



Date: 30.04.2024

BSE Limited

Corporate Relationship Department, 25th Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Kala Ghoda, Fort, Mumbai, Maharashtra-400001 corp.relations@bseindia.com

Scrip Code: 532323

Sub.: <u>Intimation pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements)</u>
Regulations, 2015, as amended ("SEBI Listing Regulations")

Dear Sirs/Madam(s),

This is in relation to the ongoing rights issue of equity shares of the Company ("Rights Issue") for which we have filed the letter of offer dated March 28, 2024 with SEBI and BSE (the "LOF"). Subsequently, the Company has intimated *vide* its letter dated April 25, 2024, the approval of the audited financial results of the Company for the quarter and financial year ended March 31, 2024 and the audit report of our Statutory Auditor thereon for the quarter and financial year ended March 31, 2024, by it Board of Directors. Accordingly, our Company has published the addendum-notice to investors ("Addendum") today, i.e., April 30, 2024, in relation to the approval of the financials, in (i) Financial Express (English national daily newspaper with wide circulation) and (iii) Samaj (Odia daily newspaper, Odia being the regional language of Kutra, where our Registered is situated). The Addendum is to be read in conjunction with the LOF.Further, this Addendum can be accessed on the website of our Company at www.shivacement.com.

We, hereby, enclose copies of the advertisements.

This is for dissemination on your website.

Thanking you,

Yours faithfully, For **Shiva Cement Limited**

Sneha Bindra Company Secretary ACS-29721

Encl: As above



This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated March 28, 2024 (the "Letter of Offer" or the "LOF" filed with stock exchange namely BSE Limited ("BSE") ("Stock Exchange") and Securities Exchange Board of India ("SEBI").

SHIVA CEMENT LIMITED

Our Company was issued a certificate for commencement of business dated August 13, 1985 by the RoC. For details in relation to the changes in the registered office of our Company, see "General Information" on page 51 of the Letter of Offer. Registered and Corporate Office: Village Telighana, Birangatoli, Kutra, Sundargarh - 770 018, Odisha, India; Telephone: +91 661 246 1300

Contact Person: Sneha Bindra, Company Secretary and Compliance Officer | E-mail: cs@shivacement.com; Website: www.shivacement.com | Corporate Identity Number: L26942OR1985PLC001557

OUR PROMOTERS: PARTH JINDAL AND JSW CEMENT LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ONLY

ISSUE OF UP TO 10,00,00,000* FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹2 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹38 PER RIGHTS EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹40,000 LAKHS* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 20 RIGHTS EQUITY SHARES FOR EVERY 39 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON WEDNESDAY, APRIL 3, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 274 OF THE LETTER OF OFFER. *Assuming full subscription.

ADDENDUM - NOTICE TO INVESTORS

This addendum ("Addendum") is being issued pursuant to item (4) of Schedule IX of the SEBI ICDR Regulations. This Addendum should be read in conjunction with the IEEE along with the ALOF, the Application Form and other applicable Issue Materials that have been dispatched to the Eligible Equity Shareholders of our Company. The Eligible Equity Shareholders are requested to please note the following:

Pursuant to Regulation 30 (read with Part A of Schedule III) and Regulation 33 of the SEBI Listing Regulations, our Board of Directors in its meeting held on Thursday, April 25, 2024, has approved the statement of audited financial results of the Company for the guarter and financial year ended March 31, 2024 and the audit report of our Statutory Auditor thereon for the guarter and financial year ended March 31, 2024, the details of which are available on the website of the BSE at www.bseindia.com and on the Company's website at www.shivacement.com.

This Addendum shall be communicated to SEBI and the Stock Exchange. Further, this Addendum can be accessed on the website of our Company at www.shivacement.com and the Lead Manager at www.jmfl.com. Investors should only rely on the information included in this Addendum, the LOF, the ALOF, the Application Form and other applicable Issue materials while making an investment decision in relation to the Issue.

All capitalized terms used and not defined herein shall have the meaning assigned to them in the LOF.

ISSUE PROGRAMME

ISSUE OPENED ON: MONDAY, APRIL 22, 2024

LAST DATE FOR ON MARKET RENUNCIATIONS*: TUESDAY, APRIL 30, 2024

*Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncee(s) on or prior to the Issue Closing Date. #Our Board or a duly authorized committee thereof will have the right to extend the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawai of Application shall be permitted by any Applicant after the Issue Closing Date.

ISSUE CLOSES ON#:

MONDAY, MAY 6, 2024

ASBA*

Simple, Safe, Smart way of making an application - Make use of it

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

Process for making an Application in the Issue:

In accordance with Regulation 76 of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA.

The Application Form can be used by the Eligible Equity Shareholders as well as the Renouncees, to make Applications in this Issue basis the Rights Entitlement credited in their respective demat accounts or demat suspense escrow account, as applicable. For further details on the Rights Entitlements and demat suspense escrow account, please see "Terms of the Issue - Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders" on page 289 of the Letter of Offer,

Please note that one single Application Form shall be used by Investors to make Applications for all Rights Entitlements available in a particular demat account or entire respective portion of the Rights Entitlements in the demat suspense escrow account in case of resident Eligible Equity Shareholders holding shares in physical form as on Record Date and applying in this Issue, as applicable. In case of Investors who have provided details of demat account in accordance with the SEBI ICDR Regulations, such Investors will have to apply for the Rights Equity Shares from the same demat account in which they are holding the Rights Entitlements and in case of multiple demat accounts, the Investors are required to submit a separate Application Form for each demat account.

Investors may apply for the Rights Equity Shares by submitting the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts.

Investors are also advised to ensure that the Application Form is correctly filled up stating therein the ASBA Account in which an amount equivalent to the amount payable on Application as stated in the Application Form will be blocked by the SCSB.

Investors should note that they should very carefully fill-in their depository account details and PAN in the Application Form or while submitting application through online/electronic Application through the website of the SCSBs (if made available by such SCSB). Please note that incorrect depository account details or PAN or Application Forms without depository account details shall be treated as incomplete and shall be rejected. For details, please see "Terms of the Issue - Grounds for Rejection" on page 284 of the Letter of Offer. Our Company, the Lead Manager, the Registrar to the Issue and the SCSBs shall not be liable for any incomplete or incorrect demat details provided by the Investors.

Additionally, in terms of Regulation 78 of the SEBI ICDR Regulations, Investors may choose to accept the offer to participate in this Issue by making plain paper Applications.

Please note that SCSBs shall accept such applications only if all details required for making the application as per the SEBI ICDR Regulations are specified in the plain paper application and that Eligible Equity Shareholders making an application in this Issue by way of plain paper applications shall not be permitted to renounce any portion of their Rights Entitlements. For details, please see "Terms of the Issue - Making of an Application by Eligible Equity Shareholders on Plain Paper under ASBA process" on page 278 of the Letter of Offer

Options available to the Eligible Equity Shareholders: The Rights Entitlement Letter will clearly indicate the number of Rights Equity Shares that the Eligible Equity Shareholder is entitled to. The details of each of the Eligible Equity Shareholders' Rights Entitlement have been sent to the Eligible Equity shareholder separately along with the Application Form and would also be available on the website of the Registrar to the Issue at https://rights.kfintech.com and link of the same would also be available on the website of our Company at www.shivacement.com. Respective Eligible Equity Shareholder can check their entitlement by keying their requisite details therein

If the Eligible Equity Shareholder applies in this Issue, then such Eligible Equity Shareholder can: (i) apply for its Rights Equity Shares to the full extent of its Rights Entitlements; (ii) apply for its Rights Equity Shares to the extent of part of its Rights Entitlements (without renouncing the other part); (iii) apply for Rights Equity Shares to the extent of part of its Rights Entitlements and renounce the other part of its Rights Entitlements; (iv) apply for its Rights Equity Shares to the full extent of its Rights Entitlements and apply for Additional Rights Equity Shares; (v) renounce its Rights Entitlements in full.

Making of an Application through the ASBA process: An Investor, wishing to participate in the Issue through the ASBA facility, is required to have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors desiring to make an Application in the Issue through ASBA process, may submit the Application Form in physical mode to the Designated Branches of the SCSB or online/ electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts.

For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised Fpi=yes&intmld=34.

Investors should ensure that they have correctly submitted the Application Form and have provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application

Please note that subject to SCSBs complying with the requirements of the SEBI circular bearing reference number CIR/CFD/DIL/13/2012 dated September 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing reference number CIR/CFD/ DIL/1/2013 dated January 2, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in the Issue and clear demarcated funds should be available in such account for such an Application.

The Lead Manager, our Company, its Directors, its employees, affiliates, associates and their respective directors and officers and the Registrar shall not take any responsibility for acts, mistakes, errors, omissions and commissions etc., in relation to Applications accepted by SCSBs, Applications uploaded by SCSBs, Applications accepted but not uploaded by SCSBs or Applications accepted and uploaded without blocking funds in the ASBA Accounts.

Investors applying through the ASBA facility should carefully read the provisions applicable to such Applications before making their Application through the ASBA process. For details on "Terms of the Issue - Making of an Application through the ASBA process" please refer to page 278 of the Letter of Offer.

APPLICATION ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity Shareholder in India who is eligible to apply may make an Application to subscribe to this Issue on plain paper in terms of Regulation 78 of SEBI ICDR Regulations in case of non-receipt of Application Form as detailed above. In such cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Equity Shareholder not being in a position to obtain it from any other source may make an Application to subscribe to this Issue on plain paper with the same details as per the Application Form that is available on the website of the Registrar, Stock Exchange or the Lead Manager. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any Eligible Equity Shareholder who has not provided an Indian address. Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize

The Application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars:

- Name of our Company, being Shiva Cement Limited;
- Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository); 3. Folio Number (in case of Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date)/DP and Client ID;
- Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to this Issue;
- Number of Equity Shares held as on Record Date; Allotment option – only dematerialised form;
- Number of Rights Equity Shares entitled to;
- Number of Rights Equity Shares applied for within the Rights Entitlements;
- Number of Additional Rights Equity Shares applied for, if any (applicable only if entire Rights Entitlements have been applied for);
- Total number of Rights Equity Shares applied for;
- Total amount paid at the rate of ₹ 40 per Rights Equity Share;
- Details of the ASBA Account such as the SCSB account number, name, address and branch of the relevant SCSB;

the Application Form for any purpose including renunciation even if it is received subsequently.

- In case of non-resident Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO account such as the account number, name, address and branch of the SCSB with which the account is maintained;
- Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account;
- Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB); 16. An approval obtained from any regulatory authority, if required, shall be obtained by the Eligible Equity Shareholders and a copy of such approval from any regulatory authority, as may be required, shall be sent to the Registrar at:

(Formerly known as KFin Technologies Private Limited) Selenium Tower-B, Plot no. 31 and 32, Financial District, Nanakramguda, Serilingampally Hyderabad, Rangareddi 500 032, Telangana, India Telephone.: +91 40 6716 2222: E-mail: scl.rights@kfintech.com

Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com

KFin Technologies Limited

Contact Person: M Murali Krishna

SEBI registration no.: INR000000221 All such Eligible Equity Shareholders are deemed to have accepted the following:

"I/We understand that neither the Rights Entitlements nor the Rights Equity Shares have been, or will be, registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act"), or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States (including its territories and possessions thereof, any state of the United States and the District of Columbia) (the "United States"), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in compliance with any applicable securities laws of any state of the United States. I/we understand the Rights Equity Shares and Rights Entitlement referred to in this application are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act ("Regulation S") to existing shareholders and located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and in compliance with the applicable laws of such jurisdictions. I/we understand that the Issue is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlements for sale in the United States, or as a solicitation therein of an offer to buy any of the said Rights Equity Shares or Rights Entitlements in the United States. I/we confirm that I /we (a) am/are not in the United States and am/are eligible to subscribe for the Rights Equity Shares under applicable securities laws, (b) am/are complying with laws of jurisdictions applicable to such person in connection with the Issue, and (c) understand that neither the Company, nor the Registrar to the Issue, the Lead Manager nor any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who the Company, the Registrar to the Issue, the Lead Manager or any other person acting on behalf of the Company have reason to believe is in the United States or is outside of India and ineligible to participate in this Issue under the securities laws of their jurisdiction.

I/We will not offer, sell or otherwise transfer any of the Rights Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation. I/We satisfy, and each account for which I/we are acting satisfies, (a) all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of my/our residence, and (b) is eligible to subscribe and is subscribing for the Rights Equity Shares and Rights Entitlements in compliance with applicable securities and other laws of our jurisdiction of residence.

I/We acknowledge that we, the Lead Manager, its affiliates and others will rely upon the truth and accuracy of the foregoing representations, warranties and agreements set forth therein".

In cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in demat suspense escrow account, as applicable, including cases where an Investor submits Application Forms along with a plain paper Application, such Applications shall be liable to be rejected.

Investors are requested to strictly adhere to these instructions. Failure to do so could result in an Application being rejected, with our Company, the Lead Manager and the Registrar not having any liability to the Investor. The plain paper Application format is available on the website of the Registrar at https://rights.kfintech.com.

Our Company, the Lead Manager and the Registrar shall not be responsible if the Applications are not uploaded by the SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date. NOTICE TO INVESTORS: The distribution of the Letter of Offer, the Abridged Letter of Offer, Application Form and Rights Entitlement Letter and the issue of Rights Entitlement

and Rights Equity Shares to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession the Letter of Offer, the Abridged Letter of Offer or Application Form may come are required to inform themselves about and observe such restrictions. The Letter of Offer, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and any other material relating to the Issue (collectively, the "Issue Materials")

have been sent/ dispatched only to the Eligible Equity Shareholders who have provided an Indian address to our Company. In case such Eligible Equity Shareholders have provided their valid e-mail address to our Company, the Issue Materials have been sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Issue Material have been physically dispatched, on a reasonable effort basis, to the Indian addresses provided by them. Those overseas Shareholders who did not update our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we dispatched the Issue Materials, were not sent the Issue Materials

Investors can also access the Letter of Offer, the Abridged Letter of Offer and the Application Form from the websites of our Company, the Registrar, the Lead Manager, SEBI, and the Stock Exchanges, as applicable.

Our Company, the Lead Manager, and the Registrar will not be liable for non-dispatch of physical copies of Issue Materials, including the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form, in the event the Issue Materials have been sent to the registered email addresses of such Eligible Equity Shareholders.

No action has been or will be taken to permit the Issue in any jurisdiction where action would be required for that purpose, except that the Letter of Offer will be filed with SEBI and the Stock Exchanges. Accordingly, the Rights Entitlement and the Rights Equity Shares may not be offered or sold, directly or indirectly, and the Letter of Offer, and any other Issue Materials may not be distributed, in whole or in part, in or into any jurisdiction (other than in India), except in accordance with legal requirements applicable in such jurisdiction. Receipt of the Letter of Offer or any other Issue Materials (including by way of electronic means) will not constitute an offer, invitation to or solicitation by anyone in any jurisdiction or in any circumstances in which such an offer, invitation or solicitation is unlawful or not authorized or to any person to whom it is unlawful to make such an offer, invitation or solicitation. In those circumstances, the Letter of Offer, and any other Issue Materials must be treated as sent for information only and should not be acted upon for subscription to Rights Equity Shares and should not be copied or re-distributed. Accordingly, persons receiving a copy of the Letter of Offer, and any other Issue Materials should not distribute or send the Letter of Offer or any such documents in or into any jurisdiction where to do so, would or might contravene local securities laws or regulations, or would subject our Company or its affiliates or the Lead Manager or its affiliates to any filing or registration requirement (other than in India). If the Letter of Offer or any other Issue Material is received by any person in any such jurisdiction, they must not seek to subscribe to the Rights Equity Shares or the Rights Entitlements referred to in the Letter of Offer or any of the Issue Materials.

Any person who makes an application to acquire Rights Entitlements and the Rights Equity Shares offered in the Issue will be deemed to have declared, represented, warranted and agreed that such person is permitted to acquire the Rights Entitlements and the Rights Equity Shares in compliance with all applicable laws and regulations prevailing in such person's jurisdiction and India, without requirement for our Company or the Lead Manager or its affiliates to make any filing or registration (other than in India).

Any person who acquires Rights Entitlements or Rights Equity Shares will be deemed to have represented, warranted and agreed, by accepting the delivery of the Letter of Offer, that at the time of subscribing for the Rights Equity Shares or the Rights Entitlements, that it is not and that at the time of subscribing for the Rights Equity Shares or the Rights Entitlements, it will not be, in the United States, and in each case is authorized to acquire the Rights Entitlements and the Rights Equity Shares in compliance with all applicable laws and regulations.

Our Company, in consultation with the Lead Manager, reserves the right to treat as invalid any Application Form that: (i) appears to our Company or its agents to have been executed in, electronically transmitted from or dispatched from the United States or any other jurisdictions where the offer and sale of the Rights Equity Shares is not permitted under laws of such jurisdictions; (ii) does not include the relevant certifications set out in the Application Form, including that such person submitting and/or renouncing the Application Form is outside the United States and that such person is eligible to subscribe for the Rights Equity Shares under applicable securities laws and is complying with laws of jurisdictions applicable to such person in connection with the Issue; (iii) where a registered Indian address is not provided or where our Company believes acceptance of such Application Form may infringe applicable legal or regulatory requirements; and our Company shall not be bound to issue or allot any Rights Equity Shares in respect of any such Application Form. For further details, please refer to "Notice to Investors" on page 9 of the Letter of Offer.

NO OFFER IN THE UNITED STATES (OVERSEAS SHAREHOLDERS):

financialexp.epapr.in

THE RIGHTS ENTITLEMENTS AND THE EQUITY SHARES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "U.S. SECURITIES ACT"), AND MAY NOT BE OFFERED, SOLD, RESOLD OR OTHERWISE TRANSFERRED WITHIN THE UNITED STATES, EXCEPT PURSUANT TO AN EXEMPTION FROM, OR IN A TRANSACTION NOT SUBJECT TO, THE REGISTRATION REQUIREMENTS OF THE U.S. SECURITIES ACT AND APPLICABLE U.S. STATE SECURITIES LAWS, ACCORDINGLY, THE RIGHTS ENTITLEMENTS (INCLUDING THEIR CREDIT) AND THE EQUITY SHARES ARE ONLY BEING OFFERED AND SOLD OUTSIDE THE UNITED STATES IN OFFSHORE TRANSACTIONS IN RELIANCE ON REGULATION S UNDER THE U.S. SECURITIES ACT ("REGULATION S") AND IN COMPLIANCE WITH THE APPLICABLE LAWS OF THE JURISDICTION WHERE THOSE OFFERS AND SALES OCCUR.

THE OFFERING TO WHICH THIS LETTER OF OFFER RELATES IS NOT, AND UNDER NO CIRCUMSTANCES IS TO BE CONSTRUED AS, AN OFFERING OF ANY EQUITY SHARES OR THE RIGHTS ENTITLEMENTS FOR SALE IN THE UNITED STATES OR AS A SOLICITATION THEREIN OF AN OFFER TO BUY OR TRANSFER ANY OF THE EQUITY SHARES OR RIGHTS ENTITLEMENT. THERE IS NO INTENTION TO REGISTER ANY PORTION OF THE ISSUE OF ANY OF THE SECURITIES DESCRIBED HEREIN IN THE UNITED STATES OR TO CONDUCT A PUBLIC OFFERING OF SECURITIES IN THE UNITED STATES. ACCORDINGLY, ANY DOCUMENTS RELATING TO THE ISSUE SHOULD NOT BE FORWARDED TO OR TRANSMITTED IN OR INTO THE UNITED STATES AT ANY TIME.

Neither our Company, nor any person acting on behalf of our Company, will accept a subscription or renunciation or purchase of the Equity Shares and/ or Rights Entitlements from any person, or the agent of any person, who appears to be, or who our Company, or any person acting on behalf of our Company, has reason to believe is, in the United States when the buy order is made. No Application Form should be postmarked in the United States, electronically transmitted from the United States or otherwise dispatched. from the United States or from any other jurisdiction where it would be illegal to make an offer of securities under the Letter of Offer. Our Company is making this Issue on a rights basis to the Eligible Equity Shareholders and will dispatch, only through email, the Abridged Letter of Offer, the Application Form and other applicable Issue materials only to Eligible Equity Shareholders who have provided an Indian address to our Company.

Any person who acquires Rights Entitlements or Equity Shares will be deemed to have declared, warranted and agreed, by accepting the delivery of the Letter of Offer, that it is not and that at the time of subscribing for the Equity Shares or the Rights Entitlements, it will not be, in the United States, and is authorized to acquire the Rights Entitlements and the Equity Shares in compliance with all applicable laws and regulations.

Our Company, in consultation with the Lead Manager, reserves the right to treat as invalid any Application Form which: (i) appears to our Company or its agents to have been executed in, electronically transmitted from or dispatched from the United States or other jurisdictions where the offer and sale of the Equity Shares and/ or the Rights Entitlements is not permitted under laws of such jurisdictions; (ii) does not include the relevant certifications set out in the Application Form, including to the effect that the person submitting and/or renouncing the Application Form is not in the United States and eligible to subscribe for the Equity Shares and/ or the Rights Entitlements under applicable securities laws, and such person is complying with laws of jurisdictions applicable to such person in connection with this Issue and have obtained requisite approvals before applying in this Issue; or (iii) where either a registered Indian address is not provided or our Company believes acceptance of such Application Form may infringe applicable legal or regulatory requirements. Our Company shall not be bound to issue or allot any Equity Shares and/ or the Rights Entitlements in respect of any such Application Form.

The distribution of the Letter of Offer, the Abridged Letter of Offer, Application Form, the Rights Entitlement Letter and other Issue Materials and the issue of Rights Entitlements and the Rights Equity Shares on a rights basis to persons in certain jurisdictions outside India are restricted by the legal requirements prevailing in those jurisdictions. Persons into whose possession the Issue Materials may come, are required to inform themselves about and observe such restrictions.

Our Company is undertaking this Issue on a rights basis to the Eligible Equity Shareholders and the Issue Materials have been dispatched only to the Eligible Equity Shareholders who have a registered address in India or who have provided an Indian address to our Company, In case such Eligible Equity Shareholders have provided their valid e-mail address to our Company, the Issue Materials have been sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Issue Materials, as applicable have been physically dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

Those overseas Shareholders who did not update our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we dispatched the Issue Materials, were not sent the Issue Materials.

Our Company, the Lead Manager, and the Registrar will not be liable for non-dispatch of physical copies of Issue Materials, in the event the Issue Materials have been sent on the registered email addresses of such Eligible Equity Shareholder(s), Investors can also access the Letter of Offer, the Abridged Letter of Offer and the Application Form from the websites of our Company, the Registrar, the Lead Manager, and the Stock Exchange.

No action has been or will be taken to permit the Issue in any jurisdiction where action would be required for that purpose, except that the Draft Letter of Offer was filed with SEBI for observations and the Stock Exchange. Accordingly, the Rights Entitlements and the Rights Equity Shares may not be offered or sold, directly or indirectly, and the Issue Materials or advertisements in connection with the Issue may not be distributed, whole or in part, in or into in any jurisdiction, except in accordance with legal requirements applicable in such jurisdiction. Receipt of the Issue Materials (including by way of electronic means) will not constitute an offer, invitation to or solicitation by anyone in any jurisdiction or in any circumstances in which such an offer, invitation or solicitation is unlawful or not authorized or to any person to whom it is unlawful to make such an offer, invitation or solicitation. In those circumstances, the Issue Materials must be treated as sent for information only and should not be acted upon for subscription to Rights Equity Shares and should not be copied or re-distributed. Accordingly, persons receiving a copy of the Issue Materials should not, in connection with the issue of the Rights Equity Shares or the Rights Entitlements, distribute or send the Issue Materials in or into any jurisdiction where to do so, would or might contravene local securities laws or regulations, or would subject our Company or its affiliates or the Lead Manager or their respective affiliates to any filing or registration requirement (other than in India). If the Issue Materials are received by any person in any such jurisdiction, or by their agent or nominee, they must not seek to subscribe to the Rights Equity Shares or the Rights Entitlements referred to in such Issue Materials.

Neither the receipt of the Letter of Offer nor any sale of Rights Equity Shares hereunder, shall, under any circumstances, create any implication that there has been no change in our Company's affairs from the date hereof or the date of such information or that the information contained herein is correct as at any time subsequent to the date of the Letter of Offer or the date of such information.

