

SIDCL/Sect./2021-22/033

July 27, 2021

BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai - 400001 BSE Scrip Code: 511411

The Calcutta Stock Exchange Limited 7, Lyons Range Kolkata - 700001 CSE Scrip Code: 026027

Dear Sir/ Madam,

Sub: Submission of copies of newspaper advertisement for transfer of equity shares to Investor Education & Protection Fund (IEPF)

Please find enclosed herewith the copies of notice to shareholders for transfer of equity shares to Investor Education & Protection Fund (IEPF) as per Section 124(6) of the Companies Act 2013 read with its allied rules, published by way of advertisement in the newspapers, Financial Express and Aajkaal on 27th July, 2021.

This is for your information and record.

Thanking you,

Yours faithfully,

For Shristi Infrastructure Development Corporation Limited

Krishna Kumar Pandey Company Secretary & Compliance Officer

Enclo: As above

FINANCIAL EXPRESS

Petitione

SAURABH MITTAL

FLAT NO-405, GHS-93, SEC 20, PANCHKULA-134116, HARYANA, INDIA

Under Section 66 of the

Petitioner Company

For Escorts Limited

Place: Faridabad

Date: July 26, 2021

Companies Act, 2013 & R 11 of the NCLT Rules, 2016

DIN: 06441030

DIRECTOR

Allocation methodology

Floor Price

Retail Discount

Conditions for participating in the offer

THIS NOTICE (AS DEFINED HEREIN) IS NOT FOR RELEASE, PUBLICATION AND/OR DISTRIBUTION IN AND/OR INTO THE UNITED STATES OF AMERICA, ITS TERRITORIES AND POSSESSIONS, ANY STATE OF THE UNITED STATES OF AMERICA, OR THE DISTRICT OF COLUMBIA (TOGETHER THE "UNITED STATES") (EXCEPT TO "QUALIFIED INSTITUTIONAL BUYERS", AS DEFINED HEREIN) OR ANY "OTHER JURISDICTIONS" (AS DEFINED HEREIN), FOR FURTHER INFORMATION, SEE "IMPORTANT INFORMATION" HEREIN.



Ministry of Housing and Urban Affairs (Government of India)

Subject: Offer for sale of equity shares of Housing and Urban Development Corporation Limited (the "Company") by its "promoter", the President of India (acting through the Ministry of Housing and Urban Affairs, Government of India) (the "Seller"), through the stock exchange mechanism We refer to the notice dated July 26, 2021 ("Notice") sent by the Seller to the Stock Exchanges pursuant to which the Seller proposes to sell up to 11,01,04,500 equity shares of face value of Rs. 10 each (representing 5.5% of the total paid-up equity share capital of the Company) ("Base Offer Size") on July 27, 2021 ("T day"), (for non-Retail Investors only) and on July 28, 2021 ("T+1 day") (for Retail Investors who choose to carry forward their un-allotted bids) with an option to additionally sell 5,00,47,500 (2.5%) equity shares of the Company (the "Oversubscription Option") and in event the Oversubscription Option is exercised, the equity shares forming part of the Base Offer Size and the Oversubscription Option is not exercised, the equity shares forming part of the Base Offer Size will hereinafter be referred to as "Offer Shares") through a separate, designated window of BSE Limited (the "BSE") and the National Stock Exchange of India Limited (the "NSE" and together with BSE. the "Stock Exchanges" and such offer hereinafter referred as the "Offer")

Such number of equity shares as would be equivalent to up to 5% of the size of the Offer may be offered to eligible and willing employees of the Company subject to approval from the competent authorities in accordance with applicable laws. The employees will be eligible to apply for Equity Shares up to INR 2,00,000. Provided that in the event of under-subscription in the employee portion, the unsubscribed portion may be allotted on a proportionate basis, for a value in excess of INR 2,00,000, subject to the total allotment to an employee not exceeding INR 5,00,000. The Offer is being undertaken in accordance with:

the "Comprehensive Guidelines on Offer for Sale (OFS) of Shares by Promoters through the Stock Exchange Mechanism" issued by the Securities and Exchange Board of India (the "SEBI") through its circular no. CIR/MRD/DP/18/2012 dated July 18, 2012 (as amended up to December 28, 2018, pursuant to subsequent circulars issued by SEBI (the "OFS Circular"), and section 21 of Chapter 1 of the "Master Circular for Stock Exchange and Clearing Corporation" issued by SEBI through its circular no. SEBI/HO/MRD/DP/CIR/P/2016/135 dated October 25, 2019 (together with the OFS Circular, the "OFS Guidelines");

the "Revised Guidelines for Bidding in Offer for Sale (OFS) Segment' issued by the BSE through its notice no. 20200701-27 dated July 1, 2020 and "OFS Segment-Placing of price bids by Retail Investors (on T+1 Day) below Cut-off Price Not Allowed' issued by the BSE vide its circular bearing no. 20210322-21 dated March 22, 2021, and to the extent applicable, notice no. 20190118-43 dated January 18, 2019, notice no. 20150702-28 dated July 2, 2015, and, to the extent applicable, notice no. 20150702-28 dated July 27, 2015, notice no. 20150122-30 dated January 28, 2015, notice no. 20150702-29 dated July 27, 2012, notice no. 201202228-30 dated February 28, 2012 and notice no. 20120222-34 dated February 22, 2012; and

the "Offer for Sale - Introduction of Interoperability" issued by the NSE through its circular no. 51/2020 dated June 30, 2020 and "Offer for Sale - Retail category price bids below cut-off not allowed in RS series on T+1 day" issued by NSE vide its circular no. 32/2020 dated February 19, 2020, circular no. 08/2019 dated January 18, 2019, circular no. 10/2016 dated February 19, 2016, and to the extent applicable, circular no. 6/2015 dated January 28, 2015, circular no. 6/2015 dated January 28, 2015, circular no. 6/2015 dated January 28, 2015, circular no. 52/2013 dated January 31, 2013, circular no. 005/2013 dated January 30, 2013, circular no. 52/2012 dated August 2, 2012, circular no. 73/2012 dated February 24, 2012, and circular no. 2/2012 dated February 21, 2012. The Offer is being undertaken by the Seller, inter al(a, for achieving the minimum public shareholding of the Company as prescribed under Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended, and Regulations 38 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, and in one of the permissible methods prescribed by SEBI by way of its circular bearing no. CIR/CFD/CMD/14/2015 and dated November 30, 2015, as amended.

The Offer shall be undertaken exclusively through the Seller's Brokers (defined hereinafter) on a separate window provided by the Stock Exchanges for this purpose. The details of the Offer, in accordance with the requirements of paragraph 5(b) of the OFS Circular are set forth below. Other important information in relation to the Offer is set out below under the heading "Important information", and the information included therein constitutes an integral

part of the terms and conditions of the Offer. Bidders/ prospective purchasers, as well as their brokers, are required to read the information included in this Notice in its entirety along with the OFS Guidelines, before participating in the Offer. Details required to be mentioned in the Notice Particulars of the Offer

The President of India, acting through and represented by the Ministry of Housing and Urban Affairs, Government of India Name of the seller (promoter) Name of the company whose shares are proposed to be sold and its ISIN Company Name: Housing and Urban Development Corporation Limited Company ISIN: INE031A01017 Name of the stock exchanges where orders shall | BSE and NSE be placed BSE Limited Name of the designated stock exchange Name of the designated clearing corporation NSE Clearing Limited Date and time of the opening and closing of the The Offer shall take place during trading hours on a separate window of the Stock Exchanges on July 27, 2021 ("T" day) and July 28, 2021 ("T+1" day), from 9:15 a.m. to 3:30 p.m. (Indian Standard Time) on both days, as per details July 27, 2021 (T day): Non-Retail Investors can place their bids only on the T day. While placing their bids the non-Retail Investors may indicate their willingness to carry forward their un-allotted bids to T+1 day (defined below) for allocation to them in the unsubscribed portion of Retail Category (defined below); July 28, 2021 (T+1 day): Such non-Retail Investors who have placed their bids on T day and have chosen to carry forward their un-allotted bids to T+1 day, shall be allowed to revise their bids upward on T+1 day as per the OFS

No single bidder other than Mutual Funds (defined below) and Insurance Companies (defined below) shall be allocated more than 25% of the Offer Shares (defined below).

For Retail Investors (defined below) July 28, 2021 (T+1 day): Retail Investors shall be allowed to place their bids only on T+1 day. (T day and T+1 day, collectively referred to as "Offer Dates")

The allocation shall be at or above the Floor Price (defined below) on price priority basis at multiple clearing prices, in accordance with the OFS Guidelines, except in case of Retail Investors, who shall have an option to bid at or above the Cut-Off Price (as defined below). 10% of the Offer size shall be reserved for allocation to Retail Investors (defined below) subject to the receipt of valid bids (the "Retail Category").

The Stock Exchanges will decide the quantity of shares eligible to be considered in the Retail Category, based on the Floor Price (defined below) declared by the Seller. Unsubscribed portion of the shares reserved for Retail Investors shall be available for allocation to such non-Retail Investors who have chosen to carry forward their un-allotted bids to T+1 day. However, such non-Retail Investors are required to indicate their willingness to carry forward their un-Bidders can bid under the Retail Category or the non-Retail Category. Indicative price for non-Retail Category shall be displayed separately, but there shall be no indicative price for the Retail Category.

Retail Category "Retail Investor" shall mean an individual investor who places bids for shares of total value of not more than INR 2,00,000 (Indian Rupees Two Lakhs) aggregated across the Stock Exchanges ("Retail Investor"). Retail investors may enter a price bid or opt for bidding at the "Cut-Off Price". For this purpose, "Cut-Off Price" means the lowest price at which the Offer Shares (defined below) are sold, as determined on the basis of all valid bids

received in the non-Retail Category on Tiday and their fiid below the Cut-Off Price shall not be considered for Allocation. Allocation to Retail Investors shall be made based on the Cut-Off Price. Any unsubscribed portion of Retail Category, after allotment, shall be eligible for allocation in the Non-Retail Category in respect of their un-allotted bids on T Day who choose to carry forward their bid to T+1 Day. Such non-Retail Investors, choosing to carry forward their bid to T+1 Day, are required to indicate their willingness to carry forward their bid on T Day. In case of oversubscription in the Retail Category, if the aggregate number of Offer Shares bid for at a particular clearing price / Cut-Off Price, as the case may be, is more than available quantity then the allocation for such bids will be done on a proportionate basis at such clearing price (at or above the Cut-Off Price) / the Cut-Off Price, as the case may be.

Such number of equity shares as would be equivalent to up to 5% of the Offer size (over and above the Offer Shares) may be offered to eligible and willing employees of the Company at the Cut-Off Price in the Offer subsequent to completion of the Offer, in terms of the OFS Guidelines, subject to approval from the competent authorities in accordance with applicable laws. The employees will be eligible to apply for Equity Shares up to INR 2,00,000. Provided that in the event of under-subscription in the employee portion, the unsubscribed portion may be allotted on a proportionate basis, for a value in excess of INR 2,00,000, subject to the total allotment to an employee not exceeding INR 5,00,000.

