. मीना गुरुदयाल कुरिल १२/०२/२०२२ ७९९ २८.७७७ ६४ श्री. बबन धोंडीराम पाटील १२/०२/२०२२ 600 १,४३,०५४ सद्र दाव्याचे कामी अर्जदारांनी दाखल केलेल्या अर्जातील प्रतिवादींना रजिस्टर पोस्टाने समन्स पाठविण्य

ालेले आहे. परंत प्रतिवादी यांना समन्स रूज न झाल्याने व त्यांचा नवीन पत्ता उपलब्ध नसल्याने जाहीर समन्स आहोत. उपनिर्दिष्ठ अर्जासंबंधी आपले म्हणणे मांडण्यासाठी स्वत: जातीने **दिनांक २९/०४/२०२२ रोजी पारी १२:३० वाजता** दाव्यासंबंधी कागदपत्रांसह आपण या न्यायालयात हजर रहावे.

या नोटीशीद्वारे उपरोक्त प्रतिवादी यांना असेही कळविण्यात येते की, वरील तारखेस आपण वेळेवर हजर राहिल्यास आपल्या गैरहजेरीत अर्जाची सनावणी घेण्यात येईल. याची कपया नोंद घ्यावी. त्या प्रमाणे वरील रखेस तत्पुर्वी आपला संपूर्ण पत्ता कळविण्यात कसूर केल्यास आपला बचाव रद्द समजण्यात येईल. ही नोटीस आज दिनांक ०८/०४/२०२२ रोजी माझे सही व कार्यालयाचे मुद्रेसह दिली आहे.



उप निबंधक, सहकारी संस्था, (परसेवा) महाराष्ट्र राज्य बिगर कृषी सहकारी पतसंस्था फेडरेशन लि. मुंबई मुंबई पूर्व उपनगरे जिल्हा सहकारी पतसंस्था फेडरेशन लि. मुंबई

Continue...

Place: Mumbai

8. A separate Acquisition Window will be provided by BSE to facilitate the placing of orders. Before placing the bid, the concerned Public Shareholder/Selling Broker would be required to transfer the tendered Equity Shares in accordance with SEBI Circular ref: SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021. 9. Shareholders who wish to bid /offer their physical shares in the Offer are requested to send their original documents as mentioned in the Letter of Offer to the Registrar to the Offer and then

कंपनी सचिव आणि अनुपालन अधिकारी

ब्ल्यू स्टार लिमिटेडसाठी

राजेश पार्टे

10. The Equity Shares and all other relevant documents should be sent to the Registrar to the Offer and not to the Acquirer or to the Target Company or to the Manager to the Offer. 11. No indemnity is needed from the unregistered shareholders

Date : 20.04.2022

IX. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THIS OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER.

अद्ययावत करण्याची विनंती एनएसडीधारकांना केली जाते.

पूर्णपणे अदा केल्यानंतर, कंपनीविरुद्ध कोणताही दावा राहणार नाही.

X. OTHER INFORMATION:

1. The Acquirer accepts full responsibility for the information contained in the Public Announcement/Detailed Public Statement (other than the information as provided or confirmed by the Target Company and Sellers) and also for the fulfillment of the obligations as laid down in SEBI SAST Regulations.

2. Pursuant to regulation 12 of SEBI SAST Regulations, the Acquirer has appointed Bajaj Capital Limited as the Manager to the Offer.

3. 3.The Acquirer have appointed Cameo Corporate Services Limited, as the Registrar to the Offer, having its Registered Office address at Subramanian Building, No 1, Club House Road, Chennai, Tamil Nadu,600002, Tel: + 91 44 - 28460390/+91 44 - 40020710; Fax: + 91 44 - 28460129, Email: cameo@cameoindia.com; Website: www.cameoindia.com; World Portion Control Person: Ms.Sreepriya .K, SEBI Registration No.: INR000003753.

4. This Detailed Public Statement will also be available on the SEBI website at www.sebi.gov.in Issued by Manager of the Offer on behalf of the Acquirer

send physical copies to the address of the Registrar to the Offer as provided in the LOF

जाणार आहे.

स्थळ : मुंबई

दिनांक : एप्रिल १९, २०२२



Tel No: +91 11 - 41693000; +91 11- 67000000 Contact Person: P. Balraj

Email: info@bajajcapital.com, Website: www.bajajcapital.com

Signed by Acquirer: Rajendra Naniwadekar

Date: April 19, 2022

MANAGER TO THE OFFER

Mezzanine Floor, Bajaj House, 97, Nehru Place, New Delhi -110019, India

SEBI Registration Number: INM000010544

Place: Chennai