LAST DATE FOR APPLICATION; The last date for submission of the duly filled in Application Form or a plain paper Application is Monday, May 6, 2024 i.e., Issue Closing Date. Our Board or Rights Issue Committee may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date).

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchange and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by our Board or Rights Issue Committee, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or Rights Issue Committee shall be at liberty to dispose of the Equity Shares hereby offered, as set out in "Terms of the Issue - Basis of Allotment" on page 297.

Please note that on the Issue Closing Date, Applications will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Designated Stock Exchange, being BSE

Please ensure that the Application Form and necessary details are filled in. In place of Application number, Investors can mention the reference number of the e-mail received from Registrar to the Issue informing about their Rights Entitlement or last eight digits of the demat account. Alternatively, SCSBs may mention their internal reference number in place of application number.

ALLOTMENT OF THE EQUITY SHARES IN DEMATERIALIZED FORM; Please note that the equity shares applied for in this issue can be allotted only in dematerialized form

and to the same depository account in which our equity shares are held by such investor on the record date, for details, see "Terms of the Issue - Allotment Advice or Refund / Unblocking of ASBA Accounts" on page 298 of the Letter of Offer.

Continued on next page

FINANCIAL EXPRESS

INVESTORS MAY PLEASE NOTE THAT EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM

LISTING: The existing Equity Shares of our Company are listed on BSE Limited ("BSE") (the "Stock Exchange"). Our Company has received "in-principle" approval from BSE for listing the Rights Equity Shares proposed to be issued pursuant to the Issue pursuant to their letter dated December 4, 2023. Our Company will also make application to the Stock Exchange to obtain trading approval for the Rights Entitlements as required under the SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020. For the purposes of the Issue, the Designated Stock Exchange is BSE.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that submission of Letter of Offer to SEBI should not in, anyway, be deemed or construed that SEBI has cleared or approved the Letter of Offer. The investors are advised to refer to the full text "Other Regulatory and Statutory Disclosures - Disclaimer clause of SEBI" beginning on page no. 267 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that submission of Letter of Offer to BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the full text "Other Regulatory and Statutory Disclosures - Disclaimer clause of BSE" beginning on page no. 270 of the Letter of Offer.

BANKER TO THE ISSUE/ESCROW COLLECTION BANK/REFUND BANKER: AXIS BANK LIMITED

MONITORING AGENCY: CARE Ratings Limited

DISPATCH AND AVAILABILITY OF ISSUE MATERIALS: In accordance with the SEBI ICDR Regulations, and SEBI Rights Issue Circulars, the dispatch of the Letter of Offer the Abridged Letter of Offer, the Application Form, the Rights Entitlements Letter and other Issue Materials which was completed on April 10, 2024 and was dispatched only to the Eligible Equity Shareholders who have a registered address in India or who have provided an Indian address to our Company and who are located in jurisdictions where the offer and sale of the Rights Entitlement or Rights Equity Shares is permitted under laws of such jurisdiction and does not result in and may not be construed as, a public offering in such jurisdictions. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Letter of Offer, the Application Form, the Rights Entitlements Letter and

other Issue Materials has been sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Application Form, the Rights Entitlements Letter and other Issue Materials has been physically dispatched, on a reasonable effort basis, to the Indian addresses provided by them. Those overseas Shareholders who do not update our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we propose to dispatch the Issue Materials, shall not be sent the Issue Materials.

Investors can access the Letter of offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity Shares under applicable laws) on the websites of: (i) our Company at www.shivacement.com; (ii) the Registrar at https://rights.kfintech.com; (iii) the Lead Manager, i.e., JM Financial Limited at www.jmfl.com; (iv) the Stock Exchanges being BSE, at www.bseindia.com.

To update the respective Indian addresses/e-mail addresses/phone or mobile numbers in the records maintained by the Registrar or by our Company, Eligible Equity Shareholders should visit https://rights.kfintech.com. Further, our Company along with the Lead Manager will undertake all adequate steps to reach out the Eligible Equity Shareholders who have provided their Indian address

through other means, as may be feasible.

Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website of the Registrar to the Issue (i.e., https://rights.kfintech.com) by entering their DP ID and Client ID or Folio Number (for Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date) and PAN. The link for the same shall also be available on the website of our Company (i.e., www.shivacement.com).

Please note that neither our Company nor the Registrar nor the Lead Manager shall be responsible for not sending the physical copies of Issue materials, including the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form or delay in the receipt of the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form attributable to non-availability of the e-mail addresses of Eligible Equity Shareholders or electronic transmission delays or failures, or if the Application Forms or the Rights Entitlement Letters are delayed or misplaced in the transit. The Letter of Offer is also available on the website of SEBI at www.sebi.gov.in

The Material Contracts and Documents for Inspection is available for inspection on the website of the Company at https://shivacement.com/material-documents/ from the date of Letter of Offer until the Issue Closing Date and may also be inspected at the Registered Office between 10.00 am and 5.00 pm on all working days from the date of Letter of Offer until the Issue Closing Date.

LEAD MANAGER TO THE ISSUE

JM Financial Limited



Place: Kutra, District Sundargarh

Date : April 29, 2024

7th Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025, Maharashtra, India. Telephone: +91 22 6630 3030 JM FINANCIAL E-mail: shivacement.rights@jmfl.com Investor grievance e-mail: grievance.ibd@jmfl.com Website: www.jmfl.com Contact person: Prachee Dhuri SEBI registration no.: INM000010361



KFin Technologies Limited (Formerly known as KFin Technologies Private Limited) Selenium Tower-B, Plot no. 31 and 32, Financial District, Nanakramguda, Serilingampally Hyderabad, Rangareddi 500 032, Telangana, India Telephone.: +91 40 6716 2222; E-mail: scl.rights@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com Website: www.kfintech.com Contact Person: M Murali Krishna SEBI registration no.: INR000000221

REGISTRAR TO THE ISSUE

COMPANY SECRETARY AND COMPLIANCE OFFICER

Sneha Bindra, Company Secretary and Compliance Officer Address: Village Telighana, Birangatoli, Kutra, Sundargarh - 770 018, Odisha, India: Tel.: + 91 661 246 1300 E-mail: cs@shivacement.com Website: www.shivacement.com

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSB where the Application Form, or the plain paper application, as the case may be, to be submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For details on the ASBA process, please see the section entitled "Terms of the Issue" on page 274 of the Letter of Offer.

> On behalf of Board of Directors For Shiva Cement Limited

Sneha Bindra Company Secretary and Compliance Officer

Shiva Cement Limited is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer is available on the website of SEBI at www.sebi.gov.in, the Stock Exchange i.e. BSE Limited at www.bseindia.com and on the website of Lead Manager to the Issue i.e. JM Financial Limited at www.jmfl.com. Investors should note that that investment in equity shares involves a degree of risk and for details relating to the same, please see section titled "Risk Factors" beginning on page 18 of the Letter of Offer. The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the U.S. Securities Act or any state securities laws in the United States, except in a transaction exempt from, or not subject to, the registration requirements of the U.S. Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares are being offered and sold only in 'offshore transactions' as defined in jurisdictions where such offer and sale of the rights Equity Shares is permitted under laws of such jurisdiction. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlements. There is no intention to register any portion of the Issue of any of the securities described herein in the United States or to conduct a public offering of securities in the United States.

MIRAE ASSE Mutual Fund

NOTICE CUM ADDENDUM NO. AD/25/2024

Unaudited half-yearly financial results for the schemes of Mirae Asset Mutual Fund for the period ended March 31, 2024.

Notice is hereby given that in line with Regulation 59 of SEBI (Mutual Funds) Regulations, 1996 read with Clause 5.3 of SEBI Master Circular dated May 19, 2023, the Unaudited Half Yearly Financial Results for the half year ended March 31, 2024 is hosted on the website of the company i.e. www.miraeassetmf.co.in in a user friendly and downloadable format.

Investors are requested to take note of the same.

For and on behalf of the Board of Directors of MIRAE ASSET INVESTMENT MANAGERS (INDIA) PVT. LTD. (Asset Management Company for Mirae Asset Mutual Fund)

Place: Mumbai Date : April 29, 2024 **AUTHORISED SIGNATORY** MIRAE ASSET MUTUAL FUND (Investment Manager: Mirae Asset Investment Managers (India) Private Limited) (CIN: U65990MH2019PTC324625).

Registered & Corporate Office: 606, 6th Floor, Windsor Building, Off CST Road, Kalina, Santacruz (E), Mumbai - 400098. 2 1800 2090 777 (Toll free), Customercare@miraeasset.com www.miraeassetmf.co.in

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



Can Fin Homes Limited

CIN:L85110KA1987PLC008699 Registered Office No.29/1, Ist Floor, Sir M N Krishna Rao Road, Basavanagudi, Bengaluru - 560004 Ph: 080-48536192, Fax: 080-26565746 E-mail: compsec@canfinhomes.com Web: www.canfinhomes.com

Statement of Standalone Audited Financial Results for the fourth Quarter and Year ended 31/03/2024 (₹ in Lakhs)

| SI. No. | Particulars | Quarter ended (31/03/2024) | Year to Date (31/03/2024) | Quarter ended (31/03/2023) | Previous year ended (31/03/2023) |
|------------|---|----------------------------------|---|----------------------------------|--|
| STORES | | Audited | Audited | Audited | Audited |
| 1 | Total Income from operations (net) | 92,764.10 | 3,52,469.36 | 76,429.08 | 2,74,313.11 |
| 2 | Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) | 26,995.30 | 95,753.15 | 19,798.83 | 82,403.17 |
| 3 | Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) | 26,995.30 | 95,753.15 | 19,798.83 | 82,403.17 |
| 4 | Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) | 16,579.69 | 62,121.23 | 16,579.69 | 62,121.23 |
| 5 | Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] | 20,902.98 | 75,069.88 | 16,589.78 | 62,060.56 |
| 6 | Paid-up equity share capital (Face value of ₹ 2/- per share) | 2,663.31 | 2,663.31 | 2,663.31 | 2,663.31 |
| 7 | Reserves (excluding Revaluation Reserves) (Audited) | 4,31,721.99 | 4,31,721.99 | 3,62,064.81 | 3,62,064.81 |
| 8 | Securities Premium Account | 27,297.54 | 27,297.54 | 27,297.54 | 27,297.54 |
| 9 | Net Worth (Audited) | 4,34,385.30 | 4,34,385.30 | 3,64,728.12 | 3,64,728.12 |
| 10 | Paid up Debt Capital / Outstanding Debt | 31,86,293.61 | 31,86,293.61 | 29,06,806.70 | 29,06,806.70 |
| 11 | Outstanding Redeemable Preference Shares | - | | | |
| 12 | Debt Equity Ratio | 7.34 | 7.34 | 7.97 | 7.97 |
| 13 | Earnings Per Share (of ₹ 2/- each) (for continuing and discontinued operations) (a) Basic (b) Diluted | 15.70 15.70 | 10.000000000000000000000000000000000000 | 5-4800000 | 3035333 |
| | | NotAnnualised | Annualised | NotAnnualised | Annualised |
| 14 | Capital Redemption Reserve | | | - | |
| 15 | Debenture Redemption Reserve | | Not Applicable | | Not Applicable |
| 16 | Debt Service Coverage Ratio | Not Applicable | Not Applicable | Not Applicable | Not Applicable |
| 17 | Interest Service Coverage Ratio | 1.43 | 1.43 | 1.48 | 1.48 |

(a) The above is an extract of the detailed format of standalone audited financial results for the guarter and year ended March 31, 2024 filed with National Stock Exchange of India Limited and BSE Limited under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone audited financial results are available on the National Stock Exchange of India Limited website (URL:https://www.nseindia.com), BSE Limited website (URL:https://www.bseindia.com) and on the website of the Company (URL:https://www.canfinhomes.com)

(b) In compliance with Reg.33 and 52 of SEBI (LODR) Regulations, 2015, the above financial results for the quarter and year ended March 31, 2024 have been reviewed and recommended by the Audit Committee of the Board and subsequently approved by the Board of Directors at their respective meetings held on April 29, 2024. The above results have been subjected to audit by the Joint Statutory Auditors of the Company, in terms of the said regulations.

For the other line items referred in regulation 52 (4) of the Listing Regulations, pertinent disclosures have been made and available on the National Stock Exchange of India Limited website (URL:https://www.nseindia.com), BSE Limited website (URL:https://www.bseindia.com) and on the website of the Company (URL:https://www.canfinhomes.com)

(d) There are no changes in the accounting policies for the year ended March 31, 2024 and there is no impact on net profit/loss, total comprehensive income or any other relevant financial item.

(e) At the Board meeting held on April 29, 2024, the Board of Directors have recommended final dividend of ₹ 4/- per equity share of face value of ₹ 2/- each, subject to approval of the shareholders at the Annual

(f) Figures of the previous periods have been regrouped/ reclassified wherever necessary to conform to current period's classification. For and on behalf of the Board of Directors of Can Fin Homes Lmited.

Sd/-SURESH SIYER



Place: Mumbai

Date: April 29, 2024

QUANTUM MUTUAL FUND FOR THOUGHTFUL INVESTORS

Investment Manager: Quantum Asset Management Company Private Limited Floor, Apeejay House, 3 Dinshaw Vachha Road, Backbay Reclamation, Churchgate, Mumbai - 400020 Toll Free No.: 1800-209-3863 / 1800-22-3863 Email: CustomerCare@QuantumAMC.com Website: www.QuantumAMC.com CIN: U65990MH2005PTC156152

NOTICE NO. 2 / 2024

NOTICE

Notice is hereby given to the Investors/Unit holders of all the Scheme(s) of Quantum Mutual Fund (Fund) that in accordance with Regulation 59 of SEBI (Mutual Funds) Regulations, 1996, as amended from time to time, read with SEBI Master Circular No. SEBI/HO/IMD/IMD-PoD-1/P/CIR/2023/74 dated May 19, 2023, Unaudited Half Yearly Financial Results of all the Scheme(s) of the Fund for the half year ended March 31, 2024, is hosted on the website www.QuantumAMC.com in a user-friendly and downloadable format on April 29, 2024.

> For Quantum Asset Management Company Private Limited (Investment Manager - Quantum Mutual Fund) Jimmy A Patel Managing Director and Chief Executive Officer

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

PUBLIC NOTICE

INVITATION FOR EXPRESSION OF INTEREST TO RUN THE **OPERATIONS OF "LAKSHMI PRECISION SCREWS LIMITED (A COMPANY UNDERGOING CORPORATE INSOLVENCY** RESOLUTION PROCESS (CIRP).

"Lakshmi Precision Screws Limited" (herein after referred as Corporate Debtor) is currently undergoing Insolvency Resolution Process (CIRP) and Mr. Deepak Thukral is the Resolution Professional of the corporate debtor. In accordance with the directives of the Committee of Creditors, the Resolution

Professional hereby invites expressions of interest from interested parties to run the operations of the company on monthly commitment amount. It is important to note that the nanagement and control of the corporate debtor shall remain with the Resolution Professional throughout the said arrangements. Lakshmi Precision Screws Ltd. was established in the year 1972 in Rohtak (Haryana)

which has a close proximity being just sixty kms. from the National Capital, New Delhi and alls in the northern region of India. The Corporate Debtor has four well equipped plants. The locations of the said plants are mentioned as below: No. Particulars Address 1 Plant 1 & 2 46/1 Mile Stone Northern Bue Pass Hissar Road Robtak - 124 001

| 1. | riain i o z | Haryana (India) |
|-----|-----------------------------|---|
| 2. | | Plot No. 153, Sector-3, IMT Manesar, Gurgaon-122050 Haryana (India) |
| 3. | Plant 4 | N. H. 10, Delhi Road, Kharawar By Pass, Rohtak -124001, Haryana, (India) |
| Fon | ging (Cold fo h as Autom | engaged in manufacturing of Wire rod processing and Drawing, Annealing, orging and Hot forging) etc. and further provide services to various sectors obiles, Wind Energy, Oil & Gas, Locomotives, Agriculture Equipment hine Building, after market (dealer market) and different Industrial and its |

nterested parties are cordially invited to submit their Expression of Interest (EOI) along with relevant details showcasing their qualifications and experience within 15 days from the date of publication for running the operations or all the plants or any of the above. Kindly share your EOI through email at ip.lakshmiprecision@ducturus.com or send the same though registered post at SCO 818, First Floor, above Yes Bank, NAC, Manimajra-160101, Chandigarh. For any inquiries or clarification regarding this invitation, please feel free to

Please note that the submission of the Expression of Interest does not ensure selection. and the Resolution Professional/Committee of Creditors reserves the right to accept or reject any or all submissions at his/its sole discretion.

Deepak Thukral Resolution Professional For Lakshmi Precision Screws Limited Regn No. IBBI/IPA-002/IP-N00182/2017-18/10453 Email: For Correspondence: ip.lakshmiprecision@gmail.com Email: Regd. With IBBI- deepakthukral1@gmail.com Address: - H. No. 237/1, 44-A, Chandigarh, 160047 Phone No. 94174-96655

LAGNAM SPINTEX LIMITED CIN: L17119RJ2010PLC032089

Registered Office: A 51-53, RIICO Growth Centre Hamirgarh, Bhilwara- 311001, Rajasthan, India. Tel: +91 9461656067, Website: www.lagnamspintex.com, E-mail: rparashar@lagnam.com

Extract of Audited Financial Results for the Quarter and Year Ended 31st March, 2024 (Rs in Lac

Year Ended Quarter Ended **Particulars** 31.03.2024 31.12.2023 31.03.2023 31.03.2024 31.03.2023 Audited Audited Audited Audited Unaudited 43750.24 30465.93 Total Income From Operations 14964.81 12357.62 9037.14 Net Profit / (Loss) for the period. (before tax, and 1272.32 1029.79 679.73 227.37 2081.86 Exceptional and/or Extraordinary items) 1029.79 679.73 Net Profit / (Loss) for the period before tax 227.37 2081.86 1272.32 (after Exceptional and/or Extraordinary items) 729.86 (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period 735.36 463.40 172.48 1466.26 Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)] Equity Share Capital 1766.90 1766.90 1766.90 1766.90 1766.90 Reserves (excluding Revaluation Reserve) as show 7,661.94 9.128.20 in the Audited Balance Sheet as at 31,03,2024 Earning Per Share (of Rs. 10/- each) 2.62 0.86 8.25 5.53 2. Diluted 8.25

are the schedule without any cost overrun. w.e.f. 31st January, 2024 as against the scheduled date of commissioning i.e. 01st April, 2024 (2)The abound a results were reviewed by the Audit Committee and approved & taken on record by the Board of Directors at their Meeting held on Monday, 29th April. 24 (3). The Board of Directors have recommended final dividend of Rs. 0.50/- ipar value of Rs. 10/- each) per equity share for the financial year 2023-24 per equity share, subject to approval of the shareholders (4). This statement has prepared in accordance with Indian Accounting Standards (1nd AS rifed under section 133 of the Companies Act, 2013, read together with the Companies (Indian Accounting Standards) Rule, 2015, as amended and other ian Generally Accepted Accounting Practices and Policies to the extent applicable (5). The figures of the previous period have been regrouped/rearrange. and/or reclassified wherever necessary. (5) The above is an extract of the detailed Financial Results for the Quarter and Year ended 31st March, 2024 filed with the Stock Exchange under regulation 33 of the SEBI (Listing Obligation) and Disclosures Requirements) Regulations, 2015. The full format of the Quarter and Year ended 31st March 2024. Financial Results are available on the Stock Exchange website i.e. wire needed and Company's website.

ote: (1). The Expansion Project of 41.472 spindles at the cost of Rs. 218.00 Crs to produce 100% Cotton "Compact Yarn" has been commiss

Dated: 29-04-2024 Place: Bhilwara

Anand Mangal Managing Director DIN 03113542

ROSSARI BIOTECH LIMITED (AN ISO9001:2005 & 14001:2015 Certified Company)

CIN: L24100MH2009PLC194818

Regd. Office: 201 A & B, 2" Floor, Akruti Corporate Park, L.B.S. Marg.

Next to GE Gardens, Kanjurmarg (W) Mumbai - 400 078

T: +91-22-6123 3800 F: + 91-22-25796982 E: info@rossari.com W: www.rossari.com EXTRACT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER AND FINANCIAL YEAR ENDED 31ST MARCH, 2024

| | Quarter ended | Financial Year ended | Quarter ended | |
|--|----------------|---|-----------------|--|
| Particulars | 31" Mar., 2024 | 31" Mar., 2024 | 31st Mar., 2023 | |
| 1.000000000000000000000000000000000000 | Unaudited* | Audited | Unaudited* | |
| Total income from operations | 4,727.15 | 18,305.58 | 4,064.66 | |
| Net Profit for the period (before Tax, Exceptional items | 200000000 | 100000000000000000000000000000000000000 | 625555 | |
| and/or Extraordinary items) | 455.69 | 1,776.15 | 372.31 | |
| Net Profit for the period before tax (after Exceptional | | | | |
| items and/or Extraordinary items) | 455.69 | 1,776.15 | 372.31 | |
| Net Profit for the period after tax (after Exceptional items | 0200000 | 1/10/11/2/00/00/1 | 0.00000000 | |
| and/or Extraordinary items) | 341.32 | 1,306.89 | 289.79 | |
| Total Comprehensive Income for the period [Comprising Profit / (Loss) | | | | |
| for the period (after tax) and Other Comprehensive Income (after tax)] | 338.88 | 1,306.98 | 293.29 | |
| Paid up Equity Share Capital (Face value of Rs 2 per share) | 110.49 | 110.49 | 110.31 | |
| Other Equity | | | | |
| Earnings per equity share (in Rs.) | | | | |
| Basic | 6.18** | 23.67 | 5.25** | |
| Diluted | 6.17** | 23.62 | 5.24** | |

Rs. in Million Additional Information on Standalone Financial Results is as follows Quarter ended Financial Year ended Quarter ended 31" Mar., 2024 31" Mar., 2024 31" Mar., 2023 **Particulars** Unaudited* Audited Unaudited* 3,138.04 12,029.10 (a) Total income from operations 2,636.42 (b) Profit Before Tax 347,45 1,341.34 302.29 (c) Profit After Tax 261.68 996.45 231.39 "The figures of the last quarter are the balancing figure between audited figures in respect of full financial year and published year to

The Consolidated financial results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 29" April, 2024. A review of the above interim financial results has been carried out by the statutory.

The above is an extract of 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 Exchange where shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com and also on the website of the Company i.e. www.rossari.com.

For ROSSARI BIOTECH LIMITED

Place : MUMBAI

EDWARD MENEZES Executive Chairman



L.G. BALAKRISHNAN & BROS LIMITED Registered Office: 6/16/13 Krishnarayapuram Road, Ganapathy, Coimbatore-641 006

Date : 29" April, 2024

CIN NO.L29191TZ1956PLC000257 Tel: 0422-2532325

E-mail: info@lgb.co.in Website: www.lgb.co.in

STATEMENT OF STANDALONE/CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE YEAR ENDED 31-03-2024

ROLON

1,33,393.79

86.44

86.44

DIN:00149205

Rs. in Lakhs

,10,107.18

80.25

80.25



Particulars

Reserves (excluding Revaluation Reserves as shown

in the balance sheet of previous year)

(of Rs.10/- each) (*not annualised)

Quarter ended Year ended Quarter ended Year ended

31.03.2024 31.12.2023 31.03.2023 31.03.2024 31.03.2023 31.03.2024 31.12.2023 31.03.2023 31.03.2024 31.03.2023 Standalone Consolidated 50,259.77 2,23,104.29 2,08,565.31 60,695.69 60,036.83 52,302.16 2,34,604.59 2,20,297.79 57,890.96 57,016.67 Total Income from operations 2 Net Profit/(Loss) for the period (before tax. Exceptional 8,780.44 8,869.94 9,686.53 9.582.29 7,700.24 35,576.56 31,517.13 7,503.72 35.790.67 32,001.19 and/or Extraordinary items) Net Profit/(Loss) for the period before tax (after Exceptional 36,471.34 9,202.60 9,582,29 8,502.79 36,257.23 33,546.61 9,292.10 9,686.53 8,306,27 34,030.67 and/or Extraordinary Items) 4 Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary Items) 6,692.69 7,168.86 5,669.76 26,950.33 24,769.58 6,782.15 7,273.08 5,452,40 27,149.58 25,232.80 6,898.59 8,854.32 5.554.12 27,552.58 31,008.37 28,015.80 Total Comprehensive Income for the period [Comprising 30,787.10 6,984.79 8,983.82 5,336.76 Profit/ (Loss) for the period (after tax) and Other Comprehensive income (after tax)] 3.139.24 3,139.24 3,139.24 3,139.24 3,139.24 3,139.24 3,139,24 3,139,24 3,139.24 3,139.24

1,31,286.94 1,08,443.22

85.85

85.85

78.90

78.90

21.62*

21.62*

23.11*

23.11*

date figures upto third quarter of the respective financial year.