Non-Retail Investors shall have an option to carry forward their un-allotted bids from T day to T+1 day. Such Non-Retail Investors choosing to carry forward their un-allotted bids to T+1 day are required to indicate their willingness to carry forward their un-allotted bids while placing their bids on T day. Further, such non-Retail Investors can also revise their bids on T+1 day in accordance with OFS Guidelines. The allocation to non-Retail investors shall be at a price equal to the Cut-Off Price or higher as per the bids.

Aminimum of 25% of the Offer Shares (defined below) shall be reserved for mutual funds registered with SEBI under the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996, as amended ("Mutual Funds") and ed with the insurance Regulatory and Development Authority of India: under the insurance Regulatory and Development Authority Act, 1999 as amended ("**insurance Companies**"), Subject to receip valid bids at or above the Floor Price (defined below).

in the event of any under subscription by Mutual Funds and Insurance Companies, the unsubscribed portion shall be available to other bidders in the non-Retail Category. In case of oversubscription in the non-Retail category, the Seller may choose to exercise the Oversubscription Option, which will be intimated to the Stock Exchanges after trading hours (on or before 5:00 P.M.) on T day. Accordingly, allocation to Bidders in the non-Retail category shall be done from the offer Shares forming part of the Base Offer Size and the Oversubscription Option. Further, in the event the Oversubscription Option is exercised, the equity shares forming part of the Base Offer Size and the Oversubscription Option is not exercised, the equity shares forming part of the Base Offer Size and the Oversubscription Option is not exercised, the equity shares forming part of the Base Offer Size and the Oversubscription Option is not exercised.

In case of oversubscription in the non-retail category on T+1 day, if the aggregate number of Offer Shares bid for at a particular clearing price is more than available quantity then the allocation for such bids will be done on a

Total number of equity shares being offered in Up to 11,01,04,500 equity shares of the Company of face value of INR 10 each, representing 5.5% of the total paid up equity share capital of the Company ("Base Offer Size").

Up to 5,00,47,500 equity shares of the Company of face value of Rs 10 each, representing 2.5% of the total paid up equity share capital of the Company ("Oversubscription Option"). Maximum number of shares the seller may choose to sell over and above the offer shares The Seller shall intimate the Stock Exchanges of its intention to exercise the Oversubscription Option after the trading hours (i.e., on or before 5:00 P.M.) on T day.

Elara Securities (India) Private Limited (BSE: 3241; NSE: 12898). Name of the broker(s) on behalf of the seller

IDBI Capital Markets & Securities Limited (BSE: 084; NSE: 07066); and SBICAP Securities Limited (BSE: 096; NSE: 10529); together, the "Seller's Brokers").

Non-Retail Category

The Offer is personal to each prospective bidder (including individuals, funds or otherwise) registered with the broker of the Stock Exchanges who makes a bid (each a "Bidder") and neither the Offer nor this Notice constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other

The Bidders acknowledge and agree that any buy order or bid shall be made solely on the basis of publicly available information and any infor

law or regulation in any such jurisdiction. Prospective purchasers should seek appropriate legal advice prior to participating in the Offer.

The Offer Shares have not been and will not be registered under (a) the United States Securities Act of 1933, as amended (the "Securities Act"), or under

The Offer Shares have not been and will not be registered under (a) the United States Securities Act of 1933, as amended (the "Securities Act"), or under the securities and state of the United States and may not be offered or sold in the United States except pursuant to an exemption, or in a transaction not subject to, from the registration requirements of the Securities Act and in accordance with any applicable state securities laws or (b) any other securities law of Other Jurisdictions. The Company has not been and will not be registered under the U.S. Investment Company Act of 1940, as amended (the "investment Company Act,") and, as such, holders of the Offer Shares will not be entitled to the benefits of the Investment Company Act. The Offer Shares will not be entitled to the benefits of the Investment Company Act, as defined in States only to "qualified purchasers" (as defined in Section 2(a)(51) of the Investment Company Act. The Offer Shares will not be entitled to the benefits of the Investment Company Act. The Offer Shares will not section 2(a)(51) of the Investment Company Act. The Offer Shares will not section 3 of the Investment Company Act. The Offer Shares will not section 5 of the Investment Company Act. The Offer Shares will not section 5 of the Securities Act. Prospective purchasers in the United States are hereby notified that the Seller may be relying on the exemption from the provisions of Section 5 of the Securities Act. Prospective purchasers of Offer Shares are hereby advised that any resale of Offer Shares must be made in accordance with the recistration requirements.

accordance with the registration requirements of the Securities Act or otherwise pursuant to an available exemption from the registration requirements. The Company may be classified as a passive foreign investment company ("PFIC") within the meaning of Section 1297 of the United States Internal Revenue Code of 1986, as amended (the "Code"), for U.S. federal income tax purposes. No determination has been made as to whether the Company has been, is, or will be classified as a PFIC. If the Company is classified as a PFIC, U.S. taxpayers that hold the Offer Shares (directly and, in certain cases,

indirectly) may be subject to significant adverse tax consequences. In addition, U.S. taxpayers will also be subject to additional U.S. tax form filing requirements, and the statute of limitations for collections may be suspended if the taxpayer does not file the form. Certain holders may be able to mitigate these consequences by making a "mark-to-market" election (if available). The PFIC rules are complex. Prospective purchasers should consult their own tax advisors regarding the U.S. federal, state and local tax implications to them of acquiring the Offer Shares.

By submitting a bid in connection with the Offer, each broker will also be deemed to have read and understood this Notice in its entirety and accepted and compiled with the terms and conditions set out in this Notice. In addition, each broker, except for the Seller's Brokers, will be deemed to have represented that

(a) if is located outside the United States, (b) it has not accepted an order to submit a bid in connection with the Offer from a person in the United States, (c) none of it, its affiliates (as defined in Rule 405 under the Securities Act) or any person acting on its or their behalf has engaged or will engage in any "directed

selling efforts" (as defined in Regulation S) in connection with the Offer, and (d) it has not engaged or will engage in any form of "general solicitation" or "general advertising" (each, within the meaning of Regulation D under the Securities Act) or (e) it has not offered or will offer and sell the Offer Shares except

outside the United States in reliance upon Regulation S or within the United States to persons reasonably believed to be QPs who are also QIBs in transactions exempt from the registration requirements of the Securities Act:

Except for the Seller's Brokers, no broker may solicit bids for the Offer Shares or accept orders for bids for the Offer Shares from persons in the United States.

By submitting a bid in connection with the Offer or receiving any Offer Shares, each Bidder will be deemed to have (a) read and understood this Notice in its entirety, (b) accepted and complied with the terms and conditions set out in this Notice, and (c) made the representations, warranties, agreements and

United States and are being offered and sold to it in a transaction that does not require registration under the Securities Act;

made to it and such customer was outside the United States when such oustomer's buy order for the Offer Shares was originated;

would result in a requirement for publication by the Company or Broker of a prospectus pursuant to Article 3 of the Prospectus Directive.
If it is in the United Kingdom it is a legal entity which is a qualified investor as defined under Article 2 of the UK Prospectus Regulation.

It did not submit a bid for and will not be acquiring the Offer Shares as a result of any "directed selling efforts" (as defined in Regulation S);

It understands that the Offer Shares have not been and will not be registered under the Securities Act or under the securities laws of any state of the

(i) It was outside the United States (within the meaning of Regulation S) at the time the offer of the Offer Shares was made to it and it was outside the

United States when its purchase order for the Offer Shares was originated and (ii) if it is a broker-dealer outside the United States acting on behalf of its customers, each of its customers has confirmed to it that such customer was outside the United States at the time the offer of the Offer Shares was

It is buying the Offer Shares for investment purposes and not with a view to the distribution thereof. If in the future it decides to offer, resell, pledge or

otherwise transfer any of the Offer Shares, it agrees that it will not offer, sell, pledge or otherwise transfer the Offer Shares except in a transaction complying with Rule 903 or Rule 904 of Regulation S or pursuant to another available exemption from the registration requirements under the Securities Act and in accordance with all applicable securities laws of the states of the United States and any other jurisdiction, including India;

It understands that no representation is made by the Seller or the Seller's Brokers as to the availability of any such exemption at the time of any such

Where it is submitting a bid as fiduciary or agent for one or more investor or managed accounts, it represents and warrants that it was authorised in writing by each such managed account to purchase the Offer Shares for each managed account and to make (and it hereby makes) the representations, warranties, agreements and acknowledgments herein for and on behalf of each such account, reading the reference to 'if to include such accounts;

The placing of orders for the purchase of the Offer Shares and resultant purchase on successful allocation is and will be lawful under the laws of the Place: New Delhi.

It is not an affiliate (as defined in Rule 405 under the Securities Act) of the Company or a person acting on behalf of an affiliate of the Company.

it is not, and is not acting on behalf of a "Benefit Plan Investor" as defined in the Employee Retirement Income Security Act of 1974, as amended;

ements set out in (i) or (ii) below, as appropriate:

It is empowered, authorized and qualified to purchase the Offer Shares;

(i) Persons Outside the United States

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Elara Securities (India) Private Limited (BSE: 3241; NSE: 12898) will be acting as the Settlement Broker for the Offer on behalf of the Seller's Brokers.

The floor price for the Offer shall be INR 45 per Equity Share

Conditions for withdrawal of the offer The Seller reserves the right to not to proceed with the Offer at any time before the time of opening of the Offer on T Day. In such a case, there shall be a cooling off period of 10 trading days from the date of withdrawal before another offer for sale through stock exchange mechanism is made. The Stock Exchanges shall suitably disseminate details of such withdrawal. Conditions for cancellation of the offer

The Offer may be cancelled by the Seller in full (i) if the Seller fails to get sufficient demand at or above the floor price, or (ii) if there is a default in the settlement obligation, or (iii) on T day, post bidding, if the Seller fails to get sufficient femand from non-retail investors at or above the floor price on T day in case of defaults in settlement obligations, the Seller reserves the right to either conclude the Offer, to the extent of valid bids received, or cancel the Offer in full. In such cases, the decision to either accept or reject the Offer shall be at

The Seller shall notify to the Stock Exchange(s) its intention for cancellation of the offer post bidding latest by 5 pm on T day.

Non-institutional investors (including Retail Category) shall deposit 100% of the bid value in cash up-front with the cleaning corporation at the time of placing bids for the Offer. Institutional investors have an option of placing bids without any upfront payment. In case of institutional investors who place bids with 100% of the bid value deposited upfront, custodian confirmation shall be provided within trading hours. In case of institutional investors who place bids without depositing 100% of the bid value upfront, custodian confirmation shall be as per the existing rules for secondary market transactions and applicable OFS

In respect of bids in the Retail Category, margin for bids placed at the Cut-Off Price, shall be at the Floor Price and for price bids at the value of the bid. Clearing corporation shall collect margin to the extent of 100% of order value in cash or cash equivalents at the time of placing bids. Pay-in and pay-out for bids by Retail Investors shall take place as per normal secondary market transactions.

Retail Investors may enter a price bid and/or opt for bidding at the Cut-Off Price. Retail Investors will not be allowed to bid below Cut-Off Price. The funds collected shall neither be utilized against any other obligation of the trading member nor co-mingled with other segments.

Individual investors shall have the option to bid in the Retail Category and the Non-Retail Category. However, if the cumulative bid value by an individual investor across the Retail Category and Non-Retail Category exceeds ₹2,00,000 (Rupees Two lakh only), the bids, in the Retail Category shall be rejected, and only bids in the Non-Retail Category will be eligible for allocation. Further, if the cumulative bid value by an individual investor in the Retail Category across Stock Exchanges exceeds Rs. 2,00,000/- (Rupees Two Lakhs only), such bids shall be rejected.

(a) Orders placed by Retail (with 100% of the bid value deposited upfront) investors can be modified or cancelled any time during the trading hours on T+1 day;

(b) Orders placed by institutional investors and by non-institutional investors, with 100% of the bid value deposited upfront: Such orders can be modified or cancelled any time during the trading hours on T day and in respect of any un-allotted bids which they have indicated to be carried forward to T+1 day, orders can be modified on T+1 day in accordance with the OFS Guidelines.;

(c) Orders placed by institutional investors without depositing 100% of the bid value upfront. Such orders cannot be modified or cancelled by the investors or stock brokers, except for making upward revision in the price or quantity and in respect of any un-allotted bids which they have indicated to be carried forward to T+1 Day, orders can be modified (only by making upward revision in the price or quantity) on T+1 Day in accordance with the OFS

(d) Bids carried forward by non-Retail Investors to T+I Day may be revised in accordance with the SEBI OFS Circulars. n case of any permitted modification or cancellation of the bid, the funds shall be released / collected on a real-time basis by the clearing corporation.

Bidders shall also be liable to pay any other fees, as may be levied by the Stock Exchanges, including securities transaction tax. Multiple orders from a single bidder shall be permitted.

In case of default in pay-in by any bidder, an amount aggregating to 10% of the order value shall be charged as penalty from the investor and collected from the broker. This amount shall be credited to the Investor Protection Fund of

The equity shares of the Company other than the Offer Shares shall continue trading in the normal market. However, in case of market closure due to incidence of breach of "Market wide index based circuit filter", the Offer shall also be halted.

Settlement shall take place on a trade for trade basis. For bids received from Non-Retail Category on T Day, being non-institutional investors and institutional investors who place orders with 100% of the order value deposited upfront, settlement shall take place on a T+1 Day, in accordance with the SEBI OFS Circulars. In the case of institutional investors who place bids without depositing 100% of the order value upfront, settlement shall be as per the existing rules for secondary market transactions (i.e., on T+2 Day). For the bids received on T+1 Day, from the Retail Category and from the un-allotted Non-Retail Investors who choose to carry forward their bid to T+1 Day without depositing 100% of the order value upfront, the settlement shall take

n case of non-institutional investors and institutional investors bidding with 100% margin upfront who chose to carry forward their un-allotted bids to T+1 Day, the settlement shall take place on T+2 Day.

Date: July 26, 2021

urisdictions in which it places such orders to purchase Offer Shares, in which it is resident, and in which the sale and purchase of the Offer Shares is consummated, including under all applicable Indian laws, regulations and guidelines, including the OFS Guidelines; It will not hold or seek to hold the Seller or the Seller's Brokers or any of their respective affiliates responsible or liable for any misstatements in or

omissions from any publicly available information concerning the Company or the Offer or otherwise responsible or liable in any manner whatsoever in respect of any losses incurred in connection with transactions entered into by the brokers acting on its behalf in connection with the purchase of the person or class of persons requiring any prospectus or offer document to be issued, submitted to or filed with any regulatory authority or to any other person or class of persons within or outside india. The Offer is being made in reliance on the SEBI OFS Circular and subject to the guidelines, circulars, rules and regulations of the Stock Exchanges. There will be no "public offer" of the Offer Shares in India under applicable law in India including the Companies Act, 2013 and the rules and clarifications issued thereunder (the "Companies Act") or in any other jurisdiction. Accordingly, no documents have been or will be prepared, registered or submitted for approval as a "prospectus" or an offer document with the Registrar of Companies and/or SEBI under applicable law in India, including the Companies Act, 2013, the SEBI (lasue of Capital and Disclosure Requirements) Regulations, 2018, as amended, or to the Stock Exchanges or any other regulatory or listing authority in India or abroad, and no such document will be circulated or distributed to any person in any jurisdiction, including in India.

The Bidden extremely and agent that are the contact or distributed to any person in any jurisdiction, including in India. It agrees to indemnify and hold the Seller and the Seller's Brokers harmless from any and all costs, claims, liabilities and expenses (including legal

fees and expenses) arising out of or in connection with any breach of these representations, warranties or agreements. It agrees that the indemnity set forth in this paragraph shall survive the resale of the Offer Shares; It understands that by its purchase or holding of the Offer Shares it is assuming and is capable of bearing the risk of loss that may occur with respect to the Offer Shares, including the possibility that it may lose all or a substantial portion of its investment in the Offer Shares, and it will not look to Seller's Brokers for all or part of any such loss or losses it may suffer, and

available with SEBI, Stock Exchanges, Company's website or any other public domain, together with the information contained in this Notice. The Offer is It acknowledges that the Seller and the Seller's Brokers and their respective affiliates, and others will rely upon the truth and accuracy of the foregoing available with SEDI, Stock Exchanges, Company's website or any other public dollars, together with the information contained in this violate. The chartes subject to the further terms set forth in the contract note to be provided to the prospective successful Bidders. Bidders should consult their own tax advisors regarding the tax implications to them of acquiring the Offer Shares. By submitting a bid in connection with the Offer or receiving the Offer Shares, Bidders will be deemed to have acknowledged that none of the Setler's Brokers, the Setler, the Company nor any of their respective shareholders, directors, officers, employees, counsel, representatives, agents or affiliates, have provided the Bidders with any tax advice or otherwise made any representations regarding the tax consequences of purchase, ownership and disposal of the Offer Shares, and that the Bidders have obtained their own independent tax advice and evaluated the tax consequences in relation to the Offer Shares.

representations, warranties, agreements and acknowledgements and agrees that if any of such representations, warranties, agreements and acknowledgements is no longer accurate it will promptly notify the Seller. Any resale or other transfer, or attempted resale or other transfer, of the Offer Shares made other than in compliance with the above-stated restrictions shall not be recognized by the Company

It understands that the Offer Shares have not been and will not be registered under the Securities Act or under the securities laws of any state of the United States and that the offer and sale of the Offer Shares to it is being made in reliance on Rule 144A or another available exemption from the This Notice is for information purposes only and is neither an offer nor invitation to buy or sell nor a solicitation of an offer to buy or sell any securities, nor shall there be any sale of securities in any jurisdiction (collectively, "Other Jurisdictions") in which such offer, solicitation or sale is or may be unlawful whether prior to registration or qualification under the securities laws of any such jurisdiction or otherwise. This Notice and the information contained herein are not for publication or distribution, directly or indirectly, in or to persons in any Other Jurisdictions unless permitted pursuant to an exemption under the relevant local egistration requirements of the Securities Act and in accordance with any applicable state securities laws;

It is empowered, authorized and qualified to purchase the Offer Shares; (i) It is a QIB and is purchasing Offer Shares for its own account or for the account of another QIB and (ii) is aware that the Offer Shares are being sold it in relance on the exemption from registration provided by Rule 144A under the Securities Act or pursuant to another exemption from, or in a transaction not subject to, the registration requirements of the Securities Act;

It did not submit a bid for and will not be acquiring the Offer Shares as a result of any general solicitation or general advertising (within the meaning of It represents and warrants that it is buying the Offer Shares for investment purposes and not with a view to the distribution thereof. If in the future it decides to offer, self, pledge or otherwise transfer any of the Offer Shares, if agrees that it will only offer, self, pledge or otherwise transfer such Offe

Shares (a) in the United States (i) to a person who the seller reasonably believes is a QIB in a transaction meeting the requirements of Rule 144A, (ii) pursuant to an exemption from registration under the Securities Act provided by Rule 1444 under the Securities Act (if available), (iii) pursuant to another available exemption from the registration requirements of the Securities Act, or (iv) pursuant to an effective registration statement under the Securities Act, or (b) outside the United States in an offshore transaction complying with Rule 903 or Rule 904 of Regulation S, as applicable, in each case in accordance with all applicable securities laws of the states of the United States and any other jurisdiction, including India. Except for sales made in accordance with Rule 903 or 904 of Regulation S, it will, and each subsequent purchaser is required to, notify any subsequent purchaser. from it of the resale restrictions referred to in (a) above. It is not an affiliate (as defined in Pule 405 under the Securities Act) of the Company or a person acting on behalf of an affiliate of the Company.

It represents that prior to acquiring the Offer Shares, it has all the information relating to the Company and the Offer Shares which it believes is necessary for the purpose of making its investment decision It understands that Offer Shares purchased pursuant to Rule 144A or another available exemption under the Securities Act will be "restricted

ities" within the meaning of Rule 144 under the Securities Act and it agrees that for so long as they remain restricted sec deposit such Offer Shares into any unrestricted depository facility established or maintained by any depository bank: The placing of orders for the purchase of the Offer Shares and resultant purchase on successful allocation is and will be lawful under the laws of the jurisdictions in which it places such orders to purchase Offer Shares, in which it is resident, and in which the sale and purchase of the Offer Shares is consummated, including under all applicable Indian laws, regulations and guidelines, including the OFS Guidelines;

Where it is submitting a bid as fiduciary or agent for one or more investor or managed accounts, it represents and warrants that it was authorised in writing by each such managed account and to make (and it hereby makes) the epresentations, warranties, agreements and acknowledgments herein for and on behalf of each such account, reading the reference to 1f to include such accounts:

It will not hold or seek to hold the Seller or the Seller's Brokers or any of their respective affiliates responsible or liable for any misstatements in or omissions from any publicly available information concerning the Company or the Offer or otherwise responsible or liable in any manner whatsoever in respect of any losses incurred in connection with transactions entered into by the brokers acting on its behalf in connection with the purchase of the

It understands that the Offer Shares may also not be reoffered, resold, pledged or otherwise transferred to a "Benefit Plan Investor" as defined in the Employee Retirement Income Security Act of 1974, as amended ("ERISA") or anyone acting on behalf of such a person; It is not a "Benefit Plan Investor" as defined in ERISA or a person acting on behalf of such a person.