Note:

(a) Basic

(b) Diluted

Equity Share Capital

B Earnings Per Share

The above is an extract of the detailed format of Quarterly/Year ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Yearly Financial Results are available on the websites of the Stock Exchanges on which shares of the Company are listed, namely, www.bseindia.com, www.nseindia.com and available on the Company's website www.lgb.co.in

18.06*

18.06*

Exceptional item represents Loss on Sale of Land & Building and Subsidy received. Coimbatore

By Order of the Board, For L.G. BALAKRISHNAN & BROS LIMITED **B. VIJAYAKUMAR** EXECUTIVE CHAIRMAN

17.33*

17.33*

Place : Bengaluru

Date : April 29, 2024

Managing Director & CEO

29.04.2024





21.32*

21.32*

22.84*

22.84*







This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated March 28, 2024 (the "Letter of Offer" or the "LOF" filed with stock exchange namely BSE Limited ("BSE") ("Stock Exchange") and Securities Exchange Board of India ("SEBI").

SHIVA CEMENT LIMIT

Shiva Cement Limited (our "Company" or the "Issuer") was incorporated in Odisha as a public limited companies, Act, 1956, pursuant to a certificate of incorporation dated August 12, 1985 issued by the Registrar of Companies, Odisha at Cuttack ("RoC"). Our Company was issued a certificate for commencement of business dated August 13, 1985 by the RoC. For details in relation to the changes in the registered office of our Company, see "General Information" on page 51 of the Letter of Offer.

Registered and Corporate Office: Village Telighana, Birangatoli, Kutra, Sundargarh – 770 018, Odisha, India; Telephone: +91 661 246 1300

Contact Person: Sneha Bindra, Company Secretary and Compliance Officer | E-mail: cs@shivacement.com; Website: www.shivacement.com | Corporate Identity Number: L26942OR1985PLC001557

OUR PROMOTERS: PARTH JINDAL AND JSW CEMENT LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ONLY

ISSUE OF UP TO 10,00,00,000* FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹2 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹38 PER RIGHTS EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹40,000 LAKHS* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 20 RIGHTS EQUITY SHARES FOR EVERY 39 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON WEDNESDAY, APRIL 3, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 274 OF THE LETTER OF OFFER. *Assuming full subscription.

ADDENDUM - NOTICE TO INVESTORS

This addendum ("Addendum") is being issued pursuant to item (4) of Schedule IX of the SEBI ICDR Regulations. This Addendum should be read in conjunction with the letter of offer dated March 28, 2024 ("LOF") filed by our Company with SEBI and the BSE along with the ALOF, the Application Form and other applicable Issue Materials that have been dispatched to the Eligible Equity Shareholders of our Company. The Eligible Equity Shareholders are requested to please note the following:

Pursuant to Regulation 30 (read with Part A of Schedule III) and Regulation 33 of the SEBI Listing Regulations, our Board of Directors in its meeting held on Thursday, April 25, 2024, has approved the statement of audited financial results of the Company for the quarter and financial year ended March 31, 2024 and the audit report of our Statutory Auditor thereon for the guarter and financial year ended March 31, 2024, the details of which are available on the website of the BSE at www.bseindia.com and on the Company's website at www.shivacement.com.

This Addendum shall be communicated to SEBI and the Stock Exchange. Further, this Addendum can be accessed on the website of our Company at www.shivacement.com and the Lead Manager at www.jmfl.com.

Investors should only rely on the information included in this Addendum, the LOF, the ALOF, the Application Form and other applicable Issue materials while making an investment decision in relation to the Issue. All capitalized terms used and not defined herein shall have the meaning assigned to them in the LOF.

ISSUE PROGRAMME

ISSUE OPENED ON: MONDAY, APRIL 22, 2024

LAST DATE FOR ON MARKET RENUNCIATIONS*: TUESDAY, APRIL 30, 2024

MONDAY, MAY 6, 2024

ISSUE CLOSES ON#:

*Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncee(s) on or prior to the Issue Closing Date. #Our Board or a duly authorized committee thereof will have the right to extend the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

ASBA*

Simple, Safe, Smart way of making an application - Make use of it

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

Registrar not having any liability to the Investor. The plain paper Application format is available on the website of the Registrar at https://rights.kfintech.com.

Process for making an Application in the Issue:

In accordance with Regulation 76 of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application

The Application Form can be used by the Eligible Equity Shareholders as well as the Renouncees, to make Applications in this Issue basis the Rights Entitlement credited in their respective demat accounts or demat suspense escrow account, as applicable. For further details on the Rights Entitlements and demat suspense escrow account, please see "Terms of the Issue - Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders" on page 289 of the Letter of Offer.

Please note that one single Application Form shall be used by Investors to make Applications for all Rights Entitlements available in a particular demat account or entire respective portion of the Rights Entitlements in the demat suspense escrow account in case of resident Eligible Equity Shareholders holding shares in physical form as on Record Date and applying in this Issue, as applicable. In case of Investors who have provided details of demat account in accordance with the SEBI ICDR Regulations, such Investors will have to apply for the Rights Equity Shares from the same demat account in which they are holding the Rights Entitlements and in case of multiple demat accounts, the Investors are required to submit a separate Application Form for each demat account.

Investors may apply for the Rights Equity Shares by submitting the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts.

Investors are also advised to ensure that the Application Form is correctly filled up stating therein the ASBA Account in which an amount equivalent to the amount payable on Application as stated in the Application Form will be blocked by the SCSB.

Investors should note that they should very carefully fill-in their depository account details and PAN in the Application Form or while submitting application through online/electronic Application through the website of the SCSBs (if made available by such SCSB). Please note that incorrect depository account details or PAN or Application Forms without depository account details shall be treated as incomplete and shall be rejected. For details, please see "Terms of the Issue - Grounds for Rejection" on page 284 of the Letter of Offer. Our Company, the Lead Manager, the Registrar to the Issue and the SCSBs shall not be liable for any incomplete or incorrect demat details provided by the Investors.

Additionally, in terms of Regulation 78 of the SEBI ICDR Regulations, Investors may choose to accept the offer to participate in this Issue by making plain paper Applications. Please note that SCSBs shall accept such applications only if all details required for making the application as per the SEBI ICDR Regulations are specified in the plain paper application and that Eligible Equity Shareholders making an application in this Issue by way of plain paper applications shall not be permitted to renounce any portion of their Rights Entitlements. For details, please see "Terms of the Issue - Making of an Application by Eligible Equity Shareholders on Plain Paper under ASBA process" on page 278 of

Options available to the Eligible Equity Shareholders: The Rights Entitlement Letter will clearly indicate the number of Rights Equity Shares that the Eligible Equity Shareholder is entitled to. The details of each of the Eligible Equity Shareholders' Rights Entitlement have been sent to the Eligible Equity shareholder separately along with the Application Form and would also be available on the website of the Registrar to the Issue at https://rights.kfintech.com and link of the same would also be available on the website of our Company at www.shivacement.com. Respective Eligible Equity Shareholder can check their entitlement by keying their requisite details therein.

If the Eligible Equity Shareholder applies in this Issue, then such Eligible Equity Shareholder can: (i) apply for its Rights Equity Shares to the full extent of its Rights Entitlements; (ii) apply for its Rights Equity Shares to the extent of part of its Rights Entitlements (without renouncing the other part); (iii) apply for Rights Equity Shares to the extent of part of its Rights Entitlements and renounce the other part of its Rights Entitlements; (iv) apply for its Rights Equity Shares to the full extent of its Rights Entitlements and apply for Additional Rights Equity Shares; (v) renounce its Rights Entitlements in full.

Making of an Application through the ASBA process: An Investor, wishing to participate in the Issue through the ASBA facility, is required to have an ASBA enabled bank account with SCSBs, prior to making the Application, Investors desiring to make an Application in the Issue through ASBA process, may submit the Application Form in physical mode to the Designated Branches of the SCSB or online/ electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB. to block Application Money payable on the Application in their respective ASBA Accounts.

For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/other/Other/Other/Action.do?doRecognised Fpi=yes&intmld=34.

Investors should ensure that they have correctly submitted the Application Form and have provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application.

Please note that subject to SCSBs complying with the requirements of the SEBI circular bearing reference number CIR/CFD/DIL/13/2012 dated September 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing reference number CIR/CFD/ DIL/1/2013 dated January 2, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in the Issue and clear demarcated funds should be available in such account for such an Application.

The Lead Manager, our Company, its Directors, its employees, affiliates, associates and their respective directors and officers and the Registrar shall not take any responsibility for acts, mistakes, errors, omissions and commissions etc., in relation to Applications accepted by SCSBs, Applications uploaded by SCSBs, Applications accepted but not uploaded by SCSBs or Applications accepted and uploaded without blocking funds in the ASBA Accounts.

Investors applying through the ASBA facility should carefully read the provisions applicable to such Applications before making their Application through the ASBA process. For details on "Terms of the Issue - Making of an Application through the ASBA process" please refer to page 278 of the Letter of Offer.

APPLICATION ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity Shareholder in India who is eligible to apply may make an Application to subscribe to this Issue on plain paper in terms of Regulation 78 of SEBI ICDR Regulations in case of non-receipt of Application Form as detailed above. In such cases of non-receipt of the Application Form through physical delivery (where applicable) and the Eligible Equity Shareholder not being in a position to obtain it from any other source may make an Application to subscribe to this Issue on plain paper with the same details as per the Application Form that is available on the website of the Registrar, Stock Exchange or the Lead Manager. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any Eligible Equity Shareholder who has not provided an Indian address. Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize

The Application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars:

- Name of our Company, being Shiva Cement Limited;
- 2. Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository); 3. Folio Number (in case of Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date)/DP and Client ID;
- Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to this Issue;
- Number of Equity Shares held as on Record Date;
- Allotment option only dematerialised form; Number of Rights Equity Shares entitled to:
- Number of Rights Equity Shares applied for within the Rights Entitlements;
- 9. Number of Additional Rights Equity Shares applied for, if any (applicable only if entire Rights Entitlements have been applied for); Total number of Rights Equity Shares applied for;
- Total amount paid at the rate of ₹ 40 per Rights Equity Share;
- 13. In case of non-resident Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO account such as the account number, name, address and branch of the SCSB with which the account is maintained;
- Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account; Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB);
- 16. An approval obtained from any regulatory authority, if required, shall be obtained by the Eligible Equity Shareholders and a copy of such approval from any regulatory

the Application Form for any purpose including renunciation even if it is received subsequently.

authority, as may be required, shall be sent to the Registrar at: KFin Technologies Limited (Formerly known as KFin Technologies Private Limited)

Selenium Tower-B, Plot no. 31 and 32, Financial District, Nanakramguda, Serilingampally Hyderabad, Rangareddi 500 032, Telangana, India Telephone.: +91 40 6716 2222; E-mail: scl.rights@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com

Website: www.kfintech.com Contact Person: M Murali Krishna

SEBI registration no.: INR000000221

17. All such Eligible Equity Shareholders are deemed to have accepted the following:

"I/We understand that neither the Rights Entitlements nor the Rights Equity Shares have been, or will be, registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act"), or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States (including its territories and possessions thereof, any state of the United States and the District of Columbia) (the "United States"), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in compliance with any applicable securities laws of any state of the United States. I/we understand the Rights Equity Shares and Rights Entitlement referred to in this application are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act ("Regulation S") to existing shareholders and located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and in compliance with the applicable laws of such jurisdictions. I/we understand that the Issue is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlements for sale in the United States, or as a solicitation therein of an offer to buy any of the said Rights Equity Shares or Rights Entitlements in the United States. I/we confirm that I /we (a) am/are not in the United States and am/are eligible to subscribe for the Rights Equity Shares under applicable securities laws, (b) am/are complying with laws of jurisdictions applicable to such person in connection with the Issue, and (c) understand that neither the Company, nor the Registrar to the Issue, the Lead Manager nor any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who the Company, the Registrar to the Issue, the Lead Manager or any other person acting on behalf of the Company have reason to believe is in the United States or is outside of India and ineligible to participate in this Issue under the securities laws of their jurisdiction.

I/We will not offer, sell or otherwise transfer any of the Rights Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation. I/We satisfy, and each account for which I/we are acting satisfies, (a) all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of my/our residence, and (b) is eligible to subscribe and is subscribing for the Rights Equity Shares and Rights Entitlements in compliance with applicable securities and other laws of our jurisdiction of residence.

I/We acknowledge that we, the Lead Manager, its affiliates and others will rely upon the truth and accuracy of the foregoing representations, warranties and agreements set

In cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in demat suspense escrow account, as applicable, including cases where an Investor submits Application Forms along with a plain paper Application, such Applications shall be liable to be rejected. Investors are requested to strictly adhere to these instructions. Failure to do so could result in an Application being rejected, with our Company, the Lead Manager and the

Our Company, the Lead Manager and the Registrar shall not be responsible if the Applications are not uploaded by the SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date.

NOTICE TO INVESTORS: The distribution of the Letter of Offer, the Abridged Letter of Offer, Application Form and Rights Entitlement Letter and the issue of Rights Entitlement and Rights Equity Shares to persons in certain jurisdictions outside India may be restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession the Letter of Offer, the Abridged Letter of Offer or Application Form may come are required to inform themselves about and observe such restrictions.

The Letter of Offer, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and any other material relating to the Issue (collectively, the "Issue Materials") have been sent/ dispatched only to the Eligible Equity Shareholders who have provided an Indian address to our Company. In case such Eligible Equity Shareholders have provided their valid e-mail address to our Company, the Issue Materials have been sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Issue Material have been physically dispatched, on a reasonable effort basis, to the Indian addresses provided by them. Those overseas Shareholders who did not update our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we dispatched the Issue Materials, were not sent the Issue Materials.

Investors can also access the Letter of Offer, the Abridged Letter of Offer and the Application Form from the websites of our Company, the Registrar, the Lead Manager, SEBI, and the Stock Exchanges, as applicable.

Our Company, the Lead Manager, and the Registrar will not be liable for non-dispatch of physical copies of Issue Materials, including the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form, in the event the Issue Materials have been sent to the registered email addresses of such Eligible Equity Shareholders.

No action has been or will be taken to permit the Issue in any jurisdiction where action would be required for that purpose, except that the Letter of Offer will be filed with SEBI and the Stock Exchanges. Accordingly, the Rights Entitlement and the Rights Equity Shares may not be offered or sold, directly or indirectly, and the Letter of Offer, and any other Issue Materials may not be distributed, in whole or in part, in or into any jurisdiction (other than in India), except in accordance with legal requirements applicable in such jurisdiction. Receipt of the Letter of Offer or any other Issue Materials (including by way of electronic means) will not constitute an offer, invitation to or solicitation by anyone in any jurisdiction or in any circumstances in which such an offer, invitation or solicitation is unlawful or not authorized or to any person to whom it is unlawful to make such an offer, invitation or solicitation. In those circumstances, the Letter of Offer, and any other Issue Materials must be treated as sent for information only and should not be acted upon for subscription to Rights Equity Shares and should not be copied or re-distributed. Accordingly, persons receiving a copy of the Letter of Offer, and any other Issue Materials should not distribute or send the Letter of Offer or any such documents in or into any jurisdiction where to do so, would or might contravene local securities laws or regulations, or would subject our Company or its affiliates or the Lead Manager or its affiliates to any filing or registration requirement (other than in India). If the Letter of Offer or any other Issue Material is received by any person in any such jurisdiction, they must not seek to subscribe to the Rights Equity Shares or the Rights Entitlements referred to in the Letter of Offer or any of the Issue Materials.

Any person who makes an application to acquire Rights Entitlements and the Rights Equity Shares offered in the Issue will be deemed to have declared, represented, warranted and agreed that such person is permitted to acquire the Rights Entitlements and the Rights Equity Shares in compliance with all applicable laws and regulations prevailing in such person's jurisdiction and India, without requirement for our Company or the Lead Manager or its affiliates to make any filing or registration (other than in India).

Any person who acquires Rights Entitlements or Rights Equity Shares will be deemed to have represented, warranted and agreed, by accepting the delivery of the Letter of Offer. that at the time of subscribing for the Rights Equity Shares or the Rights Entitlements, that it is not and that at the time of subscribing for the Rights Equity Shares or the Rights Entitlements, it will not be, in the United States, and in each case is authorized to acquire the Rights Entitlements and the Rights Equity Shares in compliance with all applicable

Our Company, in consultation with the Lead Manager, reserves the right to treat as invalid any Application Form that: (i) appears to our Company or its agents to have been executed in, electronically transmitted from or dispatched from the United States or any other jurisdictions where the offer and sale of the Rights Equity Shares is not permitted under laws of such jurisdictions; (ii) does not include the relevant certifications set out in the Application Form, including that such person submitting and/or renouncing the Application Form is outside the United States and that such person is eligible to subscribe for the Rights Equity Shares under applicable securities laws and is complying with laws of jurisdictions applicable to such person in connection with the Issue; (iii) where a registered Indian address is not provided or where our Company believes acceptance of such Application Form may infringe applicable legal or regulatory requirements; and our Company shall not be bound to issue or allot any Rights Equity Shares in respect of any such Application Form. For further details, please refer to "Notice to Investors" on page 9 of the Letter of Offer.

NO OFFER IN THE UNITED STATES (OVERSEAS SHAREHOLDERS)

THE RIGHTS ENTITLEMENTS AND THE EQUITY SHARES HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "U.S. SECURITIES ACT"), AND MAY NOT BE OFFERED, SOLD, RESOLD OR OTHERWISE TRANSFERRED WITHIN THE UNITED STATES, EXCEPT PURSUANT TO AN EXEMPTION FROM, OR IN A TRANSACTION NOT SUBJECT TO, THE REGISTRATION REQUIREMENTS OF THE U.S. SECURITIES ACT AND APPLICABLE U.S. STATE SECURITIES LAWS. ACCORDINGLY, THE RIGHTS ENTITLEMENTS (INCLUDING THEIR CREDIT) AND THE EQUITY SHARES ARE ONLY BEING OFFERED AND SOLD OUTSIDE THE UNITED STATES IN OFFSHORE TRANSACTIONS IN RELIANCE ON REGULATION S UNDER THE U.S. SECURITIES ACT ("REGULATION S") AND IN COMPLIANCE WITH THE APPLICABLE LAWS OF THE JURISDICTION WHERE THOSE OFFERS AND SALES OCCUR.

THE OFFERING TO WHICH THIS LETTER OF OFFER RELATES IS NOT, AND UNDER NO CIRCUMSTANCES IS TO BE CONSTRUED AS, AN OFFERING OF ANY EQUITY SHARES OR THE RIGHTS ENTITLEMENTS FOR SALE IN THE UNITED STATES OR AS A SOLICITATION THEREIN OF AN OFFER TO BUY OR TRANSFER ANY OF THE EQUITY SHARES OR RIGHTS ENTITLEMENT. THERE IS NO INTENTION TO REGISTER ANY PORTION OF THE ISSUE OF ANY OF THE SECURITIES DESCRIBED HEREIN IN THE UNITED STATES OR TO CONDUCT A PUBLIC OFFERING OF SECURITIES IN THE UNITED STATES. ACCORDINGLY, ANY DOCUMENTS RELATING TO THE ISSUE SHOULD NOT BE FORWARDED TO OR TRANSMITTED IN OR INTO THE UNITED STATES AT ANY TIME.

Neither our Company, nor any person acting on behalf of our Company, will accept a subscription or renunciation or purchase of the Equity Shares and/ or Rights Entitlements from any person, or the agent of any person, who appears to be, or who our Company, or any person acting on behalf of our Company, has reason to believe is, in the United States when the buy order is made. No Application Form should be postmarked in the United States, electronically transmitted from the United States or otherwise dispatched from the United States or from any other jurisdiction where it would be illegal to make an offer of securities under the Letter of Offer. Our Company is making this Issue on a rights basis to the Eligible Equity Shareholders and will dispatch, only through email, the Abridged Letter of Offer, the Application Form and other applicable Issue materials only to Eligible Equity Shareholders who have provided an Indian address to our Company.

Any person who acquires Rights Entitlements or Equity Shares will be deemed to have declared, warranted and agreed, by accepting the delivery of the Letter of Offer, that it is not and that at the time of subscribing for the Equity Shares or the Rights Entitlements, it will not be, in the United States, and is authorized to acquire the Rights Entitlements and the Equity Shares in compliance with all applicable laws and regulations.

Our Company, in consultation with the Lead Manager, reserves the right to treat as invalid any Application Form which: (i) appears to our Company or its agents to have been executed in, electronically transmitted from or dispatched from the United States or other jurisdictions where the offer and sale of the Equity Shares and/ or the Rights Entitlements is not permitted under laws of such jurisdictions; (ii) does not include the relevant certifications set out in the Application Form, including to the effect that the person submitting and/or renouncing the Application Form is not in the United States and eligible to subscribe for the Equity Shares and/ or the Rights Entitlements under applicable securities laws, and such person is complying with laws of jurisdictions applicable to such person in connection with this Issue and have obtained requisite approvals before applying in this Issue; or (iii) where either a registered Indian address is not provided or our Company believes acceptance of such Application Form may infringe applicable legal or regulatory requirements. Our Company shall not be bound to issue or allot any Equity Shares and/ or the Rights Entitlements in respect of any such Application Form.

The distribution of the Letter of Offer, the Abridged Letter of Offer, Application Form, the Rights Entitlement Letter and other Issue Materials and the issue of Rights Entitlements and the Rights Equity Shares on a rights basis to persons in certain jurisdictions outside India are restricted by the legal requirements prevailing in those jurisdictions. Persons into whose possession the Issue Materials may come, are required to inform themselves about and observe such restrictions.

Our Company is undertaking this Issue on a rights basis to the Eligible Equity Shareholders and the Issue Materials have been dispatched only to the Eligible Equity Shareholders who have a registered address in India or who have provided an Indian address to our Company. In case such Eligible Equity Shareholders have provided their valid e-mail address to our Company, the Issue Materials have been sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Issue Materials, as applicable have been physically dispatched, on a reasonable effort basis, to the Indian addresses provided by them.

Those overseas Shareholders who did not update our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we dispatched the Issue Materials, were not sent the Issue Materials.

Our Company, the Lead Manager, and the Registrar will not be liable for non-dispatch of physical copies of Issue Materials, in the event the Issue Materials have been sent on the registered email addresses of such Eligible Equity Shareholder(s). Investors can also access the Letter of Offer, the Abridged Letter of Offer and the Application Form from the websites of our Company, the Registrar, the Lead Manager, and the Stock Exchange,

No action has been or will be taken to permit the Issue in any jurisdiction where action would be required for that purpose, except that the Draft Letter of Offer was filed with SEBI for observations and the Stock Exchange. Accordingly, the Rights Entitlements and the Rights Equity Shares may not be offered or sold, directly or indirectly, and the Issue Materials or advertisements in connection with the Issue may not be distributed, whole or in part, in or into in any jurisdiction, except in accordance with legal requirements applicable in such jurisdiction. Receipt of the Issue Materials (including by way of electronic means) will not constitute an offer, invitation to or solicitation by anyone in any jurisdiction or in any circumstances in which such an offer, invitation or solicitation is unlawful or not authorized or to any person to whom it is unlawful to make such an offer, invitation or solicitation. In those circumstances, the Issue Materials must be treated as sent for information only and should not be acted upon for subscription to Rights Equity Shares and should not be copied or re-distributed. Accordingly, persons receiving a copy of the Issue Materials should not, in connection with the issue of the Rights Equity Shares or the Rights Entitlements, distribute or send the Issue Materials in or into any jurisdiction where to do so, would or might contravene local securities laws or regulations, or would subject our Company or its affiliates or the Lead Manager or their respective affiliates to any filing or registration requirement (other than in India). If the Issue Materials are received by any person in any such jurisdiction, or by their agent or nominee, they must not seek to subscribe to the Rights Equity Shares or the Rights Entitlements referred

to in such Issue Materials. Neither the receipt of the Letter of Offer nor any sale of Rights Equity Shares hereunder, shall, under any circumstances, create any implication that there has been no change in our Company's affairs from the date hereof or the date of such information or that the information contained herein is correct as at any time subsequent to the date of the Letter of Offer or the date of such information.