The purchase of the Offer Shares by it and the consummation of the transactions contemplated does not and will not constitute or result in a prohibited transaction under ERISA, Section 4975 of the Code or any substantially similar law for which no exemption is available; It agrees to indemnify and hold the Seller and the Seller's Brokers harmless from any and all costs, claims, liabilities and expenses (including legal fees and expenses) arising out of or in connection with any breach of these representations, warranties or agreements. It agrees that the indemnity set forth in this paragraph shall survive the resale of the Offer Shares;

If it is a person in a member state of the European Economic Area ("EEA"), it represents and agrees that it is a "qualified investor" within the meaning of Article 2(1)(e) of the Prospectus Directive (Directive 2003/71/EC) (as amended, including by Directive 2017/73/EU) ("Qualified investor"), it also represents and agrees that any Offer Shares that may be acquired by it in any offer of the Offer Shares will not be acquired on behalf of persons Where it is submitting a bid as fiduciary or agent for one or more investor accounts, it has sole investment discretion with respect to each such account and it has full power to make the representations, warranties, agreements and acknowledgements herein in the EEA other than Qualified Investors or persons in other member states (where equivalent legislation exists) for whom it has authority to make decisions on a wholly discretionary basis, nor have the Offer Shares been acquired with a view to their offer or resale in the EEA to persons where this It understands that by its purchase or holding of the Offer Shares it is assuming and is capable of bearing the risk of loss that may occur with respect to

he Offer Shares, including the possibility that it may lose all or a substantial portion of its investment in the Offer Shares, and it will not look to Seller's Brokers for all or part of any such loss or losses it may suffer; and

It acknowledges that the Seller and the Seller's Brokers and their respective affiliates, and others will rely upon the truth and accuracy of the foregoing representations, warranties, agreements and acknowledgements and agrees that if any of such representations, warranties, agreements and acknowledgements is no longer accurate it will promptly notify the Seller. Any resale or other transfer, or attempted resale or other transfer, of the Offer Shares made other than in compliance with the above-stated restrictions shall

This Notice is not for publication or distribution, in whole or in part, in the United States, except that the Selfer's Brokers may send copies of this Notice to persons in the United States who they reasonably believe to be QPs who are also QIBs. Sincerely, For and on behalf of the President of India

Ministry of Housing and Urban Affairs, Government of India Authorised Signatory Name: Akhil Saxena

Designation: Deputy Secretary (Housing

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SHIFTING OF REGISTERED OFFICE FROM THE STATE OF WEST BENGAL TO THE STATE OF Kolkata under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the the Extraordinary General Meeting held on 02/07/2021 to enable the company to change its opposition to Regional Director, Eastern Region, Ministry of Corporate Affairs, at the address Nizam Palace, II MSO Building, 3rd Floor, 234/4 A.J.C. Bose Road, Kolkata-KALYANI ADITYA MINERAL PRIVATE LIMITED (Formerly known as Needful Projects (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the of creditors, the same may be sent (alongwith supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, It may also be noted that a hearing has been fixed for October 29, 2021 wherein the Satyendra Chauhan Company Secretary & Compliance Officer

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

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of

sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

In the matter of KALYANI ADITYA MINERAL PRIVATE LIMITED (Formerly known as

Needful Projects Advisory Private Limited) having its registered office at 207, MAHARSHI DEBENDRA ROAD, 7TH FLOOR, KOLKATA - 700007, WEST BENGAL, INDIA

PUBLIC NOTICE

Notice is hereby given to the General Public that the company proposes to make application to the Central Government, Ministry of Corporate Affairs, Regional Director, Eastern Region

Memorandum of Association of the Company in terms of the special resolution passed at

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

office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing nvestor complaint form or cause to be delivered or send by registered post of his/her

objections supported by an affidavit stating the nature of his/her interest and grounds of

700020, India within Fourteen days from the date of publication of this notice with a copy to

Regd. Office: 207, MAHARSHI DEBENDRA ROAD 7TH FLOOR KOLKATA - 700007, WEST

THE NATIONAL COMPANY LAW TRIBUNAL

CHANDIGARH BENCH, CHANDIGARH

(through web-based video conferencing platform)

CA No.93/2021

CP No.38/Chd/Hry/2021

Notice may be taken that an application was presented to the Tribunal at Chandigarh

Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT.

company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all

If any creditor of the company has any objection to the application or the details in the list

If no objection is received within the time stated above, entries in the list of creditors will, in

all the proceedings under the above application to reduce the share capital of the

Tribunal shall hear the application. In case any creditor intends to attend the hearing he

working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021.

Haryana- 121003 within three months of date of this notice.

should make a request along with his objections, if any.

company, be treated as correct.

CIN: L74899HR1944PLC039088

Regd. Office: 15/5, Mathura Road,

Faridabad, Haryana - 121003

E-mail: corpsl@escorts.co.in,

Website: www.escortsgroup.com

ESCORTS LIMITED

Phone: 0129-2250222

For KALYANI ADITYA MINERAL PRIVATE LIMITED

(Formerly known as Needful Projects Advisory Private Limited)

Registered office from the "State of West Bengal to the State of Punjab

the applicant company at its registered office at the address mentioned below:

BEFORE THE REGIONAL DIRECTOR,

MINISTRY OF CORPORATE AFFAIRS,

NIZAM PALACE, || MSO BUILDING, 3RD FLOOR, 234/4 A.J.C.BOSE ROAD KOLKATA-700020, WEST BENGAL

EASTERN REGION

PUNJAB

Advisory Private Limited)

BENGAL, INDIA

lace : Kolkata

Date: 26/07/2021

In the matter of:-

Escorts Limited ...

CA No.93/2021

And in the matter of:-

### Shristi Infrastructure Development Corporation Limited CIN - L65922WB1990PLC049541

Regd. Office: Plot No. X - 1, 2 & 3, Block-EP, Sector V Salt Lake City, Kolkata-700 091 Phone No.: (033) 4020 2020, Fax No.: (033) 4020 2099

E-mail: investor.relations@shristicorp.com, Website: www.shristicorp.com

NOTICE TO SHAREHOLDERS For transfer of equity shares to Investor Education and Protection Fund

This notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ('the Rules') and Companies Act, 2013 ('the Act').

Pursuant to Section 124(6) of the Companies Act, 2013 ('the Act') read with Rule 6 of the Rules, all shares in respect of which dividends remain unclaimed/unpaid for seven consecutive years or more, shall be transferred by the Company to the Demat Account of IEPF Authority. Accordingly, all the shareholders whose dividend for the financial year 2013-14 onwards has remained unpaid/unclaimed the corresponding shares will be due to be transferred to Demat Account of IEPF Authority as per said Rules. The Company has sent individual notices at the latest available addresses of the shareholders, whose dividends are lying unclaimed for last 7 (seven) years, advising them to claim the dividends expeditiously. The Company has also uploaded full details of such shareholders including their name, folio number or DP ID/Client ID, etc. on its website i.e. www.shristicorp.com.

Accordingly, the concerned shareholders are requested to reply and claim all their unclaimed dividends before 27th October 2021. In case the Company does not receive any communication from the concerned shareholders by the aforesaid date, the Company shall with a view to comply with the requirements set out in the Rules, transfer the shares to the Demat Account of IEPF, without any further notice. No claim shall lie against the Company in respect of Unclaimed Dividend/Shares transferred to IEPF in compliance with the Rules. Shareholders may note that once these shares are transferred to the IEPF by the Company, such shares may be claimed by the concerned shareholder only from IEPF authority by following the procedure prescribed under the aforesaid rules. For any clarification on this matter, shareholders may contact Company's Registrar and Transfer Agent, Kfin Technologies Private Limited, Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Hyderabad-500032, Tel. 040 67161571, Fax: 040 23420814, Email: einward.ris@kfintech.com

For Shristi Infrastructure Development Corporation Limited

Place : Kolkata Dated: 26.07.2021

Krishna Kumar Pandey Company Secretary



### EASTERN RAILWAY Tender Notice No.: BKRE-EL-KKK-

Cat-Replace-OT-30, Dated: 26.07.2021. Open tender is invited by Chief Project Director (EI), Railway Electrification, Kolkata for the following work. Name of work and its location : Open Tender for Replacement of failure prone Catenary wire installed by RE/Kolkata. Approximate cost of the work: ₹ 67,27,136.13. Date & Time for submission of the tender and opening of tender: Last date of submission up to 14.00 hrs. on 17.08.2021. Tender will be opened at 15.30 hrs. on 17.08.2021. Website particular where complete details of tender can be seen www.ireps.gov.in Date & time for downloading tender document: From 26.07.2021 to 17.08.2021 (up to 14.00 hrs. on 17.08.2021). Validity of offer: 45 days from the date of opening of (MISC-76/2021-22)

www.er.indianrailways.gov.in/www.ireps.gov.in

Kolkata

Tender Notices are also available at website:

indianexpress.com

e-Tender notice No.10 of 2021-2022

e- tender is invited for the work of "Collection of Parking fees from different parking areas in Eco-Park, Newtown Kolkata(for 12 months)" in the manner as described in the detailed e-tender notice available on websites:wbtenders.gov.in and wbhidcoltd.com & in e-tender portal. Last date of Bid submission on 09.08.2021 upto 2.00 P.M. Details may be seen in website at www.wbhidcoltd.com.

> -Sd-Addl. General Manager (Engg)-III WB HIDCO Ltd.



# 📵 গ্রাফাইট ইন্ডিয়া লিমিটেড

CIN: L510101WB1974PLC094602 রেজিস্টার্ড অফিস: ৩১ চৌরঙ্গী রোড, কলকাতা–৭০০ ০১৬ ওয়েবসাইট: www.graphiteindia.com

### ৪৬ তম অ্যানুয়াল জেনারেল মিটিং ও ই ভোটিং বিষয়ে বিজ্ঞপ্তি

এতদ্বারা বিজ্ঞপ্তি জারি হচ্ছে যে, কোম্পানির ছেচল্লিশতম অ্যানুয়াল জেনারেল মিটিং (৪৬ তম এজিএম) মিনিস্ট্রি অফ কর্পোরেট অ্যাফেয়ার্স (এমসিএ) দ্বারা জারিকত যথাক্রমে ৮ এপ্রিল ২০২০, ১৩ এপ্রিল ২০২০, ৫ মে ২০২০ ও ১৫ জানুয়ারি, ২০২১ তারিখ সংবলিত সার্কুলার মাফিক ভিডিও কনফারেন্সিং ('ভিসি')/ অন্য অডিও ভিস্যুয়াল পদ্ধতি ('ওএভিএম')–এর মাধ্যমে শুক্রবার, ২০ আগস্ট ২০২১ তারিখ বেলা ১১.০০টায় (ভারতীয় সময়) আয়োজিত হবে এজিএম-এর নোটিসে উল্লেখিত কার্যক্রমে।

এমসিএ সার্কুলার এবং সেবি সার্কুলার অনুযায়ী যে সকল সদস্যের ই–মেল ঠিকানা এই কোম্পানি/ডিপোজিটরি পার্টিসিপ্যান্ট-এর কাছে নিবন্ধীকৃত রয়েছে, কেবলমাত্র ই-মেলের মাধ্যমে তাঁদের প্রতি ২০২০-২১-এর আর্থিক ফলাফলের খতিয়ান সমেত এজিএম–এর নোটিস পাঠানো হবে। ২০২০–২১–এর আর্থিক ফলাফলের খতিয়ান সমেত এজিএম–এর নোটিস কোম্পানির ওয়েবসাইট www.graphiteindia.com ও বি এস ই লিমিটেড এর www.bseindia.com, ন্যাশনাল স্টক এক্সচেঞ্জ অফ ইন্ডিয়া লিমিটেড এর www.nseindia.com–এ তা

এজিএমে অনুমোদিত হলে ৩১ মার্চ, ২০২১–তে শেষ বছরের ফাইনাল ডিভিডেন্ড মঙ্গলবার, ১০ আগস্ট, ২০২১ নজির তারিখের ভিত্তিতে হবে।

এজিএম–এর নোটিসে উল্লেখিত কার্যক্রমে ই–ভোটিংয়ের মাধ্যমে এজিএমের কার্যক্রমে সেন্ট্রাল ডিপোজিটরি সার্ভিসেস লিমিটেড (সিডিএসএল)-এর দ্বারা নিজেদের ভোটাধিকার প্রয়োগের সুযোগ দেবে।

কোম্পানিজ (ম্যানেজমেন্ট অ্যান্ড অ্যান্ডমিনিস্ট্রেশন) অ্যামেন্ডমেন্ট রুলস ২০১৫-এর রুল ২০ মাফিক কোম্পানি শুক্রবার, ১৩ **আগস্ট,** ২০২১ নির্ণায়ক তারিখের ভিত্তিতে বৈদৃতিনভাবে ও এজিএম–এ নিজেদের ভোটাধিকার প্রয়োগের সুযোগ দেবে। শুক্রবার, ১৩ **আগস্ট,** ২০২১ নির্ণায়ক তারিখে ডিপোজিটরি নিয়ন্ত্রিত সদস্য নথিভুক্ত ও সুবিধাভোগী মালিকগণকে ই–ভোটিং বা এজিএমে নিজেদের ভোটাধিকার প্রয়োগের সুযোগ দেবে।

রিমোট ই-ভোটিং শুরু মঙ্গলবার, ১৭ আগস্ট, ২০২১, ভা স বেলা ৯.০০ ও শেষ বৃহস্পতিবার, ১৯ আগস্ত, ২০২১, ভা স বেলা বিকেল ৫.০০। ওই সময়ে বৈদৃতিনভাবে নিজেদের ভোটাধিকার প্রয়োগের সুযোগ দেবে। ওই তারিখ ও সময়ের পর সিডিএসএল–এর দ্বারা রিমোট ই–ভোটিং গ্রাহ্য হবেনা। ভোটিংয়ের পর এনএসডিএল দ্বারা ভোটিং যন্ত্র নিস্ক্রিয় হবে। ভিসি/ওএভিএম–এর মাধ্যমে এজিএম–এ যোগ দেওয়া সদস্য যারা রিমোট ই–ভোটিং–এ ভোট দেননি, তাঁরা এজিএম-এ ই-ভোটিং সুযোগ পাবেন। রিমোট ই-ভোটিং এজিএম-এ ই-ভোটিং বিশদ এজিএম-এর নোটিসে আছে।

আপনার ই-মেল ঠিকানা এই কোম্পানি/ডিপোজিটরি পার্টিসিপ্যান্ট-এর কাছে নিবন্ধীকৃত থাকলে তাঁদের কাছে নিচের পদ্ধতিতে লগ ইন বিশদ চলে যাবে। বাস্তবিক শেয়ারধারী যে সকল সদস্যের ই–মেল ঠিকানা এই কোম্পানি/ডিপোজিটরি পার্টিসিপ্যান্ট–এর কাছে নিবন্ধীকৃত নয়, নিচের পদ্ধতিতে লগ ইন বিশদ পাবেন:

- ১. বাস্তবিক শেয়ারধারীদের জন্য– ফোলিও নং, নাম, শেয়ার সার্টিফিকেটের স্ক্যান কপি (সামনে পেছনে), স্বপ্রত্যয়িত প্যান কার্ড স্বপ্রত্যয়িত আধার কার্ড rnt.helpdesk@linkintime.co.in এ পাঠান।
- ডিম্যাট শেয়ারধারীদের জন্য- ডিপিআইডি-সিএলআইডি (১৬ সংখ্যা+ সিএলআইডি বা ১৬ সংখ্যার বিনিফিশিয়ারি আইডি) নাম, ক্লায়েন্ট মাস্টার ব মোট অ্যাকাউন্ট বিবৃতি, স্বপ্রত্যয়িত প্যান কার্ড, স্বপ্রত্যয়িত আধার কার্ড rnt.helpdesk@linkintime.co.in এ পাঠান।

ই-ভোটিং বিশদ (রিমোট ই-ভোটিং ও ই-ভোটিং) ও ভিসি/ওএভিএম-এর মাধ্যমে এজিএম–এ যোগের বিশদ জানতে এজিএম–এর নোটিসে উল্লেখিত নির্দেশ পড়ুন ও ই–ভোটিংয়ে জানার থাকলে সদস্যরা যোগাযোগ করুন: www. evotingindia.com– ফ্রিকোয়েন্টলি আস্ক্রড কোশ্চেনস (এফ এ কিউ) ও ই-ভোটিং ম্যানুয়ালের হেল্প সেকশন বা ই মেল করুন: helpdesk.evoting@ cdslindia.com বা ফোন করুন ১৮০০২২৫৫৩৩।

এজিএম ও ই–ভোটিংয়ে অভিযোগ থাকলে সদস্যরা যোগাযোগ করুন:

- : মিঃ রাকেশ দলভি
- ঠিকানা
- সেন্ট্রাল ডিপোজিটরি সার্ভিসেস (ইন্ডিয়া) লিমিটেড, এ উইং, ২৬ তলা, ম্যারাথন ফিউচারেক্স, এন এম যোশি মার্গ, লোয়ার পারেল (পূর্ব), মুম্বই ৪০০০১৩,
  - ফোন- ১৮০০ ২২৫৫৩৩

 $: \ helpdesk. evoting@cdslindia.com\\$ ই মেল এজিএম–এর নোটিস পাঠানোর পর ২৩ জুলাই, ২০২১–এ নির্ণায়ক তারিখে কোম্পানির সদস্যন্থিতে/ ডিপোজিটরিজ–এর স্বিধাভোগী মালিক ন্থিতে নাম থাকলে ওয়েবসাইট: www.graphiteindia.com ও www.cdslindia.com–এ এজিএম–এর নোটিস দেখন। এরা

ই–ভোটিং অধিকার প্রয়োগ করতে পারেন ই–ভোটিং প্রক্রিয়া মেনে। গ্রাফাইট ইন্ডিয়া লিমিটেড-এর পক্ষে

বি শিবা ২৬ জুলাই, ২০২১ কোম্পানি সেক্রেটারি

#### **GOVERNMENT OF WEST BENGAL**

Notice Inviting e-Tender no.

The PO cum DWO, BCW, North 24 Parganas, Barasat on behalf of the Governor of West Bengal invites NIT no. 818/BCW/BST, Dt. 23.07.2021 for 28 nos Sinking of Tube well schemes in differen locations of North 24 Parganas District. Date of submission application for issuance of Tender documents is 30.07.2021 (up to 17.00 hours). For details visit North 24 Parganas District website or Office of the undersigned. Sd/- PO cu DWO, BCW, North 24 Parganas

1166(2)/DICO/N24Pgs, dt. 26.07.2021

State Mission Director,

AMRUT under Urban

Development & Municipal

Affairs Department invites

Notice Inviting e-Tender for

Supply and installation of

Office Furniture in ILGUS

BHAVAN CANCELED on

26.07.2021 e-TENDER ID

2021 MAD 337380 1 dated

22.07.2021 and New Office

Furniture in ILGUS BHAVAN

e-TENDER ID: 2021 MAD

337727\_1 dated : 26.07.2021,

Tender Details available from

website - wbtenders.gov.in,

sudawb.org / tender and

wburbanservices.gov.in/tender

e-Tender notice No.11 of 2021-2022

e- tender is invited for the work of "Collection of Parking fees

from Eiffel Tower gate to Gate No.-6 throughout the Ring

Road areas in Eco-Park, Newtown Kolkata (for 12 months)'

in the manner as described in the detailed e-tender notice available

on websites:-wbtenders.gov.in and wbhidcoltd.com & in e-tender

portal. Last date of Bid submission on 02.08.2021 upto 2.00 P.M.

SHRISTI

সষ্টি ইনফ্রাস্ট্রাকচার ডেভেলপমেন্ট কর্পোরেশন লিমিটেড

, রেজিস্টার্ড অফিস: প্লট নং X−১, ২ ও ৩, ব্লক– ইপি,

সেক্টর–৫, সল্ট লেক সিটি, কলকাতা–৭০০০৯১

ফোন: (০৩৩) ৪০২০ ২০২০/ ৪০১৫ ৪৬৪৬; ফ্যাক্স: (০৩৩) ৪০২০ ২০৯৯;

ই-মেল: investor.relations@shristicorp.com

সিআইএন: L65922WB1990PLC049541 ওয়েবসাইট: www.shristicorp.com

শেয়ারহোল্ডারদের প্রতি নোটিস

ইকুইটি শেয়ারহোল্ডার ইনভেস্টর এডুকেশন অ্যাভ প্রোটেকশন

ফান্ডে স্থানান্তরের জন্য

এতদ্বারা এই নোটিস জারি করা হচ্ছে যে, ইনভেস্টর এডুকেশন অ্যান্ড প্রোটেকশন ফান্ড

অথরিটি (অ্যাকাউন্টিং, অডিট, ট্রান্সফার অ্যান্ড রিফান্ড) রুলস, ২০১৬ সংশোধিত (রুলস) ও

রুলসের রুল ৬ সহ পঠনীয় কোম্পানিজ অ্যাক্ট, ২০১৩ (অ্যাক্ট)–এর ১২৪(৬) মাফিক যে সমস্ত

শেয়ারের ওপর লভ্যাংশ উপর্যুপরি সাত বছর ধরে অপ্রদত্ত বা অদাবিকৃত রয়েছে, সেগুলি

সেই মত ২০১৩–২০১৪ অর্থবর্ষ থেকে শুরু করে আজ পর্যন্ত যে সমস্ত শেয়ারের ওপর লভ্যাংশ

উপর্যপরি সাত বছর ধরে অপ্রদন্ত বা অদাবিকৃত রয়েছে, রুলসে সেগুলি কোম্পানি দ্বারা

আইইপিএফ অথরিটির ডিম্যাট অ্যাকাউন্টে স্থানান্তরিত হবে। যে সমস্ত শেয়ারহোল্ডারগণ সাত