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in Application Form or a plain paper Application is Monday, May 6, 2024 i.e., Issue Closing Date. Our Board or Rights Issue Committee may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date).

If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchange and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by our Board or Rights Issue Committee, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or Rights Issue Committee shall be at liberty to dispose of the Equity Shares hereby offered, as set out in "Terms of the Issue - Basis of Allotment" on page 297 of Letter of Offer.

Please note that on the Issue Closing Date, Applications will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Designated Stock Exchange, being BSE.

Please ensure that the Application Form and necessary details are filled in. In place of Application number, Investors can mention the reference number of the e-mail received from Registrar to the Issue informing about their Rights Entitlement or last eight digits of the demat account. Alternatively, SCSBs may mention their internal reference number in place of application number.

ALLOTMENT OF THE EQUITY SHARES IN DEMATERIALIZED FORM: Please note that the equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date, for details, see "Terms of the Issue - Allotment Advice or Refund / Unblocking of ASBA Accounts" on page 298 of the Letter of Offer.

Continued on next page

INVESTORS MAY PLEASE NOTE THAT EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM.

LISTING; The existing Equity Shares of our Company are listed on BSE Limited ("BSE") (the "Stock Exchange"). Our Company has received "in-principle" approval from BSE for listing the Rights Equity Shares proposed to be issued pursuant to the Issue pursuant to their letter dated December 4, 2023. Our Company will also make application to the Stock Exchange to obtain trading approval for the Rights Entitlements as required under the SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated

January 22, 2020. For the purposes of the Issue, the Designated Stock Exchange is BSE. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that submission of Letter of Offer to SEBI should not in, anyway, be deemed or construed that SEBI has cleared or approved the Letter of Offer. The investors are advised to refer to the full text "Other Regulatory and Statutory Disclosures - Disclaimer clause of SEBI" beginning on

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that submission of Letter of Offer to BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the full text "Other Regulatory and Statutory Disclosures - Disclaimer clause of BSE" beginning on page no. 270 of the Letter of Offer.

BANKER TO THE ISSUE/ESCROW COLLECTION BANK/REFUND BANKER: AXIS BANK LIMITED

MONITORING AGENCY: CARE Ratings Limited

page no. 267 of the Letter of Offer.

DISPATCH AND AVAILABILITY OF ISSUE MATERIALS: In accordance with the SEBI ICDR Regulations, and SEBI Rights Issue Circulars, the dispatch of the Letter of Offer, the Abridged Letter of Offer, the Application Form, the Rights Entitlements Letter and other Issue Materials which was completed on April 10, 2024 and was dispatched only to the Eligible Equity Shareholders who have a registered address in India or who have provided an Indian address to our Company and who are located in jurisdictions where the offer and sale of the Rights Entitlement or Rights Equity Shares is permitted under laws of such jurisdiction and does not result in and may not be construed as, a public offering in such jurisdictions. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Letter of Offer, the Application Form, the Rights Entitlements Letter and

other Issue Materials has been sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Application Form, the Rights Entitlements Letter and other Issue Materials has been physically dispatched, on a reasonable effort basis, to the Indian addresses provided by them. Those overseas Shareholders who do not update our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we propose to dispatch the Issue Materials, shall not be sent the Issue Materials.

Investors can access the Letter of offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity Shares under applicable laws) on the websites of: (i) our Company at www.shivacement.com; (ii) the Registrar at https://rights.kfintech.com; (iii) the Lead Manager, i.e., JM Financial Limited at www.jmfl.com; (iv) the Stock Exchanges being BSE, at www.bseindia.com.

To update the respective Indian addresses/e-mail addresses/phone or mobile numbers in the records maintained by the Registrar or by our Company, Eligible Equity Shareholders should visit https://rights.kfintech.com.

Further, our Company along with the Lead Manager will undertake all adequate steps to reach out the Eligible Equity Shareholders who have provided their Indian address through other means, as may be feasible.

Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website of the Registrar to the Issue (i.e., https://rights.kfintech.com) by entering their DP ID and Client ID or Folio Number (for Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date) and PAN. The link for the same shall also be available on the website of our Company (i.e., www.shivacement.com).

Please note that neither our Company nor the Registrar nor the Lead Manager shall be responsible for not sending the physical copies of Issue materials, including the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form or delay in the receipt of the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form attributable to non-availability of the e-mail addresses of Eligible Equity Shareholders or electronic transmission delays or failures, or if the Application Forms or the Rights Entitlement Letters are delayed or misplaced in the transit. The Letter of Offer is also available on the website of SEBI at www.sebi.gov.in

The Material Contracts and Documents for Inspection is available for inspection on the website of the Company at https://shivacement.com/material-documents/ from the date of Letter of Offer until the Issue Closing Date and may also be inspected at the Registered Office between 10.00 am and 5.00 pm on all working days from the date of Letter of Offer until the Issue Closing Date.

LEAD MANAGER TO THE ISSUE

JM Financial Limited 7th Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025, Maharashtra, India. Telephone: +91 22 6630 3030 JM FINANCIAL E-mail: shivacement.rights@jmfl.com Investor grievance e-mail: grievance.ibd@jmfl.com Website: www.imfl.com

Contact person: Prachee Dhuri

SEBI registration no.: INM000010361



KFin Technologies Limited (Formerly known as KFin Technologies Private Limited) Selenium Tower-B, Plot no. 31 and 32, Financial District, Nanakramguda, Serilingampally Hyderabad, Rangareddi 500 032, Telangana, India Telephone.: +91 40 6716 2222; E-mail: scl.rights@kfintech.com Investor grievance e-mail: einward.ris@kfintech.com

Website: www.kfintech.com Contact Person: M Murali Krishna SEBI registration no.: INR000000221

REGISTRAR TO THE ISSUE

COMPANY SECRETARY AND COMPLIANCE OFFICER

Sneha Bindra, Company Secretary and Compliance Officer Address: Village Telighana, Birangatoli, Kutra, Sundargarh - 770 018, Odisha, India;

Tel.: + 91 661 246 1300 E-mail: cs@shivacement.com Website: www.shivacement.com Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSB where the Application Form, or the plain paper application, as the case may be, to be submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For details on the ASBA process, please see the section entitled "Terms of the Issue" on page 274 of the Letter of Offer.

> On behalf of Board of Directors For Shiva Cement Limited

> > Sneha Bindra

Place: Kutra, District Sundargarh Date : April 29, 2024

Company Secretary and Compliance Officer Shiva Cement Limited is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer is available on the website of SEBI at www.sebi.gov.in, the Stock Exchange i.e. BSE Limited at www.bseindia.com and on the website of Lead Manager to the Issue i.e JM Financial Limited at www.jmfl.com. Investors should note that that investment in equity shares involves a degree of risk and for details relating to the same, please see section titled "Risk Factors" beginning on page 18 of the Letter of Offer.

The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the U.S. Securities Act or any state securities laws in the United States, except in a transaction exempt from, or not subject to, the registration requirements of the U.S. Securities Act. Accordingly, the Rights Entitlements and Rights Equity Shares are being offered and sold only in 'offshore transactions' as defined in, and in reliance on, Regulation S under the U.S. Securities Act to existing shareholders located in jurisdictions where such offer and sale of the rights Equity Shares is permitted under laws of such jurisdiction. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlements. There is no intention to register any portion of the Issue of any of the securities described herein in the United States or to conduct a public offering of securities in the United States.

यानियम बेक Union Bank क्षेत्रीय कार्यालयः दूसरी मंजिल महालक्समी मॉल, सी-2, आरडीसी, राजनगर, गाजियाबाद, यूपी–201001

अचल संपत्तियों की बिक्री के लिए बिक्री सूचना

प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 8(6) के प्रावधान के साथ पठित वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण और सुरक्षा हित प्रवर्तन अधिनियम, 2002 के तहत अचल संपत्तियों की बिक्री के लिए ई-नीलामी बिक्री सूचना,

एतदद्वारा सामान्य रूप से जनता को एवं विशेष रूप से उधारकर्ताओं और गारंटीकर्ताओं को नोटिस दिया जाता है कि नीचे वर्णित अचल संपत्ति सुरक्षित लेनदार को गिरवी/चार्ज की गई है, जिसका प्रतीकात्मक / भौतिक (नीचे वर्णित विवरण) कब्ज़ा यूनियन बैंक ऑफ इंडिया के अधिकृत अधिकारी, सुरक्षित ऋणदाता द्वारा लिया गया है, इसे यूनियन बैंक ऑफ इंडिया के सुरक्षित ऋणदाता को निम्नलिखित नामित उधारकर्ताओं, गिरवीकर्ता और ऋणदाता से नीचे उल्लिखित राशि की वसूली के लिए "जैसा है जहां है", — "जैसा है जो है" और "जो कुछ भी है" (संपत्ति वार तिथि और समय नीचे उल्लिखित है) के आधार पर बेचा जाएगा।

| क्र. सं. | उधारकर्ता और गारंटर का नाम और पता | नीलामी हेतु रखी गई चल/अचल संपत्ति का विवरण | उधारकर्ता / गारंटर से बकाया राशि की वसूली की जाएगी | ईएमडी | नीलामी की तिथि एवं समय |
|-------------|--|--|--|--|---|
| 1. | यूनियन बैंक ऑफ इंडिया एससी—47 सी—ब्लॉक शालीमार गार्डन एक्सटेंशन—2 साहिबाबाद गाजियाबाद (यूपी) पिन—201005 1:— श्रीमती सईद आफरीन पत्नी शहजाद हुसैन एफएफ 2, पहली मंजिल, प्लॉट नंबरः 124ए, विक्रम एन्क्लेव गांवः पसौंडा, परगना—लोनी तहसील और जिलाः गाजियाबाद, 2. श्री शहजाद हुसैन पुत्र अली हुसैन फ्लेट नंबरः 2, प्लॉट नंबरः 7 मेट्रो प्लाजा, विक्रम एन्क्लेव साहिबाबाद—201005, 3. श्री इशाक खान पुत्र छोटे खान मकान नंबरः ए —151, पप्पू कॉलोनी ब्लॉक ए, साहिबाबाद 201005 | संख्याः 124ए, विक्रम एन्क्लेव गांवः पसौंडा, परगना—लोनी तहसील और जिलाः गाजियाबाद का वह समस्त टुकड़ा और अंश (संपत्ति विवरण जैसा कि विलेख संख्या—21771 दिनांक 24 /11/2015 में निर्दिष्ट है), उत्तर में: आम सीढ़ी और फ्लैट नंबरः एफएफ—01, दक्षिण में: अन्य संपत्ति, पूर्व में:—प्लॉट नंबरः 123 ,पश्चिम में: —प्लॉट नंबरः | + ब्याज+अन्य खर्चे | बोली वृद्धि रु. 10,20,000 रु. 1,02,000 रु. 10,000 / | 14—05—2024 को समय— प्रातः 11:00 बजे से सायं 4:00 बजे तक |

पंजीकरण, लॉगिन और बोली नियमों के लिए https://www.mstcecommerce.com/auctionhome/ibpi/Index.jsp पर जाएं। बिक्री के विस्तृत नियमों और शतों के लिए, कृपया https://www.unionbankofindia.co.in पर दिए गए लिंक को देखें।

दिनांकः 28.04.2024 स्थानः गाजियाबाद प्राधिकृत अधिकारी, यूनियन बैंक ऑफ इंडिया

...the name you can BANK upon!

सर्किल सस्त्र केंद्र, नोएडा एसएच-12 जगत शॉपिंग कॉम्प्लेक्स गामा 1 ग्रेटर नोएडा गामा-1. ईमेल : cs8290@pnb.co.in

गारंटर / बंधककर्ता के लिये 60 दिवसीय सूचना

दिनांक : 22-04-2024 **1. हरलीन कौर पत्नी सुरिंदर सिंह चंडोक (गारंटर/बंधककर्ता),** जे–5/152 बेसमेंट, राजौरी गार्डन, नई दिल्ली 110027 2. **हरलीन कौर पत्नी सुरिंदर सिंह चंडोक (गारंटर/बंधककर्ता),** सी—129, 6ठवां तल, द फार्मर्स को—ऑपरेटिव ग्रुप हाउसिंग सोसाइटी लिमिटेड, प्लॉट नंबर—8, रोहिणी—13, दिल्ली 3. **हरलीन कौर पत्नी सुरिंदर सिंह चंडोक (गारंटर/बंधककर्ता),** प्लॉट संख्या :– एफ3 एवं एफ4, ग्राम :– जगन्नाथपुर, यूपीएसआईडीसी, औद्योगिक क्षेत्र, बाजपुर, साइट–1, काशीपुर, बाजपुर रोड,

तहसील–बाजपुर, उधम सिंह नगर 4. **हरलीन कौर पत्नी सुरिंदर सिंह चंडोक (गारंटर/बंधककर्ता),** निवासी—सी—163, मायापुरी, फेज—2, नई दिल्ली

वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्भाण तथा प्रतिभूति हित प्रवर्तन अधिनियम २००२ की धारा १३(२) के अंतर्गत सूचना विषयः खाता संख्या 2726008700003069 एवं 272600NG00001041/ भैसर्स हार्सन्स ओवरसीन द्वारा प्राप्त की गर्यी क्रेडिट सुविधाएं।

| 3 | भाप, मैसर्स हार्सन्स ओवरसीज, जे—5 / 152 बेसमेंट, राजौरी गार्डन, नई दिल्ली 110027 ने निम्नलिखित क्रेडिट सुविधायें प्राप्त की हैं : | | | | | | | |
|---|--|---------|------------------|--------|---|------------------------------------|---|--|
| | क. सुविधा सीमा ब्यान एनपीए की तिथि के अनुसार होष बकाया ब्यान (एनपीए की तिथि 30.09.2008 से प्रभावी सूचना निर्गतन की तिथि 22.04.2024 के 3 | | | | | | | |
| 7 | नं. | | | की दर | (अर्थात् मूलधन + ब्याज) | होकर 22.04.2024 (सूचना की तिथि) तक | कुल बकाया | |
| | | | | | | · · | | |
| | 1. | नकद ऋण | ₹. 3,75,00,000/- | 11-75% | ₹. 3,74,20,643.61/- | ₹. 1,63,78,170.00/- | रु. 5,37,98,813.61/- + भावी ब्याज एवं शुल्क | |
| | 2. | वाहन ऋण | ₹. 7,65,000/- | 11-75% | ₹. 4,64,354.00/- | ₹. 11,85,579.00/- | रु. 16,49,933.00/- + भावी ब्याज एवं शुल्क | |
| | (8) | 3 | | कुल | रु. 3,78,84,997.00/- भावी ब्याज एवं शुल्क | ₹. 1,75,63,749.00/- | रु. 5,54,48,746.61/- + भावी ब्याज एवं शुल्क | |

किस्त/ब्याज/मूल ऋण का भुगतान न करने के कारण, खाते/खातों को भारतीय रिजर्व बैंक के दिशानिर्देशों के अनुसार 30-09-2008 को गैर-निष्पादित परिसंपत्ति के रूप में वर्गीकृत किया गया है। हमने पत्र दिनांक 07-04-2017 के माध्यम से उपरोक्त सुविधाओं के तहत देय ब्याज और अन्य शुल्कों सहित संपूर्ण बकाया की मांग/वापसी की है। दिनांक 20—04—2024 को बैंक को देय राशि रु. 5,54,48,746.61/- (रुपये पांच करोड़ चौव्वन लाख अड़तालीस हजार सात सौ छियालीस एवं इकसठ पैसे मात्र), पूर्ण भुगतान तक अतिरिक्त ब्याज के साथ (इसके बाद इसे "सुरक्षित ऋण"

उपर्युक्त सुविधाओं के तहत बकाया सुरक्षित करने के लिए, आपने अन्य बातों के साथ–साथ, निम्नलिखित संपत्तियों 🖊 परिसंपत्तियों के संबंध में प्रतिभृति हित सृजित किया है क्र. सं. सुविधा

1. नकद ऋण प्लॉट संख्या :– एफ3 एवं एफ4 ग्राम :– जगन्नाथपुर, यूपीएसआईडीसी, औद्योगिक क्षेत्र, बाजपुर, साइट–1, काशीपुर, बाजपुर रोड, तहसील–बाजपुर, उधम सिंह नगर सी-129, 6ठवां तल, दि फार्मर्स को-ऑपरेटिव ग्रुप हाउसिंग सोसाइटी लिमिटेड, प्लॉट नंबर-8, रोहिणी-13, दिल्ली

अड़तालीस हजार सात सौ छियालीस एवं इकसठ पैसे मात्र) की राशि का भुगतान करने का आह्वान करते हैं। डिफॉल्ट होने पर, कानून के तहत उपलब्धानुसार बैंक के अन्य अधिकारों का प्रयोग करने के अलावा, बैंक वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम (इसके बाद इसे "अधिनियम" कहा गया है) 2002 की धारा 13(4) के तहत प्रदान की गई किसी भी या सभी शक्तियों का प्रयोग करने का इरादा रखता है। आपके द्वारा प्रतिभूत ऋण का भुगतान न करने की स्थिति में बैंक द्वारा प्रवर्तित की जाने वाली प्रतिभूत परिसंपत्ति / यों का विवरण इस प्रकार है :

हम, एतद्द्वारा आपसे इस सूचना की तिथि से 60 दिनों (साठ दिनों) के भीतर पूरा भुगतान होने तक अनुबंधित दर पर अतिरिक्त ब्याज के साथ रु. 5,54,48,746.61/. (रुपये पांच करोड़ चौव्वन लाख

ा. प्लॉट संख्या :– एफ3 एवं एफ4 ग्राम :– जगन्नाथपुर, यूपीएसआईडीसी, औद्योगिक क्षेत्र, बाजपुर, साइट–1, काशीपुर, बाजपुर रोड, तहसील–बाजपुर, उधम सिंह नगर 2. सी–129, 6ठवां तल, दि फार्मर्स को–ऑपरेटिव ग्रुप हाउसिंग सोसाइटी लिमिटेड, प्लॉट नंबर–8, रोहिणी–13, दिल्ली

रतद्दवारा आपका ध्यान, प्रतिभूत परिसंपत्तियों को ऋणमुक्त करने के लिये आपके पास उपलब्ध समय के संबंध में अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है। कृपया ध्यान दें कि उक्त अधिनियम की धारा 13(13) के संदर्भ में, आप इस सूचना की प्राप्ति के बाद, बैंक की पूर्व लिखित सहमति के बिना, ऊपर उल्लिखित किसी भी प्रतिभूत परिसंपत्ति का बिक्री, पट्टा के माध्यम से अथवा अन्यथा (व्यवसाय के सामान्य अनुक्रम के अतिरिक्त) हस्तांतरण नहीं करेंगे।

आपको यह भी सूचित किया जाता है कि उक्त अधिनियम के अंतर्गत उपलब्धानुसार इस वैधानिक निषेधाज्ञा / प्रतिबंध का कोई भी उल्लंघन एक अपराध है। यदि किसी भी कारण से, प्रतिभूत परिसंपत्तियां व्यवसाय के सामान्य अनुक्रम के अंतर्गत बेची या पट्टे पर दी जाती हैं, तो बिक्री आय या प्राप्त आय बैंक में जमा / प्रेषित / की जाएगी / भेजी जायेगी। आपको ऐसी प्राप्ति / आय का उचित हिसाब देना होगा। *हम अन्य प्रतिभूत परिसंपत्तियों को प्रवर्तित करने के अपने अधिकार सुरक्षित रखते हैं।

कृपया इस सूचना के अंतर्गत निर्गत इस मांग का अनुपालन करें और सभी अप्रियताओं से बचें। अनुपालन न करने की स्थिति में, आपको सभी लागतों एवं परिणामों के लिये उत्तरदायी ठहराते हुये आगे की आवश्यक कार्रवाई का सहारा लिया जायेगा।

*यह सूचना, जैसा भी प्रकरण हो, डीआरटी / न्यायालय के समक्ष कानूनी कार्रवाई करने वाले बैंक पर प्रतिकूल प्रभाव डाले बिना निर्गत की जाती है। *यह सूचना, डीआरटी / न्यायालय के समक्ष लंबित मुकदमे / मुकदमा में बैंक के अधिकारों पर प्रतिकूल प्रभाव डाले बिना निर्गत की जाती है।

आपका विश्वासपात्र, कृते पंजाब नैरानल बैंक, दर्शन लाल भल्ला, मुख्य प्रबंधक, प्राधिकृत अधिकारी

(ए) शाखा का नाम/(बी) खाता का नाम/

(सी) ऋणी का नाम व पता

'प्रपत्र सं. यूआरसी-2' शीर्षक XXI के भाग 1 के अंतर्गत पंजीकरण के विषय में सूचना देने के लिये विज्ञापन [कम्पनी अधिनियम, 2013 की धारा 374 (बी) तथ कम्पनीज (पंजीकरण के लिए प्राधिकृत) नियमावली, 2014 के नियम 4(1) के अनुपालन में]

1. एतद्द्वारा सूचित किया जाता है कि कम्पनी अधिनियम, 2013 की धारा 366 की उप-धारा (2) के अनुपालन में कानपुर में रजिस्ट्रार के पास इस सूचना के पन्द्रह दिनों के बाद किन्तु तीस दिनों की समाप्ति से पूर्व इस आशय का एक आवेदन प्रस्तुत करने का प्रस्ताव है कि मै. सुप्रीम टेस्ट हाउस (पंजीकरण सं. GBN/0010908, पार्टनरशिप फर्म को शेयर्स द्वारा एक कम्पनी लिमिटेड के रूप में कम्पनी अधिनियम, 2013 के शीर्षक XXI के भाग 1 के अंतर्गत पंजीकृत की

2. कम्पनी के प्रमुख उद्देश्य इस प्रकार हैं: बिल्डिंग मैटीरियल टेस्टिंग

3. प्रस्तावित कम्पनी के ड्राफ्ट मेमोरैण्डम तथ आर्टिकल्स ऑफ एसोसिएशन की प्रति बी-9, दूसरा तल, सेक्टर-64, गौतम बुध नगर, नोएडा, उत्तर प्रदेश-201301 में कार्यालय में देखी जा सकती है।

।. एतद्द्वारा सूचित किया जाता है कि यदि किर्स व्यक्ति को इस आवेदन के प्रति कोई आपत्ति हो, वे उसके पंजीकृत कार्यालय में कम्पनी को उसकी एक प्रति के साथ इस सूचना के प्रकाशन की तिथि से इक्कीस दिनों के भीतर लिखित में अपनी अ पत्ति केंद्रीय पंजीकरण केंद्र (सीआरसी), भारतीय कॉर्पोरेट कार्य संस्थान (आईआईसीए), प्लॉट नं 6, 7, 8, सेक्टर 5, आईएमटी मानेसर, जिला गुड़गाँव (हरियाणा), पिनकोड-122050 मं

रजिस्ट्रार के पास जमा करें। आज, दिनांक 29 अप्रैल, 2024 को। आवेदकों का नाम

1. अरुण कुमार 2. जीतेन्द्र यादव

मांग नोटिस के

(बी) सांकेतिक कब्जे अनुसार बकाया रकम

(मै. सुप्रीम टेस्ट हाउस के पोर्टनर्स)

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acceptance of advertising Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

भारतीय रिजर्व बैंक नोट मुद्रण (प्रा.) लिमिटेड (भारतीय रिजर्व बैंक की संपूर्ण स्वामित्वाधीन सहायक कंपनी) पो.ऑ. आरबीएनएमएल, शालबनी—721132, पुश्चिम मेदिनीपुर जिला, पश्चिम बंगाल दूरभाष : 03227-280176 / 280317; फॅक्स: 03227-280744 / 280222

खुली निविदा पुछताछ (ओटीई)/राष्ट्रीय प्रतिस्पर्धात्मक बोली (एनसीबी) निम्नातिखित ई-निविदाओं के लिए एमएसटीसी पोर्टल के मध्यम से दो भाग बोली प्रणाली के तहत बोली आमंत्रित

बीआरबीएनएमपीएल, शालबनी में पावर वितरण ट्रांसफार्मर की आपूर्ति, स्थापना, परीक्षण और कमीशनिंग; एमएसटीसी इवेंट नं. बीआरबीएनएमपीएल / शालबनी प्रेस / एमएमडी / 3 / 24-25 / ईटी / 7 [पावर ट्रांसफार्मर]; बीआरबीएनएमपीएल निविदा संख्या ००६ / साल / एमएमढी-मेंट / २०२४-२५; (अनुमानित लागत- र १०८.५० लाख) ।