বছর ধরে সহ পরবর্তী অর্থবর্ষেও তাঁদের লভ্যাংশের দাবি জানাননি. তাঁদের সর্বশেষ জ্ঞাত

ঠিকানায় এই কোম্পানি ইতিমধ্যেই আইইপিএফ অথরিটি–তে স্থানান্তরের জন্য প্রস্তাবিত

শেয়ারগুলির বিশদ তথ্য চিঠিতে পাঠানো হয়েছে, যাতে তাঁদের লভ্যাংশের দাবি জানান।

শেয়ারহোল্ডারের নাম, ঠিকানা, ফোলিও নম্বর, ডিপি আইডি/ক্লায়েন্ট আইডি ইত্যাদি তথ্য

২৭ অক্টোবর, ২০২১ তারিখের মধ্যে নিজেদের অদাবিকৃত/অপ্রদত্ত লভ্যাংশ অর্থাঙ্ক(সমূহ)-

এর জন্য দাবি পেশ করতে সংশ্লিষ্ট শেয়ারহোল্ডারদের প্রতি অনুরোধ জানানো হচ্ছে । যার

মন্যথা হলে উপরিলিখিত অর্থবর্ষের পরিপ্রেক্ষিতে যে সমস্ত শেয়ারের ওপর লভ্যাংশ

অপ্রদত্ত/অদাবিকৃত রয়েছে, সেগুলি কোনও নোটিস ছাড়াই আইইপিএফ অথরিটি–তে স্থানান্তর

করে দেওয়া হবে। এর পর দাবিহীন লভ্যাংশ/শেয়ার এর বিষয়ে কোম্পানির বিরুদ্ধে কিছ

আইইপিএফ অথরিটি–তে স্থানান্তরের পর যদি সংশ্লিষ্ট শেয়ারহোল্ডাররা উক্ত শেয়ারগুলি

দাবি করতে চান, সেক্ষেত্রে উক্ত রুলসমূহে নির্ধারিতমতো 'ফর্ম আইইপিএ–৫'–এর মাধ্যমে

আইইপিএফ অথরিটির কাছে আলাদাভাবে আবেদন জানাতে হবে যার বয়ান আইইপিএফ–এর

vww.iepf.gov.in ওয়েবসাইটে দেওয়া আছে। ব্যাখার জন্য যোগাযোগ করুন: কোম্পানির

রেজিস্ট্রার এবং শেয়ার ট্রান্সফার এজেন্ট কে ফিন টেকনোলজিস প্রাইভেট লিমিটেড, সেলেনিয়াম

টাওয়ার বি, প্লট ৩১–৩২, ফিনান্সিয়াল ডিস্ট্রিক্ট, নানাক্রমণ্ডদা, হায়দরাবাদ ৫০০০৩২, ফোন

সৃষ্টি ইনফ্রাস্ট্রাকচার ডেভেলপমেন্ট কর্পোরেশন লিমিটেড-এর পক্ষে

কষ্ণ কুমার পাণ্ডে

কোম্পানি সেক্রেটারি

০৪০ ৬৭১৬১৫৭১, ফাক্স ০৪০ ২৩৪২০৮১৪, ই মেল einward.ris@kfintech.com।

কোম্পানির www.shristicorp.com ওয়েবসাইটে আপলোড করে দেওয়া হয়েছে।

কোম্পানিজ অ্যাক্ট, ২০১৩ (অ্যাক্ট) মাফিক।

কোম্পানি দ্বারা আইইপিএফ অথরিটি–তে স্থানান্তর হবে।

Details may be seen in website at www.wbhidcoltd.com.

## 1146/DICO/N24Pgs, dt. 23.07.2021

GOVERNMENT OF WEST BENGAL

Notice for engagement of Additional

Inspector, BCW

Extension Officers / Head Clerks / UD

Clerks of Blocks / similar posts of

overnment of West Bengal are needed

for the post of Additional Inspector, BCW

under Backward Classes Welfare & Triba

Development. For details please visit

www.north24parganas.gov.in, Ref Memo No. 805 / BCW / BST dated

22/07/2021 Sd/- PO cum DWO, BCW,

nterested retired Inspectors. BCW

Eng. (Dev.)

North 24 Parganas

N.I.T.- 02/2021-2022 Vide Memo No.: 153/i/E.D. Dt. 26.07.2021 Sealed Tenders are invited from bonafide agencies for various development works under Burdwan Municipality. Last Date of submission 04.08.2021 up to 4 P.M. For details visit corrigendum & addendum i issued will be published on the above website

**Executive Officer** 

Addl. General Manager (Engg)-III

WB HIDCO Ltd.

## **BURDWAN MUNICIPALITY**

www.wbtenders.gov.in Further

Sd/-**Burdwan Municipality** 

#### SD/-EXECUTIVE ENGINEER WBSRDA, MURSHIDABAD DIVISION.

OFFICE OF THE COUNCILLORS **BARUIPUR MUNICIPALITY** Kulpi Road, Baruipur, South 24

Pgs, Kolkata - 700144

SEALED TENDERS ARE

HEREBY INVITED FROM THE

IN CONNECTION WITH PREPARATION OF 2 NOS

BRIDGE DPR. THE DETAILS

OF THE NIET NO. WBSRDA

MSD-2-2021-22/ BRIDGE-DPR\_1ST CALL WILL BE

AVAILABLE IN THE HTPP:/

WBTENDERS.GOV.IN

WEBSITE AND WILL ALSO BE

AVAILABLE IN THE MSD ZILLA

PARISHAD WEBSITE.

CONSULTANTS

E-tender are invited from reputed Distributor/Supplier for 13 nos 1500 ltr wheel mounted movable tank. NIT-WBMAD/ULB/BM/NIT-02 (e)/2021-22 dated: 27.07.2021 Last date: 02.08.2021 up to 12 noon. Website: etender.wb.nic.in

By Order, Executive Officer, B.M.

#### **ABRIDGE TENDER NOTICE** NIT NO. :WBIW/EE/GAED-I /NIT-5 of 2021-22

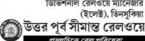
The Executive Engineer GAED-I, Raghunathganj Murshidabad invites sealed tender for 4(four) nos. work below 5(five) Lakhs. Last date and time of application 03/08/2021 upto 4.00 P.M. Details may be available at the office of the undersigned and at the website-www. wbiwd.gov.in

Sd/-**Executive Engineer** Ganga Anti Erosion Division No.I Raghunathganj, Murshidabad

#### <u>ক্য়া ডিভিশনে আরএমপিইউ-এর</u> সামগ্রিক রক্ষণাবেক্ষণ চুক্তি

ই-টেভার বিজ্ঞপ্তি নম্বর ঃ টিএসকে/ইলেক্ট/৯০ তারিখ ঃ ২৩-০৭-২০২১। নিম্নস্বাক্ষরকারী নিম্ন লিখিত কাজের জন্য ই-টেন্ডার আহ্বান করছেন টেন্ডার নম্বর ঃ এলভি/টি-১৪/টিএসকে/টিএন অ্যান্ড এসি/০৬: **আইটেমের সংক্ষিপ্ত বিবরণ** তিনস্কিয়া ডিভিশনে ঃ ২ বছর সময়সীমার জন ট্রেনগুলির এসকটিং, অপারেশন এবং মেন্টেন্যা নমেত তিনসুকিয়া ডিভিশনের এলএইচবি কো গুলিতে রুফ মাউন্টেড প্যাকেজ ইউনিট (আরএ: পিইউ)-এর সামগ্রিক রক্ষণাবেক্ষণ চক্তি সম্পাদন টেন্ডার মূল্যমান ঃ ১৭,৮৩,৮৯,২৫২.৫৪ টাকা টেভারের মূল্য ঃ ১০,০০০ টাকা। টেভার বন্ধের তারিখ ও সময় ১৬-০৮-২০২১-এ দুপুর ১টা এব টেভার খোলা ১৬-০৮-২০২১-এ দুপুর ৩টা উপরোক্ত ই-টেভারের টেভার নথিপত্র সমৈত সম্প তথ্য ১৬-০৮-২০২১-এ দুপুর ১টা পর্যন্ত ওয়েবসা

ww.ireps.gov.in-এ পাওয়া যাবে। ডিভিশনাল রেলওয়ে ম্যানেজা



### >>> মোবাইলে বাজার খুঁজবেন কৃষকরাই

মোবাইল, ইন্টারনেটের মাধ্যমে এবার নিজেদের উৎপাদিত পণ্যের বাজার খঁজে নিতে পারবেন কৃষকেরা। সরাসরি যোগাযোগ করে নিতে পারবেন ক্রেতাদের সঙ্গে। পছন্দসই দামে বিক্রি করতে পারবেন উৎপাদিত সামগ্রী। এগ্রি-টেক-এর স্টার্ট-আপ দিহাট–এর মাধ্যমে এটা করা যাবে। ইতিমধ্যেই তারা নদিয়া, উত্তর ২৪ পরগনা. হুগলি, মুর্শিদাবাদ–সহ এ রাজ্যে প্রায় ৬০টি সেন্টার চালু করেছে। তাদের লক্ষ্য ২০২৪ সালের মধ্যে ৫০ লক্ষ কৃষকের কাছে এই পরিষেবা পৌঁছে দেওয়া। সংস্থার দাবি, তাদের লক্ষ্য কৃষকদের পরামর্শ দিয়ে ফলনের পরিমাণ বাড়ানো। পাশাপাশি উৎপাদিত পণ্যের ভাল দামে বিক্রি করিয়ে দেওয়া। যাতে কষকদের আর্থিক পরিস্থিতির উন্নতি হয়। মোবাইল অ্যাপের মাধ্যমেও এক্ষেত্রে যোগাযোগ করা যাবে।

#### NOTICE INVITING E-TENDER >> নকল পানীয়

বাড়ির পেছনে চলছিল নামী কোম্পানির নকল পানীয়র কারখানা। সোমবার দুপুরে উত্তরভাগের কুড়ালি বাজারে সেই কারখানায় হানা দেয় বারুইপুর থানার পুলিশ। উদ্ধার হয়েছে প্রচুর নকল পানীয়র বোতল। গ্রেপ্তার করা হয়েছে কারখানার এক কর্মীকে। কারখানার মালিক সামসদ্দিন মোল্লা পলাতক। পলিশ কারখানা মালিকের খোঁজে তল্লাশি শুরু করেছে। পুলিশ জানিয়েছে, ধৃতের নাম মিজানুর লস্কর। বাড়ি দক্ষিণ সাহাপুরে। অভিযুক্তকে মঙ্গলবার বারুইপুর আদালতে