बीआरबीएनएमपीएल, शालबनी में ई-टाइप और बी-टाइप क्वार्टरों में फर्श कार्यों का नवीनीकरण: एमएसटीसी इवेंट नं. बीजारबीएनएमपीएल/शालबनी प्रेस/एमएमडी/5/24-25/ईटी/13 [फर्श कार्यों का नवीनीकरण]; बीआरबीएनएमपीएल निविदा संख्या 004 / साल / एमएमढी-सिविल / 2024-25; [अनुमानित लागत-₹286.94 लाख] । बीआरबीएनएमपीएल, शालबनी में ई-टाइप आवासीय क्वार्टरों में शौचालवों का नवीनीकरण; एमएसटीसी

इवेंट नं. बीआरबीएनएमपीएल/शालबनी प्रेस/एमएमढी/6/24-25/ईटी/14 [शीचालयों का नवीनीकरण]; बीआरबीएनएमपीएल निविदा संख्या ००६ / साल / एमएमडी-सिविल / २०२४-२५; [अनुमानित जागत - र४६.६२ लाख]। निविदा जमा करने की आंतिम तिथि – **31.05.2024 11:00 बजे तक** । निविदा दस्तावेजों और अन्य विवरणों को डाउनलोड करने लिए, कृपया वेबसाइट www.mstcecommerce.com पर जाएं। निविदा विवरण हमारी वेबसाइट www.brbnmpl.co.in पर भी उपलब्ध है। आगे कोई विस्तार या संशोधन होने पर, उपरोक्त वेबसाइटी पर अपलोढ

इण्डिया शेल्टर फाइनेंस कॉपरिशन लिमिटेड _allndiaShelter

. **पंजीकृत कार्यालय** : प्लॉट 15, 6ठी मंजिल, सेक्टर-44, इंस्टीट्यूशनल एरिया, गुरुग्राम, हरियाणा-122002, **शाखा कार्यालय**: पहली मंजिल, एससीओ 15, अंबाला रोड, जीरकपुर -140603, **शाखा कार्यालयः** डब्ल्यूजेड-112, दूसरी मंजिल, मीनाक्षी गार्डन, तिलकनगर, सुभाष नगर मेट्रो स्टेशन के पास, नई दिल्ली-110018

सार्वजनिक सूचना - अचल सम्पत्तियोंको बिक्री हेतु नीलामी

[प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 8(6) के तहत] वित्तीय संपत्तियों के प्रतिभृतिकरण और पुनर्निर्माण और प्रतिभृति हित अधिनियम, 2002 के तहत इंडिया शेल्टर फाइनेंस कॉरपोरेशन (आईएसएफसी) (सिक्योर्ड क्रेडिटर) के पास गिरवी अचल संपत्ति की बिक्री के लिए सचना

रतदद्वारा सामान्य रूप से जनता को और विशेष रूप से उधारकर्ता(ओं), सह–उधारकर्ता/ओं और गारंटीकर्ता(ओं) या उनके कानूनी उत्तराधिकारी/प्रतिनिधियों को नोटिस दिया जाता है कि नीचे वर्णि अचल संपत्ति/आस्ति प्रतिभृत लेनदार के पास गिरवी/प्रभारित है जिसका कब्जा आईएसएफसी के प्राधिकृत अधिकारी (सिक्योर्ड क्रेडिटर) द्वारा कर लिया गया है, को नीचे उल्लिखित उधारकर्ताओं, सह-उधारकर्ताओं या गारंटरों से बकाया राशि की वसुली के लिए 31.05.2024 (नीलामी की तिथि) को ''जहाँ है जैसे हैं'', ''जो है यही है'' तथा ''जो कुछ भी है वहीं है'' आधार पर बेचा जायेगा आरक्षित मूल्य और जमा धरोहर राशि का उल्लेख नीचे किया गया है। सार्वजनिक नीलामी में भाग लेने के लिए ईएमडी राशि वाला मुहरबंद लिफाफा आईएसएफसी के अधिकृत अधिकारी को 28.05.202 को शाम 5 बजे तक शाखा / कॉपोरेंट कार्यालयः सम्बन्धित शाखा में प्रस्तुत करना होगा।

| ऋण खाता सं. | कर्जदास् सें)/सह-कर्जदास् सें)/ जमानती(यों)/विधिक उत्तराधिकारी(यों)/ विधिक प्रतिनिधियों के नाम | मांग सूचना की तिथि अब तक ग्रिश | कब्जे का प्रकार (रचनात्मक/भौतिक) | आरक्षित मूल्य (रु.) | धरोहर राशि (रु.) |
|--|--|---|-------------------------------------|--|--|
| HL11CHLON S000005049 560/AP- 10113721 | 1. श्री/श्रीमती मंजू 2. श्री/श्रीमती हरपाल सिंह 3. श्री/श्रीमती अर्चित कुमार | 10.01.2024 रु. 2426047/- (रुपये चौबीस लाख छब्बीस हजार सैंतालीस मात्र) | सांकेतिक | 23,00,000/- (रुपये तेईस लाख मात्र) | 2,30,000/- (रुपये दो लाख तीस हजार मात्र) |

संपत्ति का विवरण: खसरा नंबर 690 के तहत 136 वर्ग गज का फ्रीहोल्ड आवासीय प्लॉट, ग्राम हिपाटा करनवास परगना तहसील दादरी जिला गौतमबुद्धनगर यूपी में स्थित सीमा:- पूर्वः चाहत का प्लॉट, पश्चिमः महाराज का प्लॉट, उत्तरः संजय कुमार का प्लॉट, दक्षिणः कालू का प्लॉट

| LA11CLLON S000005028 343/AP- 10050104 | श्री/श्रीमती मीनाक्षी श्री/श्रीमती अजय कुमार श्री/श्रीमती कन्हैया लाल | 17.04.2023 रु. 8,38,464.94/- (रुपये आठ लाख अड़तीस हजार चार सौ चौंसठ एवं चौरानबे पैसे मात्र) | सांकेतिक | 8,50,000/- (रुपये आठ लाख पचास हजार मात्र) | 85,000/- (रुपये पिचासी हजार मात्र) | |
|---|---|---|----------|---|--|--|
| संपत्ति का विवरणः संपत्ति बिक्री विलेख संख्या 3266 दिनांक 12/01/2018 का सम्पूर्ण भाग, खेवट / खतोनी संख्या 71/117, खसरा संख्या 154 (9–14], कित्ता 01, हदबस्त संख्य 153, क्षेत्र माप 100 वर्ग गज, गांव बिटना पिंजौर कालका 134101 पंचकुला, हरियाणा में स्थित, सामने 15 फीट गली, पीछे – अन्य प्लॉट, दाएं अन्य प्लॉट, बाएं अन्य प्लॉट | | | | | | |

HLALCHLO 1. श्री/श्रीमती सन्तोष गुप्ता 10.01.2024 रु. 1576163/-15,00,000/-1,50,000/-2. श्री/श्रीमती दीपक (रुपये पन्द्रह लाख (रुपये पन्द्रह लाख छिहत्तर हजार एक (रुपये एक लाख पचा सांकेतिक 8326/AP-10156981

संपत्ति का विवरण: भूमि संख्या 155/1, 155/2, 155/3 [पुराना] नया नंबर 269, माप 50.08 वर्ग मीटर पर आवासीय भूखंड का समस्त भाग, ग्राम-मोहम्मद करीमपुर, उर्फ धनकर, परगना/तहसील-खुर्जा, जिला-बुलंदशहर, सीमा:- पूर्व : शेष भूमि प्रथम पक्ष, पश्चिम: प्लॉट दीगर, उत्तर: खेत दब्बू सैनी, दक्षिण: रास्ता 20 फीट चौड़ा

नियम और शर्ते:

1) निर्धारित निविदा / बोली प्रपत्र और बिक्री के नियम और शर्ते शाखा / कॉपोरेंट कार्यालयः सम्बन्धित शाखा पर सुबह 10.00 बजे से सायं 5.00 बजे तक किसी भी कार्य दिवस पर उपलब्ध होंगी।

2) अचल संपत्ति आरक्षित मूल्य से कम पर नहीं बेची जाएगी।

3) उपरोक्त संपत्तियों की खरीद के लिए जमा की गई सभी बोलियों/निविदाओं के साथ उपरोक्तानुसार 'इंडिया शेल्टर फाइनेंस कॉपोरेंशन लिमिटेड' के पक्ष में ईएमडी राशि संलग्न की जाएगी। नीलाग् के बाद असफल बोलीदाताओं को ईएमडी राशि वापस कर दी जाएगी।

4) उच्चतम बोली लगाने वाले को हमेशा सफल बोलीदाता घोषित किया जाएगा, बशर्ते कि वह बोली लगाने के लिए कानूनी रूप से योग्य हो और बशर्ते कि बोली की राशि आरक्षित मूल्य कम न हो। जब पेशकश की गई कीमत इतनी अपर्याप्त प्रतीत हो कि ऐसा करने की सलाह न दी जा सके तो यह प्राधिकृत अधिकारी के विवेक पर होगा कि वह उच्चतम बोली को

5) संभावित बोलीदाता 27.05.2024 को प्रातः 11.00 बजे से सायं 5.00 बजे के बीच पूर्व समय लेकर संपत्ति का निरीक्षण कर सकते हैं। 6) सफल बोलीदाता के रूप में घोषित व्यक्ति, घोषणा के तुरंत बाद, खरीद राशि/उच्चतम बोली की राशि का 25% जमा करेगा जिसमें ईएमडी राशि 24 घंटे के भीतर प्राधिकृत अधिकारी के पास जम

करनी होगी। और इस तरह की जमा राशि में चूक होने पर, संपत्ति को तुरंत निजी संधि द्वारा नई नीलामी/बिक्री के लिए रखा जाएगा। 7) उपरोक्तानुसार प्रारंभिक जमा किए जाने की स्थित में, देय क्रेता धन की शेष राशि का भुगतान क्रेता द्वारा प्राधिकृत अधिकारी को संपत्ति की बिक्री की पुष्टि की तिथि से 15वें दिन या उससे पहले

ऐसे दिन को छोड़कर यदि 15वें दिन रविवार या अन्य अवकाश हो, तो 15वें दिन के बाद पहले कार्यालय दिवस पर। ऊपर वर्णित अवधि के भीतर किसी भी भुगतान में चूक होने की स्थिति में, संपत्ति को निजी संधि द्वारा नई नीलामी/बिक्री के लिए रखा जाएगा। ईएमडी सहित जमा राशि इंडिया शेल्टर फाइनेंस

कॉपोर्रेशन लिमिटेड द्वारा जब्त कर ली जाएगी और डिफॉल्ट खरीदार संपत्ति के सभी दावों को खो देगा। उपरोक्त बिक्री आईएसएफसी के अंतिम अनुमोदन के अधीन होगी, इच्छुक पार्टियों से अनुरोध है कि वे संबंधित विभागों/कार्यालयों से वैधानिक और अन्य बकाया जैसे बिक्री/संपत्ति कर, बिजल बकाया, और सोसाइटी बकाया की पुष्टि/पुष्टि करें। कंपनी संपत्ति पर किसी भी देय राशि के भुगतान की कोई जिम्मेदारी नहीं लेती है।

10) 1% का टीडीएस, यदि कोई हो, उच्चतम बोली लगाने वाले द्वारा उच्चतम घोषित बोली राशि से अधिक देय होगा। भुगतान कंपनी के पैन में उच्चतम बोली लगाने वाले द्वारा जमा किया जान

चाहिए और चालान की प्रति कंपनी को जमा की जाएगी। 11) बिक्री इस विज्ञापन में और निर्धारित निविदा प्रपत्र में शामिल नियमों और शर्तों के अधीन है।

12) सफल बोलीदाता/क्रेता कानून के अनुसार पंजीकृत बिक्री प्रमाण पत्र को भूलकर सभी स्टाम्प शुल्क, पंजीकरण शुल्क और आकस्मिक खर्चों को वहन करेगा।

13) प्राधिकृत अधिकारी को बिना कोई कारण बताए बोली को स्वीकार या अस्वीकार करने या स्थिगित/आस्थिगित/निविदा को रद्द करने और बिना किसी पूर्व सूचना के इस बिक्री के किसी भी नियम और शर्तों को संशोधित करने का पूर्ण अधिकार है।

14) इच्छुक बोलीकर्ता **श्री प्रकाश तेंदुलकर** से **मो. सं**. 7447426676 पर कार्यालय समय के दौरान (सुबह 10.00 बजे से शाम 6.00 बजे तक)।

कर्जदार/जमानती/बंधककर्ता को 30 दिनों की बिक्री सूचना

उपर्युक्त कर्जदारों/बंधककर्ताओं/जमानतियों को नोटिस दिया जाता है कि धारा 13(2) के तहत मांग सुचना में उल्लिखित राशि का भुगतान आज की तारीख के ब्याज और नीलामी की तारीख पहले व्यय के साथ करें, ऐसा न करने पर संपत्ति की नीलामी की जाएगी और बकाया राशि, यदि कोई भी, आपसे ब्याज और लागत सहित वसूल किया जाएगा। कृते इंडिया शेल्टर फाइनेंस कॉपोर्रेशन लिमिटेड, प्राधिकृत अधिकार्र दिनांकः 30/04/2024, स्थानः दिल्ली/रा.रा.क्षे., उत्तर प्रदेश,

शिवालिक स्माल फाइनेंस बैंक लिमिटेड

पंजीकृत कार्यालय : 501, सेल्कन औरम, जसोला डिस्ट्रिक्ट सेंटर, नई दिल्ली-110025, सीआईएन: U65900DL2020PLC366027

वित्तीय परिसंपत्तियों के प्रतिभृतिकरण और पुनर्गठन तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 13(8) और 13 (13) के साथ पठित धारा 13(2) के तहत मांग सूचना

एतदवारा सचना दी जाती है कि निम्नलिखित कर्जदार/सह-कर्जदार, जिन्होंने शिवालिक स्मॉल फाइनेंस बैंक लिमिटेड, प्रधान कार्यालय छठी मंजिल, टावर-3, इंडिया ग्लाइकोल्स बिल्डिंग, प्लॉट नं. 2बी, सेक्टर 126, नोएडा-201304 से ऋण सुविधा प्राप्त की है, शिवालिक स्मॉल फाइनेंस बैंक लिमिटेड को अपनी क्रेडिट सुविधाओ का ब्याज सर्व करने में विफल रहे हैं और यह कि उनके ऋण खातों को भारतीय रिजर्व बैंक द्वारा जारी दिशा-निर्देशों के अनुसार एनपीए के रूप में वर्गीकृत किया गया है कर्जदारों ने **शिवालिक स्मॉल फाइनेंस बैंक लिमिटेड** को अचल संपत्तियों की प्रतिभृति प्रदान की है, जिसका विवरण नीचे दिया गया है। **शिवालिक स्मॉल फाइनेंस बैंक** लिमिटेड को अब तक के ऋण और बकाया राशि तथा कर्जदारों द्वारा देय राशि का विवरण नीचे उल्लेख किया गया है :

कर्जदार/सह-कर्जदारों के साथ-साथ आम जनता को एतदवारा सुचित किया जाता है कि अधोहस्ताक्षरी ने वित्तीय आस्तियों का प्रतिभृतिकरण और पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 (सरफेसी अधिनियम) के प्रावधानों के तहत प्रतिभूत लेनदार **शिवालिक स्मॉल फाइनेंस बैंक लिमिटेड** का अधिकृत प्राधिकारी होने के नाते निम्नलिखित कर्जदार/सह-कर्जदारों के विरुद्ध निम्नलिखित प्रावधानों के तहत कार्रवाई शुरू की है। यदि निम्नलिखित कर्जदार इस नोटिस के 60 (साठ) दिनों के भीतर अपने नाम के सामने इंगित बकाया राशि का भुगतान करने में विफल रहते हैं, तो अधोहस्ताक्षरी सरफेसी अधिनियम की धारा 13 की उप-धारा (2) के तहत संपत्तियों को अपने कब्जे में लेने और उन्हें बेचने की शक्ति सहित प्रतिभृत लेनदार को प्रदत्त शक्तियों में से किसी एक या उससे अधिक का प्रयोग करेंगे। आम तौर पर जनता को सलाह दी जाती

है कि वे नीचे वर्णित संपत्ति का लेन-देन न करें। कर्जदारों/जमानती तथा बंधककर्ता का नाम प्रतिभृत आस्ति (अचल सम्पत्ति) का विवरण

 श्री मोहम्मद यामीन पुत्र श्री यासीन (कर्जदार/बंधककर्ता)
 1. दृष्टिबंधकः स्टॉक और बही ऋण, 2. संपत्ति का इिक्वटेबल बंधकः स्व-अधिकृत आवासीय संपत्ति, क्षेत्रफल निवासी इंचोली गार्डन, लोटस मैरिज फार्म के पास, 41.80 वर्ग मीटर, प्लॉट नंबर 37 और 38 खसरा नंबर 2762 इंचोली गार्डन कॉलोनी, कस्बा मेरठ, गांव लिसाड़ी रोड, मेरठ शहर उत्तर प्रदेश 250002, 2. श्रीमती लिसारी के पास स्थित, तहसील एवं जिला मेरठ, बही नंबर 1, जिल्द नंबर 8758, पेज नंबर 267-284 सलमा पत्नी श्री मोहम्मद यामीन (गारंटर) निवासी इंचौली क्रमांक 4609 दिनांक 06-07-2017 के राजस्व रिकार्ड में दर्ज है। श्री मोहम्मद यामीन के नाम पर, सीमाएं गार्डन, लोटस मैरिज फार्म के पास, लिसाड़ी रोड, मेरठ उत्तरः प्लॉट नं. 37 का भाग, दक्षिणः प्लॉट नंबर 38 का हिस्सा, पश्चिम लोटस फार्म, पूर्व : सड़क 18 फीट सिटी उत्तर प्रदेश 250002, 3. श्री मोहम्मद बाबर पुत्र मोहम्मद यासीन (गारंटर) निवासी इंचोली गार्डन, लोटस ऋण खाता सं., मांग सूचना की तिथि तथा राशि मैरिज फार्म के पास, लिसाडी रोड, मेरठ शहर उत्तर प्रदेश ऋण खाता सं. 100841008108,100841510586 मांग सूचना की तिथि: 12-04-2024 बकाया राशि: रु. 6,06,000/- (रुपये छः लाख छः हजार मात्र) तिथि 09.04.2024 तक

एनपीए की तिथि : 06-04-2024 1. **मोहम्मद मंजूर आलम पुत्र मोहम्मद कमालुद्दीन** संपत्ति का इक्विटेबल बंधकः आवासीय भूखंड, क्षेत्रफल 67 वर्ग गज यानी 56.01 वर्ग मीटर, खसरा नंबर 5

(कर्जदार∕बंधककर्ता) निवासी मकान नं. 417, ग्राम चोटपुर, प्राम चोटपुर, परगना व तहसील दादरी, जिला गौतमबुद्धनगर उत्तर प्रदेश में स्थित, बही नंबर 1, जिल्द नंबर बहोलपुर, नोएडा, दादरी उत्तर प्रदेश 203207, 2. श्रीमती 2485, पेज नंबर 1-18, क्रमांक 4587 दिनांक 02-07-2009 के राजस्व अभिलेखों में दर्ज, मोहम्मद मंजूर र्राजया सल्ताना पत्नी श्री मंजर आलम (सह-कर्जदार) आलम के नाम पर, सीमाबद्धः उत्तरः दीगर का भुखंड, दक्षिणः सड़क ९ फीट चौड़ी, पश्चिमः दीगर का भुखंड, निवासी मकान नंबर। 417, ग्राम चोटपुर बहोलपुर, नोएडा पूर्वः दीगर का भूखंड दादरी उत्तर प्रदेश 203207, 3. मोहम्मद इमरान पुत्र मोहम्मद उस्मान (गारंटर) निवासीः मकान नंबर ००, चोटपुर कॉलोनी

ऋण खाता सं.. मांग सचना की तिथि तथा राशि ऋण खाता सं. 100741009923, 100746510065 मांग सूचना की तिथि: 10-04-2024 बकाया राशि: रु. 13,18,000/- (रुपये तेरह लाख अठारह हजार मात्र) तिथि 08-04-2024 तक

पंजाब नैशनल बैंक 🔘 punjab national bank

कब्जा सूचना (अचल / चल सम्पत्ति के लिए) (नियम-8(1))

जबकि, पंजाब नैशनल बैंक की तरफ से प्राधिकृत अधिकारी ने सिक्यरिटाईजेशन एण्ड रिकन्सट्रक्शन ऑफ फाइनेशियल एसेट्स एण्ड इनफोर्समेंट ऑफ सिक्योरिटी इंटरेस्ट एक्ट 2002 के नियम 3 के साथ पठित बारा 13 (2) के अन्तर्गत प्रदत्त शक्तियों के प्रयोग में सिक्योरि इंटरेस्ट 2002 के साथ 60 दिनों के मीतर नोटिस में निहित रकम की अदावगी हेतु एक डिमांड नोटिस जारी किया था। ऋणी के द्वारा रकम की अदावगी न करने के कारण निम्नलिखित ऋणकर्ता एवं जन साधारण को नोटिस दी जाती है कि अधोहस्तासरी ने प्रत्येक खाते के समक्ष अंकित तिथि को उक्त नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप-धारा (4) के तहत प्रतिभृति हित (प्रवर्तन) नियम 2002 के अन्तर्गत प्रदल शक्तियों के प्रयोग में अधीलिखित सम्पत्ति का सांकेतिक कम्मा ले लिया है। विशेषतः ऋणी एवं जन साधारण को एतद द्वारा सतर्क किया जाता है कि वे संबंधित परिसम्पत्ति की खरीद फरोख्त न करें तथा इन परिसम्पत्ति के किसी भी कय विक्रय के लिए यहाँ नीचे खाते के समक्ष रकम उस पर देय व्याज के लिए पंजाब नैशनल बैंक के प्रभार अधीन होंगे। कर्जदार /गारन्टर /बंधककर्ता का ध्यान, प्रत्याभृत आस्तियों को छड़ाने के लिए, उपलब्ध समय के संबंध में, अधिनियम की धारा 13 की उप-धारा (8) के प्रावधान की ओर आकृष्ट किया जाता हैं

बंधक सम्पत्ति का विवरण

| | | | का ।ताथ | | | | |
|---|---|---|--|--|--|--|--|
| 1 | निवता कंसल। 2. थी कमल कंसल पुत्र राम रिष्ठपाल कंसल (गारन्टर + बंधककर्ता + स्व0 श्रीमती निवता कंसल के कानूनी उत्तराधिकारी)। 3. कुमार सारा कंसल पुत्री श्री कमल कंसल (स्व0 श्रीमती निवता कंसल के कानूनी उत्तराधिकारी)। 4. कुमारी साची कंसल पुत्र थी कमल कंसल (श्रीमती निवता कंसल के कानूनी उत्तराधिकारी)। 5. मास्टर समझ कंसल पुत्र श्री कमल कंसल (स्व0 श्रीमती निवता कंसल के कानूनी उत्तराधिकारी)। पता 1: ए-54, संजय विहार आवास विकास कॉलोनी, मेरठ रोड, हापुड़- 245101, पता 2: मकान नं0 869 ए संजय विहार हापुड़-245101, पता 3: 17-1/172-3, चैतन्य नगर लज्जापुरी | 1. दृष्टिबंधक वैक निधि से सुणित मशीनरी ∕परिसंपित्यां, कच्चे माल का स्टॉक, डब्लूआईपी, तैयार माल, घालू संपित और बडी ऋण। 2. बंधक प्लॉट नं0 9 पर निर्मित मकान के सभी भाग व भूखंड, खसरा नं0 211 का भाग, स्थित ग्राम- चमरी (वैतन्य नगर) नगर पालिका हापुड़ परगना एवं तहसील- हापुड़, जिला- हापुड़, माप क्षेत्रफल 192.88 वर्ग गज अर्थात् 161.33 वर्ग मीटर, सम्पत्ति स्वामी कमल कंसल पुत्र श्री रामरिष्ठपाल कंसल (गिफ्ट डीड दिनांक 09.09.2016, सब-रिजस्ट्रार ऑफिस-1 हापुड़ बडी नं0 1, जिल्द नं0 10039, पेज नं0 287 से 306, ऋ0सं0 5943 पर पंजीकृत है।) गिफ्ट डीड के अनुसार सीमाएँ:- पूर्वः जैन साहब की सम्पत्ति भुजा- 31 फीट, पश्चिम: 20 फीट चीड़ा रास्ता, भुजा 31 फीट, उत्तरः भगवती देवी की सम्पत्ति, भुजा 56 फीट, दक्षिणः जगवीश प्रसाद की सम्पत्ति भुजा 56 फीट। 3. बंधक प्लॉट नं0 12 के सभी भाग व भूखंड, खसरा नं0 211 का भाग, स्थित ग्राम- चमरी मीहल्ला- दश्रमेशनगर नगर पालिका हापुड़ परगना एवं तहसील- हापुड़, जिला- हापुड़, माप क्षेत्रफल 96.62 वर्ग गज अर्थात् 80.81 वर्ग मीटर, सम्पत्ति स्वामी स्व0 श्रीमती नविता कंसल पत्नी श्री कमल कंसल (विक्रय विलेख दिनांक 27.03.2006, सब-रिजस्ट्रार ऑफिस हापुड़, कुफ नं0 1, जिल्द नं0 4093, पेज नं0 12/22 ऋ0सं0 4155 पर पंजीकृत है।) विक्रय विलेख के अनुसार सीमाएँ:- पूर्वः 20 फीट चीड़ा रास्ता, भुजा 15 फीट 1 इंच, पश्चिम: लाल सिंड की भूमि, भुजा 14 फीट 11 इंच, उत्तरः राम कुमारी का प्लॉट भुजा 58 फीट 1.5 ईच, दक्षिणः अन्य की सम्पत्ति, भुजा 57 फीट 10 ईच। | (可) 29.01.2024 (朝) 24.04.2024 | क्त0 49,29,435.62 + प्रभावी व्याज दिनांक 01.04.2024 + कानूनी एवं अन्य खर्चे एनपीए से पूर्ण भुगतान होने तक (वर्तमान वकाया राशि दिनांक 31.03.2024, रू0 49,95,971.62 प्रभावी व्याज दिनांक 01.04.2024 + कानूनी एवं अन्य खर्चे एनपीए से पूर्ण भुगतान होने तक) | | | |
| 2 | (प्रोपराइटर)। 3. श्री सुधीर कुमार जैन पुत्र स्व0 श्री आदेश्वर | 1. दृष्टिबंधक स्टॉक वर्तनों और वर्तनों के एल्यूमीनियम 2. बंधक मकान नं0 47 के सभी के भाग व भूखंड, स्थित मीहल्ला- सदर इंडस्ट्रीज, मेरठ रोड हापुड़ माप क्षेत्रफल 200.00 वर्ग गज, सम्पत्ति स्वामी श्री सुधीर कुमार जैन पुत्र स्व0 श्री आदेश्वर लाल जैन। (विलेख दिनांक 09.04.2009, सब-रिजस्ट्रार ऑफिस-1 हापुड़ बुक नं0 3, जिल्द नं0 232, पेज नं0 55/57, क्र0सं0 148 पर पंजीकृत है।) विल डीड के अनुसार सीमाएँ:- पूर्वः सतीश की सम्पत्ति, पश्चिमः अरूण जैन की सम्पत्ति, उत्तरः सुधीर कुमार जैन की सम्पत्ति, दक्षिणः अन्य की सम्पत्ति। | भुगतान होने तक (वर्त 31.03.2024, २० व्याज दिनांक 01.04 | र मधानी नगान | | | |
| 1 | नांक— 29.04.2024 प्राधिकृत अधिकारी पंजाब नैशनल बैंक | | | | | | |

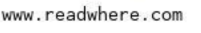
ग्राम चोटपुर, सेक्टर 63, नोएडा उत्तर प्रदेश 201301

एनपीए की तिथि : 06-04-2024

तिथि : 12.04.2024/10.04.2024, स्थान : नोएडा



अधिकृत प्राधिकारी, शिवालिक स्माल फाइनेंस बैंक लिमिटेड



গুলার্থ - 🗆 ୩୦ ଏପ୍ରିଲ, ୨୦୨୪



This is only an advertisement for information purposes and not for sublication, distribution or release directly outside ledio. This is not an announcement for the offer decument. All capitalized terms used and not defined herein shall have the investing assigned to them to the Uniter of Offer detect March 28, 2024 (the Tetter of Offer) or the YOF. Red with emphasize contraty BSF (inched (RSF) ("Stock Funhange") and Securities Funhange Pound of india ("SFRI").

VA CEMENT LIM

SN/a Centert Limited your Company' or the fission') was incorporated in Oderhales a public limited companies. Act, 1907, pursuant to a centricate of incorporate on dated Audust 12, 1903 issued by the Registrand Companies. Colshalat Cultack (RoC7). Our Contrary was tested a delificate for commencement of business dated August 13, 1985 by the Foot. For details in relation to the changes in the regimend office of our Company, see "General Information" on page 51 of the Lotter of Offer.

Registered and Corporate Office: Village Telighana, Birangaluli, Kuira, Sundargarh - 770 018, Odisha, India; Telephone: +91 661 246 1300

Contact Person: Sneha Bindra, Company Secretary and Compliance Officer | E-mail: cs@shivacement.com; Website: www.shivacement.com | Corporate Identity Number: L26942OR1965PLC001557

OUR PROMOTERS: PARTH JINDAL AND JSW CEMENT LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY ONLY

ISSUE OF UP TO 10,00,00,000 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹2 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹40 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF \$38 PER RIGHTS EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO \$40,000 LAKHS" ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 20 RIGHTS EQUITY SHARES FOR EVERY 39 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON WEDNESDAY, APRIL 3, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 274 OF THE LETTER OF OFFER. "Assuming his subsemption

ADDENDUM - NOTICE TO INVESTORS

This addendum () Addendum() is being issued pursuant to item (it) of Schedule IX of the SEBL CDR Regulations. This Addendum should be read in conjunction with the letter of offer dated March 25, 2024 () LOPT fleet by our Company with SEBL and the BSE along with the ALOF, the Application Formand other spaticable last, a Wateriars that have been dispatched to the Eligibia. Equity Shareholders of our Company. The Eligibia Equity Shareholders are requested to please note the following:

Fursuant to Regulation 30 (read # th Part A of Schedule III) and Regulation 33 of the SEB Justing Regulations, our Board of Directors in its meeting held on Thursday April 25, 2024, has approved the statement of audit and transfer results of the Company for the quarter and financial year ended March 31, 2024 and the audit report of our Salurery Auditor Fiercon for the cuerier and financial year ended March 31, 2024. The details of which are available on the BSE at www.besindia.com and on the Company's website at www.shivecement.com.

Tris Addendum shall be communicated to SEBI and the Social Endrange. Further, this Addendum can be appeared on the website of our Company at www.shivapement.com and the Lead Manager at www.jmil.com. investors should only rely on the information included in this Acidentarity, the JOF, the ALOF, the Application Form and other applicable teste materials while making an investment decision in relation to the issue.

All capitalized terms used and not defined herein shall have the meaning assigned to them in the LOT.

ISSUE PROGRAMME

ISSUE OPENED ON: MONDAY, APRIL 22, 2024

LAST DATE FOR ON MARKET RENUNCIATIONS*: TUESDAY, APRIL 30, 2024

ISSUE CLOSES ON#: MONDAY, MAY 6, 2024

"Eighte Egrity Start-haders are requested to ensure that reconnected transfer that the Appendix of the Appendi FOW Best to a drift authorized countries dressed and have the register section for the lease period set truey determine from the lease Opening Date from the lease Opening Date. Findles, no militaries of the lease Opening Date.

Simple, Safe, Smart way of making an application - Make use of it

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

in accordance with Regulation 75 of the SEBI ICOR Regulations and the SEBI Rights Issue Circulars, oil investors desiring to make an Application in this issue are mandatority required to use the ASBA process, investors should carefully read the provisions applicable to such Applications before making their Application

The Age liation Form can be used by the Eligible Equity Sharehalders as well as the Renounceds, to make Applications in this issue basis the Rights Emittement discilled in their respective domat accounts or correct successe escribe account, a supplicable. For further coloris on the Fights Entiferroris and correct successe escribe account, a case see "Trace of the base - Order of Highle Entitionism is control accounts of Eligible Equity State holders on page 150 of the Littler of Office.

Please note that one single Application Form shall be used by investors to make Applications for all Platfa Entition and able in a particular denot association and associate and associ portion of the Rights Entitlements in the cornel suspense escrive account in case of hos cornelligible Equity Ehandroldius holding shares, in chysical lotin as on Record Cate and acalying in this issue as applicable, in case of investors who have provided details of comet section in secondary with the SERI KORR Regulations, such investors will have pappy for he Rights Equity States from the earner dental export in which they are holding the Rights Entitlements and in case of multiple dental exports, the investors are equited to approfit separate Application Form for each correct account.

masters may apply for the Right's Equity Briannia system ting, the Application Form in the Designated Search of the BCSS or entire transfer in Application House the website of the SCSSs (I made excitable by each SCSSs for authorizing such SCSS to brook Application Noney payable on the Application in their respective ASBA Accounts.

masters are dominated to a rate first the Application Form is committy that or, a stroy than to the ASBA Application Article and account equipment to the sector of pages become Application as stand in the Application Form will be blocked by the SCSS.

nvectors about note that they should very carefully fill-in their depository account details and PAN in the Application Form or while submitting application through ordinable chronic Application for each fire website of the SCSRs (Finale assistate by each SCSR). Please note that incorrect depositing economic details or PAN in Application Forms without depository account datails shall be treated as incomplate and shall be rejected. For details, places ees "Terms of the leave - Grounds for Rejection" or page 284 of the Letter of Offer, Dur Company, the Lead Manager, the Registrar to the lacus and the SCSDs shall not be liable for any incomplete or asperent demail details provided by the investors.

Additionally in terms of Regulation 75 of the SED 100R Regulations. Investors may choose to except the offer to purisional in this base by making plain caper Applications. Places halp that SCSBs that accept such applications only final data is required for making the applications are specified in the plan paper applications and that Eight e Equity Shareholders making an application in this issue by way of plan paper applications shall not be cernified to renduline any portion of their -Cphis entitlements. For data is, grosse see lights of the Issue. Making of an Application by Eligible Equity Shareholders on Main Paper under ASAA syccess, on page 276 of the Letter of Offer.

Options available to the Eligible Equity Shareholders: The High's Entirement Later will decry indicate the number of High's Equity Shareholders: Shareholder is entitled to, The cololls of each of the Eligible Eq. by Shareholders' Rights Entitioned have been sent to the Eligible Equity shareholder separately along with the Application Form and would also be explicitle on the website of the Registranto the beside at hites vitigate Minister command, this of the same would also be explicitle on the website of our Company at <u>www.ubbecomerit.com</u>. Respective Eligible Equity Shareholder con check their entitle nearlity keying their scipilate details there a.

The Eight o Bouty Shareholder applies in this issue, from such Eight is Equity Shareholder can if papely for its Figure Equity Shareholder at the full select of the Rights Entitlements; 1) apply for th Plights Equity Shores to the calent of part of its Rights Entitlements (without concurring the other part). (its apply for Rights Equity Shores to the calent of part of its Rights Entitlements and in regime to the fall selection to its Rights Entitlements and apply for Addinos Pajtis Equiy Sises: (v) = conce is Egles Entlements of all

Making of an Application Almost the ASSA process: An inverse, we ring to participate the laster through the ASSA white, in receive the AssA contract tests about the SSSB, print to making be Application to seek a destroy to make an Application the receive through ASSA process, may author be Application from in physical nuls to the Designment Exercises of the SCSB or or the destroid Africa in Through the website of the SCSBs (fine described by such SCSB) finantial rains such SCSBs to block. Apr. lication than ey payor is on the App. realism in their respective ASEA Accounts.

For the hat of centisms in the average mounted by SEBH to act as SOSBs for the ASEA in traces, it becames refer to https://www.eebh.gov.n/sectives/softes/Otter Astronology Report Real

meetors should ensure that they have conectly eathnibed the Application Formand have provided an authorisation to the SCSS, we the electronic mode, for blooking fundaring tie ASSA Account ecultation to the Application Money mentioned in the Application Form, be the case may be, as the time of submission of the Application.

Please role de la latijou ju SCSRs complying with die represente of de SERI biodin bearing reference number CIRCETABILITA (2014) dated September 25, 2012, within de periods allocated therein, Applications may be submitted at the Designated Branches of the SOSDs. Further, in terms of the SEU disquer searing reference number CRYC Di ULTIVEOR cared January 2, 2013, the standed that formature Applications by 9050s on their own appointment AS IX to first each such 9050 should have a separate appoint. T is own name with any other SEEI registered 9099/s). Such account shall be used solely for the purpose of making an Application in the issue and clear demarcated funds. should be available in such account for such an Application.

The Lead Manager, our Company, to Dispelots, its employees, affiliates, associates and the respective directors and the Registranshall not lake any responsibility for age, missiles, errors, problems and commissions etc., in relation to Applications accepted by SCSBs, Applications uploaded by SCSBs, Applications excepted but not to nated by SGSBs of Applications accepted and upleated without blooding funds in the ASSA Accounts.

wasters applying through the ASEA radiily should parell by road the provisions applicable to such Ago lications before making their Application through the ASEA process. For celais on Terms of the issue. Making at an Application through the ASEA process" please refer to page 275 of the Letter of Often.

APPLICATION ON PLAIN PAPER UNDER ASDA PROCESS: An Eligible Louty Shareholder in India who is eligible to apply may make an Application to subscribe to this issue on plain paper in terms of Regulation AS on SEEF COM Regulations in case of non-recepted Application Form as dealed above. In such cases of non-recept of the Application Form Involging rysical delivery (where applicable) and the Biglise Equity Shareholder not being in a position to obtain it from any other source may make an Application to substrice to this lesse on plant pacer will the same details as per the Application Form that is available on the waterts of the Registrar, Stack Exchange or the Load Manager. An Eligible Equity Scorobe decishal submit to givin pover Application to the Designated Branch of the SCSB for authorising auch SCSB to block Application Winney in the sold. hank appear I mailt a ned with the earne SCSE. Applications on their paper will introduce through Eight a Equity Shareholder who resulted provided an Indian eddiness. Plassancia that the Fig. Na Egy y Statebouers who are making the Application of piet paper and not be addition to be deed to the elegible Egy terminates and another building the Application Form for easy temporal including resumdential even 11th a mediated assessmently.

The Additional on stain caper, duty a great by the Eighte Equity Shereholds including plan holders, in the same order and as par spacinian recorded with his her bank, must tions the office of the Day ground Exercised for ECSE below the bear Cleany Date and should be for the following particulars.

- "Notes of our Company hong Brike Corrors Limited."
- Name and codings of the Eight of Equity Sharefielder including with follows (in the dam's position and as per specimen recentled with our Company or the Deposition); Folio Number (in case of Digitale Equity Shareholders who hold Equity Shares in diversal form as on Record Date/-DP and Gillen; ID;
- Expect for Audit stations on default of the Central or State Government, the residents of Sikk mand the officials appointed by the pourts, PAN of the Eighte Equity Shareholder. and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Equity Shares and ted for ourstain, to this team
- "Limiter of Entity Sharescheld swon Record Date:
- Aliche Topics on , dense takes form;
- Number of Fights Boulty Shares entitled to
- Number of Rights Bouts, Shares applied for Attrin the Rights Entitlements.
- "Aumber of Adolfonal Bigline Liquity States appred for Tany (appreads only Terrore Rights Entitiented have been appred for):
- Total number of Rights Equity Shares applied for
- "In Total whom I product the same of \$100 per Big to Equity Shows,
- 2. Data is of the ASBA Abount such as the SCSB account number home, address and eranch of the relevant SCSB. n gase of non-respect Eighte Eq. by Shareholders making an application with an indical address, details of the NREP-DARWING appoint such as the account number;
- name, address and branch of the SGSB with which the account is maintained. 14. Authorisation to the Cosignation Branch of the SCSB to block an amount aguivation to the Application Money in the ASSA Account: Signature of the Digitie Etaily Shareholder (in case of pint holders, to appear in the same sequence and order as they appear in the records of the SCSB);
- 16. An approval obtained from enty regulatority. The obtained by the Eligible Equity State holders and a copy of such approval from any regulatory at the fixed small be sent to the Register at

KFin Technologies Limited

Fernanty hatever as Michigan Private Limited.

Se arkim Tower-6. Plot no. 31 and 12. Prendel Elsind, Nanekwing ica, Serlinganpally Hyderacad, Pargereld (500 068, Telangara, India

"elephone.: 491 40 6718 2222 E-mail: sd rights@kiintest.com investor grisvanco semail, rá "Aumi, ris@a" i induarm

Website: www.cinteducon Contact Person: VI Nural Kriston

SELS registration no.: PHO0001.0221

At reach Eligible Equity Shareholders are deemed to have accepted the following:

Who procedure that without the Rights Brittersons worthe Rights British States have been an idea, registered existing the U.S. Scottles Act of 1938, as a mediate file. "U.S. Bearmes / a"), crony threed States are executes laws, and may no or offered, sold, resold or otherwise transferred within the thread States Status (including its territories and managers then of my mote of the John States and he District of Cohernical fine "Listed States", as any provincial and a complex from media humanistics and subject to, the registration requirements of the U.S. Geowides Actions in compliance with any applicable executions are all any state of the United Bildes. New Innovations the Rights Fronty Stones and Rights Edithermed advent to it this application are being affected and and and anti-citied the timed States in all above transactions in reference on Regulation Suprior that U.S. Securities Act : Regulation Silvin eviding manifesions and becaute hipscaletions where such offer and sale of the rights Equity Stores is permitted under any of each paried atting one in compliance with the applicable leave of each jurisdictions. They important that the leave is one, and cruis must not be s is becausioned as a calledgraf may Agita Equiy America High's Eddhamado for somethe baked Sines, or as a somethebas denote of sometim beyong at the soul Rights Equity Shares or rights Continents in the Lincol States. They contine that I have fel produce not in the United States and amount aligned to subscribe for the Rights Equip Strages, with a probable occasions have, the window complying with basis of probabilities applicable in with money in commercial with the basis, and fit interested that nother the Company has been decident to be to be to the conditioning for any other parameters or the Commany will account autocopies from any person, or the agent of any person, who agenes to be, or into the Company the Regionar to the leave, the Lead Manager or any other person acting on behalf of the Company have aceson in malatan in this Lighted States or in medicine of hidle and meligible or participate in 10th instrumental the according less of their jurishibles.

Wite militat offer, and or otherwise transfer any of the Popula Equity Stranse emich may be expanded by us in any paradiction or under any procruotaness in which such offer of age 15 of autocited on in any partics in material is introduction more start other som or confidence, with satisfy one material account for which then are extent particular, [2]. all contently attributed by investors in investments of the type substituted for herein imposed by the precision of mylour residence, and (it, it shalle to substitute and its autociting for the Rights Equity States and Right's Estheriests in completion with specialists assumes and other was of our jumination of restlem

Who enhanced that we the Lead Manager, to afficies and chiefu will be provide that and accuracy of the transport representations, committee and equations are

in cases where Multiple Application Forms are submitted to Applications portaining to Fights Entitlements procided to the some control coccurs on a domait suspense operation account, as applicable, including cases where an investor submits Application Forms along with a dictingacer Application, such Applications shall be liable to denote exists.

investors are requested to still by achieve to these instructions. Failure to do so could result in an Application being rejected, with our Company the Lozal Manager and the Registrannel having any line thy or the investor. The plain paper Application format is evaluate on the website of the Registran of hites wighted rices, som Our Company, the Lead Wanager and the Register shall not be responsible if the Applications are not upleased by the SOSB or funds are not blocked in the Investors' ASBA.

Accounts on or before the Issue Closing Date NOTICE TO INVESTORS: The distribution of the Ledenet Oriot the Apropositioner (Oter Application Formand Mehis Entitlement Letter and the issue of Hoarls Entitlement.)

and Rights Equity Shares to persons in partial rights added to a may be restricted by larger requirements prevailing in those unfedictions. Persons into whose passession the Letter of Office the Abridged Letter of Office Application Form may earlie are required in Inform the may as about and describe and resalid into The Letter of Cites, the Abridged Letter of Other the Application Form, the Flights Entitlement Letter and any other motorial retailing to the issue (on leadingly, the "issue Materials"). tion been sent disparated only to the Eligible Squity Sharobolders who have provided an indian accross to our Company thicese such Eligible Squity Sharobolders have provided their volid e-mail andress mour Company. It is soon blake also received seeming to be known all defines and in research and seed and seed

he leave Materials, were not east the loose Michigahresons can also access the Letter of Offer, the Apriligad Letter of Offer and the Application Form from the Apolicias of our Company, the Register, the Lead Warrager, SEBL and the Study Endlanger, as applicable.

Sharehorens who did not update our records with their indignised easier the address of the routy authorized recreased as with the prior to the date on wild live dispatched.

Our Company, the Level Manager, and the Register will content for a consistency of the section exist best a Manager, and the Manager than the Act signal Level of Otton the Pignits Childernent Letter and the Application Form, in the event the leave Materials larve been sent, to the registered erreif addresses of such Dignite Coults Stere to dens.

No action has been or will be taken to permit the lease in any principal where soften would be required for that purchase expect that the Later of Olive All be Res. with 85% of the would be required for that purchase expect that the Later of Olive All be Res. and the Stock Explanges, Accordingly, the Rights Emillansin, and the Rights Equity Shares may not be offered or each directly on indirectly, and the Letter of Offer and any ofter base Meterials may not be districted, in whole or in part, in or into any jurisdiction (other bash in hidle), except in accordance with eggi requirements applicable in ever unidation. Receipt of the Leber of Offer or any other leave Waterials (including by way of elegannic means) will not constitute an offer, invitation to displication by anythric in any jurisdiction or many drougstances in which such an other, invitation or solicitation is unitwite or or authorized or or any cerson to whom it is unlessful to make such an other, refation or soluted on. In these organizations, the Letter of Other, and any other issue Materials must be treated as sent for information only and should not be added upon for substitution to Rights Equity Shares and should not be copied on to obligational Accordingly, persons receiving a depy of the Letter of Offer, and any other issue Marsella a should not distribute or send the Letter of Offer or any such decuments in or into any jurisdiction where to do not, would on might centrayend local securities less or regulations. or would subject our Company or its still state or the final. Wanager or to officials to any fing or regionation may remove follow train in indial. If the latter of Other or any other soon Malarid in minimathy my person in my such jurist plant, they must not such to autsor be to the Right Equity Strains or the Right End for an immedia in the bester of Offer or any of the Issue Merinals.

Any protes who makes strapplication to engine Rights Enthantanea in the Rights Entry Shares a Year. In the beau with a common to have a dictaration, executed we content and agreed that auch period is period as to exquire the Rights Entherrents and the Rights Entity Sharea in compliance with all epoisable leave and require time preceiving in auch eron's juieful on and have without receivement for our Company or the level Messager or is all false to necessary fifty consequences (selection in India).

Any presentative expires Rights Frittenests or Rights Equity Shares will be desired to become presented accounted and agreed, as excepting the relative of a later than time of administry for the Rights Equity Shares or the Rights Entitlements, but it is not excitate than time of administry for the Rights Equity Shares or the Rights Entitlements, but it is not excitate than time of administry for the Rights Equity Shares or the Rights Entitlements, but it is not excitate than time of administry for the Rights Equity Shares or the Rights Entitlements. Entidements it winned be in the United States, and in each case in authorized to exquire the Rights Entidements and the Rights Equity States in complemos with all approable. swindinguistors.

Our Company in consultation with the Last. Manager reserves the right to heat us invalid any Application Form that (i) appears to our Company or its agents for new beeesecuted in, a bottorically transmitted from or department from the United States or any other jurisdictions where the offer and sale of the Rights. Eacily Shares is not permitted inder (evelor such predictions: (ii) operand include the relevent perdications set out in the Application Form, inducing the such descondormiting and/or rendulliding the Application Form is but a de the United States and Incl such person is eligible to subscribe for the Rights Equity Shares under applicable securities laws and is complying with swe of jurisoist one applicable to such person in connection with the lesse; (ii) I where a registered index acceptance of such Application Form may intrings applicable legal or regulatory regulatory regulatory state of Company state in this bound to besue an electory. Agins Eq. by Shares in respect of any such Application Form For further details, please refer to Wester to Assessment on page 9 of the Ceber of Other.