### >> সচেতনতা

তোলা হবে।

করোনা ভাইরাস মোকাবিলায় এবং জনগণের মধ্যে মাস্ক ও স্যানিটাইজার ব্যবহার নিয়ে সচেতনতা বাডাতে উদ্যোগ নিয়েছে স্বেচ্ছাসেবী সংস্থা 'শময়িতা'। হরিশ চ্যাটার্জি স্ট্রিটে ৫০০ মানুষের মধ্যে তারা বিলি করল মাস্ক ও স্যানিটাইজার। উপস্থিত ছিলেন সংস্থার প্রধান উপদেস্টা ড. স্মৃতিকথা মানি-সহ বিশিষ্ট চিকিৎসক ও অন্য ব্যক্তিত্বরা। পরবর্তীতে কলকাতার বিভিন্ন অঞ্চলেও এই উদ্যোগ চালিয়ে যাওয়া হবে বলে জানালেন সংস্থার পক্ষে বিশ্ব রায়।

'বিজ্ঞাপনী', এস.এম.এন্টারপ্রাইজ ফ্যান্সি মার্কেট, লায়ন্স ক্লাবের পাশে রুম নং ৭, বর্ধমান– ১ দরভাষ: 9434474356, 9232462019

শ্ৰেণীবদ্ধ বিজ্ঞাপন গ্ৰহণ কেন্দ পলতা উঃ ২৪ পঃ দাস ফার্নিচার, সেবাগ্রাম পলতা

প্রয়ত্ত্বে: সঙ্গীতা, ফোন: 9433350925

#### NIQ NO. E5-1/2/3/4 OF 2021-2022 UNDER SHOPPING PROCEDURE

Sealed Quotation in prined schedule (E5) is hereby invited by the undersigned on behalf of the Project Director WBADMIP for INVITATION FOR QUOATIONS FOR EXECUTION OF THE WORK FOR SUPPLY OF BROODER GUPPY FISH. BREEDING AND FRY REARING HAPA & PROPHYLACTICS AT VARIOUS BLOCK IN THE DISTRICT PURBA MEDINIPUR UNDER DPMU, PURBA MEDINIPUR UNDER NATIONAL SHOPPING PROCEDURES from the bonafied and resourceful contractors having experience in similar type of works.

Last date of application at the office of the undersigned for issuing quotation paper - 04.08.2021 up to 12.00 p.m. All other information will be available from the office of the undersigned. Sd/-

Executive Engineer DPMU, WBADMIP Purba Medinipur

### ফর্ম নং: আইএনসি–২৬

কাম্পানিজ (ইনকর্পোরেশন) রুলস, ২০১৪–এর রুল ৩০ অনুয রিজিওনাল ডিরেক্টর,

ইস্টার্ন রিজিওন, কর্পোরেট বিষয়ক মন্ত্রক, নিজাম পাালেস ২ এমএসও বিল্ডিং

৪র্থ তল, ২৩৪/৪, এ জে সি বোস রোড, কলকাতা–৭০০ ০২০. পশ্চিমবঙ্গ সমীপে।

চাম্পানিজ অ্যাক্ট, ২০১৩–এর ১৩ (৪) ধারা এবং কোম্পানিজ (ইনকপ্রোরেশন) রুলস, ২০১৪–এর রুল ৩০–এ সাব–রুল (৫)–এর ক্লজ (এ) এবং বিষয়ক

ব্যয়: কল্যাণী আদিত্য মিনারেল প্রাইভেট লিমিটেড (পূর্বতন নিডফুল প্রোজেক্টস অ্যাডভাইসরি প্রাইভেট লিমিটেড), যার রেজিস্টার্ড ঠিকানা: ২০৭, মহর্ষি দেবেন্দ্র রোড, ৮ম তল, কলকাতা–৭০০ ০০৭, পশ্চিমবঙ্গ, ভারও

### প্রকাশ্য ঘোষণা

পশ্চিমবঙ্গ থোক পাঞ্জাব বাজ্যে বেজিস্টার্ড অফিস স্থানান্তব এডন্ট্রারা জনসাধারণের জ্ঞাতার্যে জানো হাড়ে ব্যক্তির এডন্ট্রারা জনসাধারণের জ্ঞাতার্যে জ্ঞানোর হিছে বৃ. ০২.০৭.২০২১ তারিখে অনৃষ্ঠিত উক্ত আবেদনকারী কোম্পানির বিশেষ সাধারণ সভায় গৃহীত একটি বিশেষ সিদ্ধান্ত অনুযায়ী কোম্পানিজ অ্যান্ট, ২০১৩–এর ১৩ ধারাধীনে 'প**শ্চিমবঞ্চ** রাজ্য' থেকে 'পাঞ্জাব রাজ্য'–এ কোম্পানির রেজিষ্টার্ড অফিস স্থানাগুরের উদ্দেশ্যে এই কোম্পানির সঙ্গুয্মারকে পরিবর্তনের বিষয়টি নিশ্চিত করার জন্য আবেদনকারী কোম্পানির তরফে কেন্দ্রীয় সরকারের কাছে একটি আহি

পেশ কবাব প্রস্কাব আনা হযেছে। ০০০ বিকালন বিকাশ বিকাশ বিকাশ বিকাশ করে বিকাশ বলে মনে করলে তিনি/তাঁরা এমসিএ–২১ পোর্টাল (www.mca.gov.in)–এ ইনভেন্টর কমপ্লেন কর্ম দাখিল করে কিংবা এই বিজ্ঞপ্তি সুংবাদপত্রে প্রকাশিত হওয়ার তারিখ থেকে চোন্দো দিনের মধ্যে রিজি**ওনাল ডিরেক্টর, ইস্টার্ন** রিজিয়ন, কর্পোরেট বিষয়ক মন্ত্রক, নিজাম প্যালেস, ২য় এমএসও বিল্ডিং, চতুর্থ তল, ২৩৪/৪, এ জে সি বোস রোড

<mark>কলকাতা-৭০০ ০২০-</mark>এর কাছে তাঁর (স্ত্রী/পুং) স্বার্ধের ধরন এবং বিরোধিতার কারণ উল্লেখ করে লিখিতভাবে জানান বা রেজিস্টার্ড ডাকে পাঠান এবং এর সঙ্গে একটি হলফনামা দ্বারা বক্তব্য সমর্থিত হওয়া আবশ্যক এবং এর একটি কপি অবশ্যই আবেদনকারী এই কোম্পানির রেজিস্টার্ড অফিসের ঠিকানায় পেশ করতে হবে, যার ঠিকান কল্যাণী আদিত্য প্রাইভেট লিমিটেড (পূর্বতন নিডফুল প্রোজেক্টস অ্যাডভাইসরি প্রাইভেট লিমিটেড)

রেজিস্টার্ড অফিস: ২০৭, মহর্ষি দেবেন্দ্র রোড, ৮ম<sup>°</sup>তল, কলকাতা–৭০০ ০০৭, পশ্চিমবঙ্গ, ভারত কল্যাণী আদিত্য মিনারেল প্রাইভেট লিমিটেডের (পূর্বতন নিডফুল প্রোজেক্ট্রস অ্যাডভাইসরি প্রাইভেট লিমিটেড

সৌরভ মিত্তা ডিরে<u>ক্ট</u>র DIN: 06441030 তারিখ: ২৬.০৭.২০২১ ফ্ল্যাট নং ৪০৫, জিএইচএস-৯৩, সেকঃ-২০

পাঁচকুল্লা–১৩৪ ১১৬, হরিয়ানা, ভারও

### 1 TATA

স্থান: কলকাতা

#### টাটা কনজিউমার প্রোডাক্টস্ লিমিটেড (পূৰ্বতন টাটা গ্লোবাল বেভারেজস্ লিমিটেড)

সিআইএন ঃ L15491WB1962PLC031425 রেজিস্টার্ড অফিসঃ ১, বিশপ লেফ্রয় রোড, কলকাতা - ৭০০০২০

ফোনঃ +৯১ ০৩৩ ২২৮১৩৭৭৯/৩৮৯১, ফ্যাক্সঃ ০৩৩-২২৮১১১৯৯ ই-মেল ঃ investor.relations@tataconsumer.com, ওয়েবসাইট ঠিকানা ঃ www.tataconsumer.com

সিকিউরিটিজ অ্যান্ড এক্সচেঞ্জ বোর্ড অফ ইন্ডিয়া দ্বারা ইস্যুকৃত সার্কুলার নং এসইবিআই/এইচও/এমআইআরএসডি/ ডিওএস৩/সিআইআর/পি/২০১৮/১৩৯ তারিখ নভেম্বর ৬, ২০১৮ অনুসারে এতদ্বারা বিজ্ঞাপিত হচ্ছে যে শেয়ারহোল্ডার(গণ) (''ট্র্যান্সফারার'')-দের নাম হতে প্রস্তাবিত ট্র্যান্সফারিই(গণ) ('ট্র্যান্সফারিই'')-দের নামে ইকাইটি শেয়ারগুলি স্থানান্তর করার জন্য কোম্পানী নিম্নোক্ত অনুরোধ পেয়েছে।

প্রস্তাবিত স্থানাস্তরের বিশদ নিম্নোক্ত অনুযায়ীঃ

| ক্রম<br>নং | ফোলিও নং      | প্রতি ১ টাকার<br>ইক্যুইটি<br>শেয়ারের সংখ্যা | ট্র্যান্সফারার(গণ)-দের<br>নাম | পার্থক্যসূচক নং                   | ট্র্যান্সফারিই(গণ)-দের<br>নাম        |  |
|------------|---------------|--|-------------------------------|-----------------------------------|--------------------------------------|--|
| ١          | টিএফকে০০৪৬৫৭৪ | 90   | কাৰ্তিক ধামেচা                | \$\$\$68\$89\$ -<br>\$\$\$68\$686 | হীনা সঞ্জয় মেহতা<br>সঞ্জয় এল মেহতা |  |

উপরে উল্লিখিত ইকাইটি শেয়ারগুলির প্রস্তাবিত স্থানান্তরের বিষয়ে কোনও ব্যক্তির আপত্তি থাকলে, তা লিখিতভাবে কোম্পানীর রেজিস্টার্ড অফিসে কোম্পানী সেক্রেটারীকে এবং/বা রেজিস্ট্রার অ্যান্ড শেয়ার ট্র্যান্সফার এজেন্ট, টিএসআর দারাশ কনসালটেন্টস প্রাইভেট লিমিটেডকে এই বিজ্ঞপ্তি প্রকাশের তারিখের ৩০ দিনের মধ্যে জানাতে হবে। নির্ধারিত সময়সীমার মধ্যে কোম্পানীর কাছে কোনো আপত্তি জমা না হলে কোম্পানী উপরোক্ত ট্র্যান্সফারিই(গণ)-দের অনুকূলে ইকুইটি শেয়ারগুলির স্থানান্তরের বিষয়ে পরবর্তী কোন তথ্যজ্ঞাপন ছাড়াই অগ্রসর হবে।

এই তথ্যগুলি কোম্পানীর ওয়েবসাইট www.tataconsumer.com-তেও পাওয়া যাচ্ছে।

তারিখঃ জুলাই ২৭, ২০২১

টাটা কনজিউমার প্রোডাক্টস লিমিটেড-এর পঞ্বে নীলাব্দ চক্রবর্ত্তী কোম্পানি সেক্রেটারী