NO OFFER IN THE JIMITED STATES (OVERSEAS SHAREHOLDERS):

THE RIGHTS ENTITIEMENTS AND THE EQUITY SHARES HAVE NOT BEEN AND WILL NOT BE RESISTERED LINDER THE UNITED STATES SECURITIES AGT OF 1997 AS AMENDED (THE FUS. SEQUENTIES ACT), AND WAY NOT BE OFFERED, SOLD, RESOLD OR OTHERWISE TRANSFERRED WITHIN THE UNITED STATES, EXCEPT PURBLISHT TO AN EXEMPTION FROM, OR IN A TRANSACTION NOT SUBJECT TO, THE REGISTRATION REQUIREMENTS OF THE LIS ISECURITIES ACT AND APPLICASILE U.S. STATE SECURITIES LYAS, ACCORDING MY THE RIGHTS ENTITLEMENTS (INC. LICIN) THEIR CREDIT, AND THE BOUITY SHARES ARE ONLY. SEND DESERT AND SOLD OUTSIDE THE UNITED STATES IN DESERTIONS THAN SACTIONS IN BEHANDE ON BEOUL ATIONS INDER THE U.S. SECURITIES ACT (REQUILATION BY) AND IN COMPLIANCE WITH THE APPLICABLE LAWS OF THE JURISO OTION WHERE THOSE OFFERS AND SALES DOCUR.

THE OFFERING TO WHICH THIS LETTER OF OFFER RELATED IS NOT AND UNDER NO DIRECTIONSTANCES IS TO BE CONSTRUCT AS, AN OFFER NO OF ANY FOLITY SHARES OR THE RIGHTS ENTITLEMENTS FOR SALE. NITHE UNITED STATES OR AS A SOLICITATION THERE NIDEAN OFFER IC RUY OR TRANSFER ANY OF THE EQUITY SHARES OR RIGHTS ENTITLEMENT THERE IS NO INTENTION TO REGISTER ANY PORTION OF THE ISSUE OF ANY OF THE SECURITIES DESCRIBED HEREININ THE UNITED STATES OR TO CONDUCT A PUBLIC OFFERING OF SECURITIES IN THE UNITED STATES ACCORDINGLY, ANY OCCUMENTS RELIABLISTIC THE ISSUE SHOULD NOT BE FORWARDED TO OR TRANSMITTED IN OR INTO THE UNITED STATES AT ANY TIME.

Neither our Company, not any person acting on behalf of our Company, will accept the Journal of remains on purchase of the Journal on By He Entitienments. hom any person, or his agent of any person, who appears to be, or who our Company or any person acting on behalf of our Company in as reason to delevelle, in the United States when the buy order is made. No Application Form should be prestrained in the United States interaction by forces ted from the United States or otherwise dispatched. from the United States or from any other jurisdiction where it you doed legal to make an other of securities under the Letter of Other Our Company is making this issue on a phis basis to the Electric Equity Sparene designed will dispatch, on y through one if the Apriliped Letter of Orlenthe Application Form and other applicable Issue materials on y to Elle ble Equity Shareholders who have provided an indian address to our Company.

Any person who accurres Fights Entitlements or Equity Shares will be deemed to have declared, warranted and appeal by accepting the delivery of the Letter of Char, that it is not and that at the line of subscribing for the Equity Shares of the Fights Entitlements, it will not be, in the United States and its authorized to eccurre the Rights Entitlements and the Egypty Shares in compliance with all applicable laws and regulations.

Dur Company in consultation with the Load Manager, reserves the right to treat as invalid any deplication Form which till appears to our Company on its agents to have been copulating destroyed by transmitted from professioned from the united states or other juristicities where the other and sale in the Equity States and other Agric Points and partition from a find other the partition of the partition of the Agric Points and the partition of the Agric Points and the Agric Points and the partition of the Agric Points and the Agric Poi and a nominaring the Application Flore accept of the United States and original and accept to the Squity States and for the Fig. is Forthermore under Applicable acception ews, and such person is cominying with lews of juried of one and Came in such servicing to contract on with this beaue and have obtained as used as policy as believe applying in the bone or \$10 of the effective regioned in the soldness is not provided in our Company behaves on september 250 of Application Form may infrigure provide a region region by requirements. Our Company et all not be bound to issue or electing Equity Starters and on the Rights Equitioners in respect of any expension from

The displayion of the Letter of Offer, the Abridged Letter of Offer, Application Furnithe Fights Firtherent Letter and other bases Materials and the issue of Pights Firtherents. and the Rights Coulty States of a rights bear to persons in certain jurisdictions outside in the size restricted by the eight expirements providing in Jusse jurisdictions. Persons nto whose possession the loade Materials may come, are required to afrom thermalives about and observe such restrictions.

Our Company is undertaking this base on a rights basis to the Eighbe Equity Shareholders and the lague Meterials have been dispatched only to the Eighbe Equity Shareholders. who have a registered address in India or who have provided an Indian address to dur. Company, in case each Eligible Equity Shareholders have provided their valid e-mail appress to bur Company, the lesse Materials have been sent only to their valid evinal address and in case such III gible Equity Shareholders have not provided their e-mail activess, then the issue Materials is adolectable have been physically dispolatives, on a reasonable offert cases, to the Indian addresses provided by Frem.

Those overseas Stare tolders who do not update our records with their indian address or the address of their only pullforaged near esental verin and a, prior to the date on which we dispatched the issue Malerials, were not sent the issue Malerials.

Eur Company, the Lead Manager, and the Registrar will not be leads for high dispatch of physical capies of leads Materials, in the event the leads Materials have been sent on the registered priorit addresses of such Eligible Equity Shareholder(s), investors can also assess the Letter of Other, the Abridged Letter of Other and the Application Form from the wees les of our Company, Inc. Registrar, Inc. Load Manager, and the Stack Exchange,

No action has been or will be taken to permit the issue in any jurisdiction where action would be required for that purpose, except that the Dieth Little not Other was filed with Sels for observations and the Stock Eightungs. Accordingly, the Rights Emittements and the Rights Equity Shares having the effects or safe, o make or intered y and the Issue Melghals pracyer sentencing in connection with the issue may not be abilitated, whole or in part in any jurisd oder, except in apportunities and again requirements. applicable in such jurisdiction. Receipt of the Issue Matchins (including by way of electronic recens) will not constitute an offer, rivital on to on solidation by anyone in any unsationar or many charmstances in which a come offer, nytistion or solicitation is unlead, for or authorized or many person in whom this unleads to make such an offer make the interior of yard around not be extended upon for authorizing property and according to the extended upon for authorizing property and according to the extended upon for authorizing property. Brens end should not be copies or necleotholed. Accordingly parsonal energing a copy of the beans Moharie's should not, in connection of the Explore Endig Stares of the Rights Entitlements identificate or send the Issue Materials in or molene, prisidiction where to do ec, would connight contrevene local securities laws or regulations. orwolld at lijet, our Company or its efficiency the bead Manager or their respective efficiency is inglor regardation requirement to the Flamin India. If the last, e "Maleria a are ledewed by any person in any such jurisdiction, or by their agent or nominee. Bey must not seek to succept the Rights Equity Shares or the Rights Equit enemies referred.

Neither the recent of the Letter of Other nor rangistate of Rights Equity Shares hereunder, drief or the revolutions sease any implication that there has been no change in our Company's affairs from the date hereof or the date of such information or that the information contained herein is correct as at any time subsequent to the date of the Letter. of Otter or the cate of such information.

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in Application Form or a plain paper Application is Wondey, May 1, 2024 (i.e., Issue Closing Date. Dur Beard or Rights lesset Committee may extend the said care-for such period as it may determine from time to time, subject to the lesset Feriod not exceeding 30 days from the issue-Opening Date (inclusive of the issue Opening Date).

hithe Application Form is not submitted with an SCGB, uploaded with the Stack Exchange and the Application Marter is not blacked with the SCGB, prior before the issue Classific Date of such date as may be extended by our Board of Plobia, asses Committee, the invitation to offer contained in the Later of Offer shall be decined to have been decined and our Board or Rights issue Committee shall be all beny to dispose of the Eauty Shares hardly offered, as set out in "Trans of the issue - Best of Africant" on page 257.

Posse note that on the lesus Gosing Octs, Applications will be uplinated until 6.00 cm. (Indian Standard Time) or such extended thre as permitted by the Destgranted Stock Pohatas baim ESE.

Posse onsure that the Application Forman's inspessory defails are filled in in place of Application number investors, can more on the reference number of the simple members. from Register to the Issue informing exput their Rights Britishent or less sighting sof the dense excent Abenerbody, 2008s, risy mention their internal reference number. nuleas of application market.

ALLOTMENT OF THE EQUITY SHAREB IN DEWATERIALIZED FORM: Plasse rate that he early alread applica for in this sace can be elabed only in demote stand form.

and to the same decository recount in which our equity shows and held by such investor on the score data. In: data is, see . Terms of the Jasure-Alfonners Advice or Refund / Unbhacking of ASBA Account on page 258. The Letter of Clie.







୩୦ ଏପ୍ରିଲ ୨୦୨୪

ପୁଲିସକୁ ଦେଖି ପକାଇଲେ ଦୁର୍ବୃତ୍ତ

ବିଶ୍ରା,୨୯୩୪ (ନି.ପ୍ରା: ବଶମୁଣ୍ଡାର ସି-ସେକ୍ସର ସ୍ଥିତ ପିଏନଡିଇ ହାତ ଭାଙ୍ଗି ରହିତାର ବିକମ୍ପିତ ରାତିରେ ବୃତ୍ତିକମନେ ପ୍ରତେଶ କରିଥିଲେ । ଏହି ସମୟରେ ତ୍ୟାଙ୍କର ସାଇରାନ ଚାଳିତ। ଯୋଗୁଁ ସାଇରନ୍ ଶୁଣି ବହମୁଣା ପୁଲିସ ତ୍ୟାଙ୍କକୁ ପହଞ୍ଜିଥିଲା । ଫଳରେ ବୁକ୍ଲିକମାନେ ବ୍ୟାଙ୍କରେ ଟୋରି କରିବାରେ ବିପକ ହୋଇଥିବା କଥାଯାଇଛି ।

ରହିତାଇ ରାତି ପ୍ରାୟନ୍ତୀ ଜଦନିନିଟ ରେହଠାତ ଥାନା ନିକଟରେ ଥିବା ତ୍ୟାଙ୍କର ସାଲଗନ୍ ବାଳି ଲଠିଲା । ସାଲଗନ୍ ଖୁଣିତା ମାନ୍ତେ ହ୍ୟୁଟିରେ ଥିବା ପୂର୍ତ୍ତିସ କର୍ମଚାରାମାନେ ତ୍ୟାଙ୍କ ଆଡ଼କୁ ଗୌଡ଼ି ଯାଇଥିଲେ । ପୁଲିସ ଆସୁଥିବା ବେଖି ବ୍ୟଙ୍କ ନିକଟରେ ଉପସ୍ଥିତ ଅବା ଦୂରଳଣ ଯୁବନ କୌଣସି ପ୍ରକାଳରେ ସେଠାରୁ ପଳାଲ ଯାଇଥିଲେ । ଏହା ପରେ ପୁଲିସ ଘଟଣା ସମ୍ପର୍କରେ ବ୍ୟାଙ୍କ ପ୍ରବହଳଙ୍କୁ ପ୍ରଚଳା ବେଇଥିଲା । ଜଣେ ବ୍ୟଙ୍କ କର୍ମଚାରୀ ଶାସ୍ତ ବ୍ୟଙ୍କରେ ପଦଞ୍ଜି ଥିଲେ । ପରେ ପୁରିସ ପଳାଇ ଯାଇ ଥିବା । ଯୁଜକମାନଙ୍କୁ ଖୋଳିବାକୁ ଟେଷ୍ଟା କରିଥିବା । ଅପରପଞ୍ଜେ ସୋମନାର ସନାଳେ ସେତେତେଳେ ବ୍ୟାଙ୍କ କର୍ମଚାରୀ ବ୍ୟାଙ୍କ ଭିତରକୁ ଯାଇଥିବା, ସେମାନେ ଦେଖିରେ ଯେ ବ୍ୟାଙ୍କ ଭିତରେ ଥିବା ଛାତ ଉପରେ ଥିବା ଆଇତେଷୟ ଉଠା ହୋଇକି ରହିଛି । ବ୍ୟାଙ୍କ ପ୍ରଚନ୍ଧକ ଜୁଉନ୍ତ ରହମୁଣ୍ଡ ପୁଇଁସକୁ ଏ ସମ୍ପର୍ଜରେ ପୂଚନା ବେଇଥିଲେ । ସ୍ୱଟନା ପାଇବା ପରେ ପୂଳିସ ବ୍ୟଙ୍ଗରେ ପହଞ୍ଜି ଘଟଣର ଚବନ୍ତ ଆରନ କରିଥିଲା । ପରେ ପୋରେନସିକ୍ ଟିମ ଆସି ତ୍ୟାଙ୍କ ଭିତରୁ ଏଟଂ ଆଖପାଖରୁ ନମୂନା ପ୍ରମଣ ସମେତ ଳିଛି ଫିଙ୍ଗରପ୍ରିଣ୍ଡ ସଂଗ୍ରହ କରିଛି । ପୂଜିସର ଏହି ଅନୁସନ୍ଧାନ ମରିରେ ଆଳି ବ୍ୟାଙ୍ଗ ବିନସାରା ବନ୍ଦ ରହିଥିଲା । ଏହା ସହିତ ପୁରିସ ବ୍ୟାଙ୍କରେ କରାଯାଇଥିବା ସିସିଟିଭି ଫୁଟେଲକୁ ଯାଞ୍ଚ କରିଥିବା । ଯେଉଁଥିରେ ଜଣେ ଯୁନକ ବ୍ୟାଙ୍କ ଭିତରେ ପଞି ବୁକୁଥିବା ବେଖିବାକୁମିକିଛି । ପୁଲିସ ବଲମାନ ଏହି ଫୁଟେଇ ଏବଂ ପିଙ୍କରପ୍ରିଷକ୍ ଆଧର କରି ବୂର୍ତ୍ତରମାନଙ୍କୁ ରିଇଫ କରିକା ପାଇଁ ଚେଷ୍ଟା ଜାଭି ରଖିଛି । ସୂଚନାଯୋଗ୍ୟ ଯେ ଶୁକ୍ରବାର କର୍ମଚାରାମାନେ ତ୍ୟଙ୍କ ବଦ କରି ଘରକୁ ଯାଇଥିଲେ । ଖନିବାର ଏବଂ ରଚିତାର କ୍ରଟିଥିବାର ତ୍ୟାଙ୍କ ସୋମନାର ଖେଲିତାକୃଥିଲା । କିନ୍ତୁ ବୃତ୍ତିକ୍ରମାନଙ୍କ ଏହି ନାର୍ଯ୍ୟକଳାପ ଯୋଗୁଁ ଆଜି ମଧ୍ୟ ବ୍ୟଙ୍କ ବନ୍ଦ ଗଳିଥିଲା । ସ୍ୱଳନାଯୋଜ୍ୟ ସେ ବୃଦ୍ଧ ବର୍ଷ ପ୍ରଚ୍ଛେ ମଧ୍ୟ ଠିକ୍ ସମାନ ଭାବରେ ତିନି ଇଣ ଦୁର୍ବର ବ୍ୟାଙ୍କକୁ ପଣି ଚୋରି ଇଥି ଥିଲେ । ସ୍ଥାନାୟ ଲୋକ କହିଛନ୍ତି ସେ ବିନରେ ବ୍ୟାଙ୍କରେ ଇଣେ ସୂରଣା କର୍ମା ରୁହନ୍ତି । ମାତ୍ର ରାଜିରେ ଜୌଣସି ସୂରଣା କର୍ମା ଚ ଥିବା ସୋର୍ଗୁ ବାରମ୍ବାର ଏଉହି ଘଟଣା ଘଟୁଛି । ତେଣୁ ବ୍ୟାଙ୍କରେ ପୁରକ୍ଷା ବ୍ୟବସ୍ଥା ବଢ଼ାଇବା ପାଇଁ ବାବିଦୋଇଛି ।

ଦୁଇ ସଂସଦୀୟକ୍ଷେତ୍ର ପ୍ରାର୍ଥୀଙ୍କ ନାମାଙ୍କନପତ୍ର ଦାଖଲ



ସ୍ତ୍ରଗଗଡ଼,୨୯।୪(କାର୍ଯ୍ୟଳୟ): ସାଧାରଣ ନିର୍ବାଚନ ନିମନ୍ତେ ନାମାଙ୍କନପତ୍ର ବାଖନର ବୃତୀଣ ବିନରେ ଷେମବାର ସୁନ୍ଦରଗଡ଼ ଜିଲାପାଳ ଗଥା ଜିଲା ନିର୍ବାଚନ ଅଧିକାରୀ ହା ପରାଗ ହର୍ଷତ ଗାଜାନିଙ୍କ ନିକଟରେ ବୁନ୍ଦରଗଡ଼ ସଂସହୀୟ ଅେନ୍ତ୍ର ପାଇଁ ଏଅସୁସିଆଇ ବନର ଳଷ୍ଟିନ କୁଗୁନ ଓ ନିର୍ବଳୟ ପ୍ରାର୍ଥୀ ଲବେ ଜଗବନ୍ଧୁ ଓରାମ ନାମଙ୍କନପତ୍ର ବଞ୍ଚଳ ନରିଛନ୍ତି । ସେହିପରି ସୁହରରଡ଼ ସବର ନିର୍ବାଚନ ମଣ୍ଡଳା ପାଇଁ ସ୍ଥାଧନ ପ୍ରାର୍ଥୀ ଭାବେ ବେବେଳ୍ପ ଭିନିଆ ଅତିରିକ୍କ ଜିଲାପାକ ରଡିନାରାଇଣ ସାହଙ୍କ ନିକଟରେ ପ୍ରାର୍ଥିପତ୍ର ବାଖର ଜରିଥିବା ବେଳେ ରାଜଗାଙ୍ଗପୁର ନିର୍ବାଚନ ମଣ୍ଡଳୀ ପାଇଁ ଏସୟୁସିଆଇର ଲିଓନୀ ତିର୍ନା ଅନ୍ୟତମ ଅତିରିନ୍ନ ଜିଲା ପାଳ ଅଭିମନ୍ୟୁ ମାଝିଙ୍କ ନିକଟରେ ନିଜର ପାଇଁପଟ୍ ବାଖକ କରିଛନ୍ତି ।

ନାମାଙ୍କନପତ୍ର ଦାଖଲ କଲେ ବଣାଇ ବିଜେଡି ବିଧାୟକ ପାର୍ଥୀ

ବଶାଇ ୨୯ ।୪(ମି. ପୁ.) : ରାଜ୍ୟର ଦ୍ୱିତୀର ପର୍ଯ୍ୟାୟ । ନିଶାଣ, ଖୋଳ କୀର୍ଜନର ନାଳେନାଳେ ତତ୍କୁ କରିଷ୍କ ନିର୍ବାଚନ ପାଇଁ ଗତ ଶୁକ୍ରବାରଠାରୁ ନମାଙ୍କନ ବାଖଳ ପ୍ରତିୟା ଆରମ ହୋଇପାଇଛି । ସୋମବାଲ ବଶଇ ବିଧାନୟରା ଆସନର ବିଜେଡି ପ୍ରାର୍ଥୀ ଜାନସେନ ଚୌଧୁରୀ ବିଶନ ଶୋଗଯାତ୍ରରେ ସ୍ଥାନୀୟ ଉପଜିଲାପାଳ ତଥା ଉପଖଣ୍ଡ ନିର୍ବାଚନ ଅଧିକାରୀ ସୁଗଞ୍ଜନ କୁମାର ସାହୁଙ୍କଠାରେ ନାମାଙ୍କନପତ୍ର ଦାଖର କରିଛନ୍ତି । ବଣାଭର ପ୍ରସିଦ ଶୈବ ପୀଠ ବାବୀ ବାଶେଶ୍ୱରଙ୍କ ନିକଟରେ ପୂଜାଙ୍ଗନା କରିବା ପରେ ଆହିତାସୀ ମାହକ, ହୋଇ

କର୍ମକର୍ଲା ଓ ସହସ୍ତାଧିକ ସମର୍ଥକ, କର୍ମାଙ୍କ ସହ ବିରାଟ ଶୋଳାଯାତ୍ରାରେ ଦେଏଗା ଛଳ ନିକଟର ଟର୍ଚ୍ଚ ଛକ, ବୃକ୍ ଛକ, କଲେଜ ଛକ ବେଇ ଉପଳିକାପାଳଙ୍କ କାର୍ଯ୍ୟାକୟରେ ପହଞ୍ଜିଥିଲେ । କର୍ମୀ ଓ ସମର୍ଥକଙ୍କ ନହାନ ପଟ୍ଟନାଇକ ଜିନ୍ଦାବାତ ନାରରେ ମୁଖ୍ୟ ରାସ୍ତା ପ୍ରକର୍ମନ ହେଇ ଥିବା ଟେଟେ ସମର୍ଥକଙ୍କ ମହଳରେ ପ୍ରଦଳ ଉସାହ ଦେଖିତାକୁ ମନଥିଲା ।

ପ୍ରଥମ ଦିନରେ ଅଛି ଭାନସେନ ଜଣେ ମାନ୍ତ ପ୍ରଥା

ରାଟେ ନାମାଙ୍କନପତ୍ର ବାଖର କରିଥିଲେ ନାମାଙ୍କନ ବାଖଳ ପରେ ଏଥର ବିଜେଡ଼ିର ବିଜୟ ସ୍ୱଳିଷିତ ଟୋଲି ଲାମସେନ ସ୍ୱଡୋକ୍ସି କରିଥିଲେ। ଶୋଲାଯାତ୍ରାରେ ଜିଲା କାର୍ଯ୍ୟକାରୀ ସଲାପତି ପ୍ରତ୍ୟୁଟ୍ କୁମାଇ ଡିପାଠା, ବଣାଇ ନିର୍ବାଚନ ମଣ୍ଡଳୀ ପର୍ଯ୍ୟବେଷକ ଷ୍ଟାଲିନ ପରିଜା, ଜିଲା ପରିଖର ଉପାଧ୍ୟକ୍ଷ କମଲ ଲାକ୍ରା, ଜିଲା ପରିଖବ ସର୍ଥ ରାମତନ୍ତ୍ର ସାହ୍ର, ଚାରଚିତିରୁସେନ ନାଇଳ, ବଣାଇ ବୁଳ ଅଧ୍ୟକ୍ଷ ମଞ୍ଜଳତା ଜିସନ, ବିଜିନ୍ନ ବୁଳର ସଲୟତି, ସମ୍ପାଦକ ପ୍ରମୁଖର ପଞ୍ଜିତ ଥିଲେ ।

ହାତୀ ଆକ୍ରମଣରେ ଯୁବକ ଗୁରୁତର

କୋଇଡ଼ା, ୨୯ ୪ (ନି.ପ୍ର): ହାତୀ ଆକ୍ରମଣରେ ଜନୈନ ଯୁବନ ଗୁରୁଡର ଆହତ ହୋଇଥିବା ଜଣାପାଇଛି । କୋଇଡ଼ା ଥାନା କାଶିରା ପଞ୍ଚାଶତ ରେଙ୍କାଇଟେଡ଼ା ଗ୍ରମର ବିଶ୍ରମୁଣ୍ଡା (୧୮) ନିକଟଞ୍ଜ ଜଙ୍ଗଳକୁ ସଞ୍ଜଳରେ ପତ୍ର ଟୋଳିବାକୁ ଯଇଥିଲେ। ଏହି ସମୟରେ ହାତା ନାଙ୍କୁ ଆକ୍ରମଣ କରିଥିଲା । ଫକରେ ତାଙ୍କର ଅଣ୍ଟା ପାଖରୁ ଦୁଇ ଗୋଟ ରାଙ୍ଗି ଯାଇଥିବା ବେଳେ ମୁକ୍ତରେ ଆଘାତ ରାଗିଥିଲା । କୋଇଡ଼ା ବଳ କର୍ମତାରାମାନେ ତାଙ୍କୁ ଉଦ୍ଧାର କରିବା ସହ କୋଇଡ଼ା ଗୋଷୀ ସୃକ୍ଷ୍ୟ କେନ୍ଦ୍ରକୁ ନେଇଥିଲେ । ପ୍ରାଥମିକ ଡିକିସା ପରେ ତାଙ୍କୁ ରାଜରଟେନା ସରକାରୀ ଡ଼ାକ୍ଲରଖାନା ସ୍ଥାନାନ୍ତର କରାଯାଇଛି ।