# রামকৃষ্ণ ফোর্জিংস লিমিটেড

রেজিঃ অফিস: ২৩, সার্কাস অ্যাভিনিউ, কলকাতা-৭০০০১৭

ফোন: ০৩৩-৪০৮২ ০৯০০/০৩৩-৭১২২ ০৯০০, ফ্যাক্স: ০৩৩-৪০৮২ ০৯৯৮

ই-মেল: secretarial@ramkrishnaforgings.com, ওয়েবসাইট: www.ramkrishnaforgings.com

| ৩০ জুন ২০২১ সমাপ্ত ত্রৈমাসিক ও পুঞ্জীভূত ও নিরীক্ষিত আর্থিক ফলাফল<br>সম্পর্কিত বিবৃতির সংক্ষিপ্তসার (সব অর্থান্ক ভারতীয় লব্ক টাকায়, অন্যভাবে উল্লেখ না থাকলে) |  |   |                            |              |               |  |  |
|---|--|---|----------------------------|--------------|---------------|--|--|
|   | الاسمالية  | বিবৃতির সংক্ষিপ্তসার (সব অর্থাঙ্ক ভারতীয় লক্ষ টাকায়, অন্যভাবে উল্লেখ না থাকলে)<br>পুঞ্জীভূত |                            |              |               |  |  |
| ক্রম  | বিবরণ  |   |                            |              |               |  |  |
| নং  |  | ৩০ জুন ২০২১   | ৩১ মার্চ ২০২১              | ৩০ জুন ২০২০  | ৩১ মার্চ ২০২১ |  |  |
|   |  | (অনিরীক্ষিত)  | (নিরীক্ষিত)                | (অনিরীক্ষিত) | (নিরীক্ষিত)   |  |  |
| ٥   | কারবার থেকে মোট আয়  | 8১,१৬৮.98   | <b>@</b> 2,260. <b>@</b> 2 | ১১,৪৫৬.৭৪    | ১,২৯,৪৫২.১৮   |  |  |
| ২   | সংশ্লিষ্ট মেয়াদে কর–পূর্ব নেট মুনাফা  | ৩,৬৮৭.২৪  | ৫,২৭০.৭০                   | (৪,৫৩২.৬৮)   | ७,১१৪.২०      |  |  |
| 9   | সংশ্লিষ্ট মেয়াদে কর–পরবর্তী নেট মুনাফা  | ২,৪৬৮.৮৩  | ৩,৩৮৮.৯৪                   | (২,৯৪৭.৫৫)   | ২,০৬৬.৮৩      |  |  |
| 8   | সংশ্লিষ্ট মেয়াদে মোট বোধগম্য আয়<br>[সংশ্লিষ্ট মেয়াদে কর–পরবর্তী মুনাফা/ক্ষেতি)<br>এবং অন্যান্য বোধগম্য আয় (কর–পরবর্তী) |   |                            |              |               |  |  |
|   | অন্তর্ভুক্ত করে]   | ২,৪৭৮.৯৯  | ৩,৪৪৮.৩৬                   | (২,৯৫৫.৩৭)   | २,১०১.১১      |  |  |
| ¢   | পেড–আপ ইকুইটি শেয়ার মূলধন<br>[প্রতিটি শেয়ারের ফেস ভ্যালু ₹ ১০/–]   | ৩,১৯৪.১৮  | ৩,১৯৩.২৭                   | ৩,২১৭.৯৯     | ৩,১৯৩.২৭      |  |  |
| ৬   | ₹ ১০/– মূল্যের প্রতিটি শেয়ারপিছু আয়  |   |                            |              |               |  |  |
|   | — বুনিয়াদি (₹)  | 9.9৩**  | \$0.65**                   | (\$.\$\$)**  | ৬.88          |  |  |
|   | — মিশ্রিত (₹) #  | 9.9২**  | \$0.60**                   | (8.55)**@    | ৬.88          |  |  |
|   | ** বার্ষিকীকৃত নয়   |   |                            |              |               |  |  |
|   | # ইএসওপি–এর প্রভাব বিবেচনার পর   |   |                            |              |               |  |  |

উপরিলিখিত ফলাফলগুলি হল সেবি (লিস্টিং অবলিগেশনস অ্যান্ড ডিসক্লোজার রিকোয়্যারমেন্টস) রেগুলেশনস, ২০১৫–এর রেগুলেশন ৩৩ মোতাবেৎ স্টক এক্সচেঞ্জসমূহে পেশ করা ৩১ মার্চ ২০২১ সমাপ্ত ত্রৈমাসিক ও অর্থবর্ষে পঞ্জীভূত নিরীক্ষিত আর্থিক ফলাফলের বিশদ বয়ানের সংক্ষিপ্তসার। ৩০ জ্ব ২০২১ সমাপ্ত ত্রৈমাসিক পুঞ্জীভূত অনিরীক্ষিত আর্থিক ফলাফলের পুরো বয়ান এই কোম্পানির ওয়েবসাইট (www.ramkrishnaforgings.com)-সহ বিএসই লিমিটেড এবং ন্যাশনাল স্টক এক্সচেঞ্জ অফ ইন্ডিয়া লিমিটেডের ওয়েবসাইটেও (অর্থাৎ, যথাক্রমে www.bseindia.com এবং www

উপুরিলিখিত অনিরীক্ষিত পুঞ্জীভূত ইন্ড এ এস আর্থিক ফলাফলগুলি ২৪ জুলাই ২০২১ এবং ২৬ জুলাই ২০২১ তারিখে আয়োজিত নিজ নিজ সভায় অডিট আন্ডে রিস্ক ম্যানেজমেন্ট কমিটি দ্বারা পর্যালোচিত ও কোম্পানির পরিচালকমণ্ডলী দ্বারা অনুমোদিত হয়েছে।

কোম্পানির পরিচালন পর্যদ প্রতিটি শেয়ারে ₹ ০.৫০ অন্তর্বর্তী ডিভিডেন্ড ঘোষণা করেছেন।

|      |   |              | সমাপ্ত বছর    |                   |               |
|------|---|--------------|---------------|-------------------|---------------|
| ক্রু | বিবরণ   | ৩০ জুন ২০২১  | ৩১ মার্চ ২০২১ | ৩০ জুন ২০২০       | ৩১ মার্চ ২০২১ |
| নং   |   | (অনিরীক্ষিত) | (নিরীক্ষিত)   | (অনিরীক্ষিত)      | (নিরীক্ষিত)   |
| ١    | কারবার থেকে মোট আয়   | 85,₹৮৬.00    | ৫১,৭৮৮.৪২     | <b>১১</b> ,৫৮৪.৮৭ | ১,২৮,৮৩৭.৫২   |
| ২    | কর–পূর্ব মুনাফা   | ৩,৭০২.৩৬     | ৫,৪৯২.৫৬      | (8,506.55)        | 8,589.56      |
| •    | কর–পরবর্তী মুনাফা   | ২,৪৬১.২৯     | ৩,৫৬৭.৮৩      | (২,৬৪৭.১৯)        | ২,৭৯৫.৫৩      |
| 8    | সংশ্লিষ্ট মেয়াদে মোট বোধগম্য<br>আয় [সংশ্লিষ্ট মেয়াদে কর–পরবর্তী<br>মূনাফা/(ক্ষতি) এবং অন্যান্য বোধগম্য |              |               |                   |               |
|      | আয় (কর–পরবর্তী) অন্তর্ভুক্ত করে]   | ২,৪৬৯.৬৬     | ৩,৬২১.৫২      | (২,৬৫৩.৯৩)        | ২,৮২৯.০১      |

রামকৃষ্ণ ফর্জিংস লিমিটেড–এর বোর্ডের তর্যে

নরেশ জালান (ম্যানেজিং ডিরেক্টর) স্থান- কলকাতা তারিখ: ২৬ জুলাই ২০২১ DIN: 00375462

স্থান : কলকাতা

তারিখ: ২৭.০৭.২০২১

### **Phillips Carbon Black Limited**

Registered Office: 31, Netaji Subhas Road, Kolkata - 700 001, Tel: +91 33 6625 1443, Fax: +91 33 2248 0140/2243 6681 Corporate Office: RPSG House, 2/4 Judges Court Road, 4th Floor, Kolkata - 700 027, Tel: +91 33 4087 0500/0600 CIN: L23109WB1960PLC024602, E-mail: pcbl@rpsg.in, Web: www.pcblltd.com

|            |  | Standalone                      |                             |  | Consolidated                    |                             |  |
|------------|--|---------------------------------|-----------------------------|--|---------------------------------|-----------------------------|--|
| SI.<br>No. | Particulars  | 3 months<br>ended<br>30.06.2021 | Year<br>ended<br>31.03.2021 | Corresponding<br>3 Months<br>ended<br>30.06.2020 | 3 months<br>ended<br>30.06.2021 | Year<br>ended<br>31.03.2021 | Corresponding<br>3 Months<br>ended<br>30.06.2020 |
| 1          | Total Income from operations   | 1,007.18                        | 2,675.31                    | 362.07   | 1,007.63                        | 2,677.52                    | 362.41   |
| 2          | Net Profit / (Loss) for the period (before tax and exceptional items)                                | 130.45                          | 390.36                      | 2.68   | 130.57                          | 392.04                      | 2.91   |
| 3          | Net Profit / (Loss) for the period before tax (after exceptional items)                              | 130.45                          | 390.36                      | 2.68   | 130.57                          | 392.04                      | 2.91   |
| 4          | Net Profit / (Loss) for the period after tax (after exceptional items)                               | 104.31                          | 312.27                      | 2.31   | 104.47                          | 313.99                      | 2.54   |
| 5          | Total comprehensive income for the period  | 137.95                          | 356.13                      | 36.54  | 139.14                          | 357.25                      | 37.64  |
| 6          | Paid-up Equity Share Capital (Shares of ₹ 2/- each)  | 34.47                           | 34.47                       | 34.47  | 34.47                           | 34.47                       | 34.47  |
| 7          | Reserves (excluding Revaluation Reserves as shown in the Audited Balance Sheet of the previous year) | _                               | 1,892.70                    | _  | -                               | 1,901.00                    | _  |
| 8          | Earnings Per Share (EPS) (Face value of ₹ 2/- each) (*not annualised): Basic and Diluted             | 6.05*                           | 18.12                       | 0.13*  | 6.06*                           | 18.22                       | 0.15*  |

a) The above is an extract of the detailed format of the Unaudited Standalone and Consolidated Financial Results for the quarter ended 30th June, 2021 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the aforesaid Results for the quarter ended 30th June, 2021 are available on the Company's website (www.pcblltd.com) and on the websites of the National Stock Exchange of India Limited (NSE) (www.nseindia.com) and Bombay Stock Exchange Limited (BSE) (www.bseindia.com).

Place: Kolkata



By Order of the Board Kaushik Roy Managing Director DIN: 06513489

Date : 26 July, 2021 **Growing Legacies**