ମତୁଆଚାଳକ ଗିରପ

ବଡ଼ଗାଁ, ୨୯।୪ (ନି.ପ୍ର): ବଡ଼ଗାଁ ପ୍ରଭିସ ପଥରୁ ସୋମକାର ସଥ୍ୟାରେ ଗରିଆମାଳ ଠାରେ ଗଡ଼ି ଧରପଟ୍ଟଡ ହୋଇଥିବା । ଏହି ଧରପଟନ ସମୟରେ ଜଣେ ମହୁଆ ବାଇଳ ଚାଳକ ଧରାପଡ଼ିଥିଲେ । ତାଙ୍କ ପୂଜିୟ ଗିରଫ କଲି ୪୧ ନୋଟିସ ବେଇ ଛାଡ଼ିବେଇଛି । ଗତ କିଛିଦିନ ହେଲା ବଡ଼ଗାଁ ପୁରିଷ ପଞ୍ଚଳ ଯାନବାହନ ଯଞ୍ଚ ଚାଳିଛି ।

ଶୋକ ସମାଦ

ବିଶ୍ରାହ୍ୟ (ନି.ପୁ): ମାରାମୋନି ସେନାପଡି (୭୧)ଙ୍କ ର ଡିଡାର ସଙ୍ଖରେ ଇସ୍ଟାତ ଜେନେରାଲ ମେଡିନାଲରେ ଚିଳିବାଧୀନ ଅବସ୍ଥାରେ ମୃତ୍ୟୁ

62/10/21/08 ମୃତ୍ୟୁ ଶପ୍ୟା ନିକ୍ଟରେ ସାମା ବୋଳ ଗୋଳିସ ସେନାପତି ଓ

ଦୁଇ ପୁଅ ଜାରତ କୁଷଣ ସେନାପତି ଓ ପ୍ରଚାପ କିଶୋଇ ସେନାପଡି, ବହୁ ବାହତ ଉପୟିତ ଅଲେ । ତେବତ୍ୟସରେ ଅନ୍ତିମ ସଂକ୍ରମ କରାଯଇଥିଲା ଚାଳ ଚିପ୍ରୋଗରେ ପରିଚିତ୍ୟ ହଳରେ ଶେଳ ପ୍ରକାଶ ପାଇଛି ।

ଇଣ୍ଡିଆ ଗଠବନ୍ଧନର ସାମ୍ବାଦିକ ସମ୍ମିଳନୀ



କୁଆଁରମୁଣ୍ଡ,୬୯୩୪(ଟି.ପ୍ରା: ଚାରମିତ୍ରପୁର ରାଏଡଗାରୋଡ଼ ହିଡ ଅଡ଼ଖଣ ମୁକ୍ତିମୋର୍ଚ୍ଚା କର୍ଯ୍ୟାଲୟ ପରିସରରେ ଇଣ୍ଡିଆ ଗଠରବଟ ପଥରୁ ସେମବାର ସାମ୍ରାବିକ ସମ୍ମିକଟୀ ଅନୁଷ୍ଠିତ ହୋଇଯାଇଛି । ଏହି ଅବସରରେ ପ୍ରତେଶ କଂଗ୍ରେସ କମିଟିର ସାଧାରଣ ସମ୍ପାତକ ନିର୍ମଳ ନାୟନ ଭାଉରୀୟ ଓ ପୁଷ୍ପପୁତ୍ର ପ୍ରବାନ କରି ଝାଡ଼ଖଣ୍ଡ ମୁକ୍ତି ମୋହାର ବିଧାୟକ ପ୍ରାର୍ଥୀ ନିହାର ପୁରିନଙ୍କୁ ସମ୍ମାନିତ କରିଥିଲେ । ଏହି ଅବସରରେ ଜିଲା କଂଗ୍ରେସ କମିଟି ଉପସଭାପତି ସୁଖିଲ କିଣ୍ଡୋ, ବିକ୍ରମ ପଟ୍ଟନ ଯଳ, ଆଲଚର୍ଟ କିଣ୍ଡୋ, ଏମତି କମାଲ ପୁମୁଖ ଲପସ୍ଥିତ ଥିଲେ । ତିଧାରଳ ପ୍ରାଥୀ ଶ୍ରୀ ପୁରିନ ଲଣ୍ଡିଆ ଲଠତ ହନରେ ଥିବାଳେ ଏନଏ ମ ପଞ୍ଚଲ୍ଲ ଟିନେଟ ପ୍ରବାନ କରାଯାଇଥିବାରୁ ଧନ୍ୟବାଦ ପ୍ରବାନ କରିଥିଲେ। ବଳ ପୁଣି ବିଳେପି ଓ ବିଳେଜିକୁ ପରାଜିତ କରି ନିଳର ଡ଼ଫେରି ପାଳଚଟେ ଲି ସେବୃଢ଼ୋକ୍ଲିକରିଥିଲେ ।

କାରରୁ ୨ଲକ୍ଷ ୮ ହଜାରଟଙ୍କା ଉଦ୍ଧାର

ବିଶ୍ରା,୨୯୮୪ (ନି.ପ୍ର): ସାଧାରଣ ନିର୍ବାଚନକୁ ତୃଷ୍ଠିରେ ରଥି ବଞ୍ଚମୁଣା ପୁଲିସ ସୋମତାର ଚନ୍ଧମୁଣ ଜି-ସେକ୍ସର ମଣାଣି ନିକଟରେ ଥିବା ପୁରିୟ ଟେକ୍ ପୋଷ୍ଟରେ ଏକ କାରରୁ ୨କଥା ୮ ହଳାର ଟଙ୍କ । ଜବତ କରିଛି । ତେକ ପୋଷ୍ଟରେ ଗାଡ଼ି ଯାଞ୍ଚ କରିବା ସମୟରେ ରାଜରକେଲାଠାରୁ ବିଶ୍ରା ଅଭିମୁଖା ଯାଇଥିବା ଏକ କାରକୁ ଯଞ୍ଜ କରା ଯିତା ବେଳେ ଏକ ବ୍ୟଗରୁ ତୁଇ ରକ୍ଷ ୮ ହଳାର ଟଳା ଜବତ କରାଯାଇଛି । କାରରେ ବସିଥିବା ବ୍ୟକ୍ତି ଜଣକ ମୁଁ ଜଣେ ଠିଳାବାର, ବିଶ୍ରା ଅଞ୍ଚଳରେ ମୋଂ ଅଙ୍ଗଳବାଡି ନିର୍ମାଣ କର୍ଯ୍ୟ ଚାରିଥିବା ବେଳେ କିଛି ନିର୍ମାଣ ସାମଗ୍ରୀ କିଣିବା ପାଇଁ ଏହିଟକା ନେଇ ବିଶ୍ୱାକୁ ଯାଉଥିଲି ବୋଲି କହିଥିବାଳଶାଯାଇଛି ।

ପ୍ରଚାର ଗାଡ଼ି ଧକ୍କାରେ ଯୁବକ ଆହତ

ବୃହରଗଢ଼,୨୯ ।୪(କାର୍ଯ୍ୟାଳୟ) : ହେମଗିର ଥନ। ଅନ୍ତର୍ଗତ କଳିକାଠାରେ ପ୍ରତ୍ୟର ଗାଡ଼ି ଧାକ୍କରେ ଳନୈକ୍ୟୁଟକ ଆହତ ହୋଇଥିବା କଥାପଡ଼ିଛି । ଏକରା ଲନ୍ନେଡିକଟକର ପ୍ରଚାର ଗାହି ଏକ ଟାଇକ ଗଳନଙ୍କୁ ଧକ୍ଲା ଦେବାରୁ ବାଇକ ଜାଳକ ଅସିତ ହୋଇ ଆହତ ହୋଇଛନ୍ତି । ଆହତଙ୍କୁ ପ୍ରଥମେ ସ୍ଥାନୀୟ ଚିଳିସାକୟ ଓ ପରେ ବେଳଯାନୀଙ୍କ ସ୍ଥିତ ହାଲୁଇଖାନୀକୁ ସ୍ଥାନୀକ୍ତର କରାଯାଇଛି । ଏହି ବୂର୍ଘ ଟଣା ନେଇସେଠାରେ କିଛି ସମୟପାଇଁ ଉଲେକନା ପ୍ରକାଶ ପାଇଥିଲା ।

ଟ୍ରକକୁ ଧକ୍କା ଦେଲା ଟ୍ରକ, ଚାଳକ ଗୁରୁତର

କନ୍ୟାପଡ଼ା,୬ ୯୪ (ମି.ପ୍ର): କନ୍ୟାପଡ଼ାଥାନା ଅନ୍ତରତ କନ୍ୟାପଡ଼ା-ବାରସ୍କୁଆଁ ପୂର୍କ ରାହ୍ରାର କେନ୍ଦ୍ରଦିବର ଏକ ଦୁର୍ଘ ଟଣରେ ଇନ୍ନୈକ ତାକକ ଗୁରୁତର ଆହତ ହୋଇ ଥିବା ଇଣାପହିଛି । କଲୁଣାପଡ଼ା ପଟରୁ ଚାରସୁଆଁ ଅଭିମୁଖେ ଏକ ଟ୍ରକାଯାଇଥିବା ବେଳେ ଅନ୍ୟ ଏକ ଟ୍ରକ ଚଲ୍ଲ

୍ଲିୟ ଧକା ଟେଇ ଥିଲା । ଫକରେ ଗାଡ଼ିର ସନୁଖ ଭାଗ 👪 ନ ଷ୍ଟନ୍ଧେଲ ଯାଇଥିବା ବେଟେ ତାକଳ କୁରୁଡ ର ଆହତ ହୋଇଥିଲେ । ପୁରିସ ଅହତଙ୍କୁ ଇତୁଣୀପଡ଼ା ତାଲ୍ଲରଖାନାରେ ଲଳି କରିଥିଲା । ପ୍ରଥମିକ ଚିକିସା ପରେ ଅବସ୍ଥା ବୃତ୍ତକର ଥିବାରୁ ତାଙ୍କୁ ରାଜରନେଳାକୁ ସାନାନ୍ତର କରାଯଇଥିବା ଜଣାଯାଇଛି । ପୂର୍ଣିସ ସମୟର ଚହନ୍ତ କାଇଛି ।

ଏନଟିପିସି ଦୁଇ କ୍ୱାଟରରୁ ୨୦ଲକ୍ଷରୁ ଉର୍ଦ୍ଧ ଟଙ୍କାର ଅଳଙ୍କାର ଚୋରି

ଟାଙ୍କର ପାଲି,୨୯୮୪(ନି.ପୁ): ଇଥ୍ରାଥାନା ଅନ୍ତର୍ଜନ ବଳିପାଲି ଟାଉନସିକରର ବୁଲ କ୍ୱାଟେରୁ ୨୦ ଇଥରୁ ଖର୍ଡ୍ ଟଙ୍କାର ଅନଙ୍କର ଓ ସାମଗ୍ରୀ ଚୋରି ହୋଇଥିବା ଅଭିଯୋଗ ହୋଇଛି । ଏନଟିପିସି ଜିନ୍ଦି ଏମ କ୍ରାଟର ର ଚାଲା ଭାଙ୍ଗି ବୃତ୍ୱ ଜମାନେ ପ୍ରାୟ ୨୦ ଲକ୍ଷ ଟଙ୍କାର ପୁନା ଓ ତୁପା ଗନଧା ଟୋରି କରି ନେଇଥିବା ଅଭିସୋଗ ହୋଇଛି । ବର୍ତ୍ତିପାରି ଏନଟିପିସିର ଡିଳିଏମ ଅଞ୍ଚଳ ସିହାଙ୍କ ଛତିଶରଡ଼ ଗାଳ୍ୟ ସ୍ଥିତ କାରା ଏନଟିପିସିକୁ ବବଳି ହେଇଥିବାରୁ ସେ ସେଠାରେ କାର୍ଯ୍ୟରେ ଯୋଗ ବେଇଥିଲେ । ଉଲ୍କ କ୍ରାଟରରେ କେହି ରହୁ ନ ଥିଲେ। ସେ ରହିବାର ବର୍ଲିପାଲି କ୍ରାଟରକୁ ଯାଇ ଘର ଚାଲା, ଆଲମାଭୀର ଡାଲା ଜଙ୍ଗାୟାଇ ସମନ୍ତ ସୂନା ତୁପା ଗହଣ ଚୋରି ହୋଇଥିବା ଦେଖିଚାକୁ ପାଇଥିଲେ । ସେ ରଚିବାର ସହ୍ୟରେ ଏ ନେଇ ଥନାରେ ଅଭିଯୋଗ କରିଥିଲେ । ଏନଟିପିସି ବରିଷ୍ଣ ପରିଚାଳକ କୌଣିକ ବାନାର୍ଜୀ ଜୁଟିରେ ଘରକୁ ଯାଇ ଥିଲେ । ଆଜି ବର୍ଲିପାଲି କ୍ରାଟରକୁ ଫେରି ତାଙ୍କ ଘର ତାଲା ଲାଙ୍କି ଅଲମାଗାରୁ ସୁନା, ଗୁପା ଅନଙ୍କାର ସହ ଅନ୍ୟନ୍ୟ ମୂଲତାନ ସାମଗ୍ରା ଗୋରି ହେଇଥିବା ନେଇ ଆଜି ଲକ୍ତ୍ରା ଥାନା ଏଚଳା ବେଉଛନ୍ତି। ପୁଲିସ ଏନେଇ ଏକ ମାମଳା ତୁକୁ କରି ତଦନ୍ତ ଆରମ୍ଭ କରିଛି । ଆଳି ଝାରସୁଲୁଡ଼ା ଜିଲାରୁ ସବାନ । କୁକୁ ରଓ ସାଇଣି ଫିକ ଟିମର ସହାରତାରେ ତତନ୍ତ କରାଯାଇଥିବା ପୁଲିସ ସ୍ତୁରୁ ଜଣାଯାଇଛି ।

ବସନ୍ତ ମହୋତ୍ସବ ଉଦ୍ଯାପିତ

ହନ୍ରମାନଙ୍କ ଲଙ୍କା ଦହନ

ଇଙ୍କାବ୍ୟନ ମଞ୍ଚସ୍ଥ ହୋଇପଲଞ୍ଚି । ପ୍ରମାନଙ୍କ ରାଜ୍ୟାଭିଖେଳ କଳାପରେ କଳା ଯିବାକୁ ପୁଗ୍ରନ ପ୍ରଯୁଡି ଅରମ କରିଥିଲେ। ପୁଗ୍ରାଡ ଗରି ବିଗଳ୍ପ ବୃତ ପଠାଇ ସମୟ ବାନର

ରାଲାଙ୍କୁ ଡ଼ନାଇ ଥିଲେ। ହନୁମାନ, ନଳ, ନାଳ, ପୁଷଣ ପୁମୁଖଙ୍କ ସହିତ ଚିତାର ଚିମଣ କରିତା ପରେ ଜାନୁଡାନଙ୍କ ପରାମଶକ୍ରମେ ହନୁମାନ ଶ୍ରାରମଙ୍କ ଆଣାଚାଚ ନେଇ କଳା ଅନିମୁଖେ ଯାହା କଲେ । ଲଙ୍କା ଗଡ଼ର ରଖକ ସଂସିକା ଓ ପୁରସା ହନୁମାନଙ୍କୁ ରୋକିଚାରେ ଗଳା ପ୍ରହାର କରି ଉଚ୍ଚୟଙ୍କୁ ମାରି ଟେଇଥିଲେ । ଏହାପରେ ଲଙ୍ଗେଶ୍ୱରୀଙ୍କୁ ଗଡା ପ୍ରଜାର କରି ନିର୍ବିକ କରି କ୍ରମର ରୂପଧାରଣ

କରି କଙ୍କାରେ ପ୍ରତେଶ କରିଥିଲେ । ଜଥାସ, ଘୋଡ଼ାଶଳ, ଶୟନ ଲଞ୍ଚରେ ଖୋଳଖୋଳି କରି ନ ପାଇଟାରୁ ଅଖେଳ ବନକୁ ଯାଇ ଖୋଳିଥିଲେ । ଏକ ବୃକ୍ଷ

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ଲଙ୍କାର ପ୍ରବେଶ ଦ୍ୱାରରେ ଲଙ୍କେଶ୍ୱରୀ

କରିଥିଲେ । ଏହାଯରେ ସାହାଙ୍କୁ ଶ୍ରୀରାମଙ୍କ ମୁକ୍ତିକ । ଫେଖାଇ

ସମସ୍ତ ଘଟଣା କଣାଇଥିଲେ । ହଳମାନ ସୀତାଙ୍କୁ ପିଠିଲେ

ମଥାମଣିତେଇ ରାମଙ୍କଠାରେ ଚାର୍ଲାତେ ବାକୁ କହିଥିଲେ । ହନୁମାନ ସେଠାରୁ ପ୍ରୟାନ କରାବେଲେ

ଷ୍ଟଧା ମେଷାଇତ । ପାଇଁ କଙ୍କର ମଧ୍ୟତ ନରେ ପଳ ଖାଇଥିଲେ। ଏହି ଖଟର ରାଜଶଙ୍କ ପଞ୍ଚଳୁ ଯିବାରୁ ସେ ବାନରକୁ ଧରି ଆଣିକା ପାଇଁ ଅଞ୍ୟ କୁମାରଙ୍କୁ ପଠାର ଥିଲେ । ଯୁଦ୍ଧରେ ଅଷୟ କୁମାଇଙ୍କ ମୃତ୍ୟୁ ସୋଇଥିଲା । ଏହାଶୁଣି ରାଚଣ ପ୍ରଚଣ୍ଡ ଟ୍ରେଧ୍ୟ ବନ୍ଧୋଇ ଇନ୍ତଳି ବଳ୍ଲ ପଠାଇ ଥିଲେ । ଇନ୍ତ୍ରଳିତ ନାରଫାଣ ତାଣରେ ହନୁମାନଙ୍କୁ ଳାକୁ କରି ବରବାରକୁ ନେଇଥିଲେ । ବରବାରରେ ହଳୁମାନଙ୍କ ଲାଞ୍ଜରେ ବସ୍ତ ଗୁଡ଼ାଇ ନିଆଁ ଲଗେଇ ତିଆଯାଇଥିଲା । ଏହାପରେ ହଳୁମନ ସେଇନିଆକୁ ବ୍ୟାସ୍ତ କରି ଲଙ୍କା ବସନ କରିଥିଲେ । ରାମ, ଲକ୍ଷଣ, ସୀତା, ହନୁମାନ, ଉଲେଖିରୀ, ଉନ୍ତଳିତ, ସ୍ୱଗ୍ରୀବ, ନଳ, ନୀଳ, ଅଙ୍ଗବ, ସୁସେଣ ଚରିତ୍ରରେ ଯଥାକ୍ରମେ କୁଲୁ ପଣିଗ୍ରାହା, ବୀପଳ ପ୍ରଷଟ, ଟୁକୁ ପାଣିଗ୍ରାହା, ବୀପ

ପଞ୍ଚା, ରାଜେଶ ଟକ୍ରବର୍ତ୍ତୀ, ବୀର ପଶାୟର, ବୈନାଶ

proposes to dispends the last, a felsion also what and the west the last a Metamala.

କର୍ସେଲ୍, ଅଙ୍କୁ ରାଜର ଅଭିନୟ କରିଥିଲେ ।

ନବଳୀବନ ପଞ୍ଚରୁ ତାଲିଥିବା ବସନ୍ତ ମସମୟବ ଜବ୍ୱଯାପିତ ବୋଲଯାଇଛି । ଲବ୍ୟାପନ ସହ୍ୟାରେ ସମ୍ବରପୁରୀ ନାଟକ'କେଡ଼ା' ମଞ୍ଚସ୍ଥ ହୋଇଥିଲା । 'କେଡ଼ା' ହେଉଛି ଏକ ଜିଲ୍ଲକ୍ଷମ ବ୍ୟକ୍ତିର

ସୂହରଗଡ଼,୨୯୮୪(କାର୍ଯ୍ୟାକୟ): ସ୍ଥାନୀୟ ସଂସ୍କୃତି ଜବନରେ



କାହାଣୀ । ଆଶିଷ କୁମାର ସୋନାରଙ୍କ ରଚିତ ଓ ସଡ୍ୟରଞ୍ଜନ ବେହେରାଙ୍କ ନିର୍ବେଶିତ ଏହି ନାଟକକୁ ସଂଗୀତ ବେଇଥିଲେ ସୌମାଳିକ ସୌମିତ୍ର ବଢ଼ପଥା । ନୃତ୍ୟ ନିର୍ଦ୍ଦେଶନ । ଦେଇଥିଲେ ସଂଗୀତା ସହ । ସମ୍ବଳପୁରର ଶ୍ରୀ ନଳଚରାକ ଆସେସିଏସନ ପ୍ରଯୋଜିତ ଏହି 'କେହା' ନାଟକର ବିଭିନ୍ନ ଚରିତ୍ରର ଅଭିଷେକ ଶମା: ସତ୍ୟନାରୟଣ, ସତ୍ୟନାରୟଣ ସାହ, ମାନା ରୋଷ ଅନ୍ତେଷ । ରାଉତ୍କରଙ୍କ ଅଭିନ ଉମମହର୍ଶୀ ହେଇଥିଲା । ଅଭିର ଅନ୍ୟ ଏକ ଆକର୍ଷଣ ଥିଲା ବିଭୁଗ୍ରେନ ମହାର୍ତ୍ତିଙ୍କ ନିର୍ବେଶନାରେ ଓ ରାଜାଇଣିସାହୁଙ୍କ ମାର୍ଗବର୍ଶନରେପ୍ରସ୍ତୁଟ ସଙ୍ଗାତ ନାଟକ 'ରାଧେ' ।

> ରାଧା-କୃଷ୍ଣ ସେ ଅଭିନ୍ନ ଚନ୍ଦା ବର୍ଣାଇଥିଲା ପ୍ରଭାବ ଲୋକଙ୍କ କଳ୍ପିତ ଏହି ନାଟକରେ । ଏହା ପରେ ବିଭାପା ଅଧ୍ୟକ୍ଷ ଅମରେଶ ସାମଲ ଭାଓଲିନ ବାବନ କରିଥିଲେ । ଉଦ୍ଯାସନ ସନ୍ଧ୍ୟରେ ମୁଖ୍ୟ ଅତିଥି ଭାବେ ଓଡ଼ିଶା ସଂଗୀତ ନାଟକ ଏକ ତେ ମା ସତି ତ ପ୍ରତୋଧ ରଥିଯୋଇ ଦେଇଥିଲେ । ସେ ତାଙ୍କ ଉଦ୍ୟବେଧନରେ ପ୍ରସିଦ୍ଧ ନାଟ୍ୟକାର ପ୍ରତୀପରୋଜଙ୍କ ନାଟକ ପ୍ରତିଆକ ରଣଣ ବଧାଣିଥିଲେ । ଆସନ୍ତା ସେପ୍ଟେମ୍ବର ବା ଅକ୍ଟୋବରରେ ଓଡ଼ିଶା ସଙ୍ଗୀତ ନାଟକ ଏଲଡ଼େମୀ ଚରପତ୍ର ଏହି ଜଳି ଅନ୍ୟ ଏକ ଆୟୋଜନ କରିଚାର ବୃତ୍ ପ୍ରତି ଶତି ମଧ୍ୟ ସେ ପ୍ରବାନ କରିଥିଲେ । ଅତିଥିଲାତେ ନାଟ୍ୟ ନିଦେଶକ ପ୍ରଦାପ କୂମର ପଣ୍ଡା, କଳାକାର ରାଜଜିଶୋର ମନ୍ଦାରଣା, ଗୁଣନିଧି ମନ୍ଦାନ୍ତି ଯୋଗ ବେଲଥିଲେ । ନଚଳାବନର ବରିଷ୍ଟ ସଟସ୍ୟ ସମରେନ୍ଦ୍ର ଠାନୁର ସ୍କରିତ ପ୍ରଦାପ ଭୋକଙ୍କ ନବଳାବନ ଓ ନାଙ୍ଗକ ପ୍ରତି ଅବବାନକ୍

ବର୍ଣ୍ଣନା କରିଥିଲେ । ନବଳୀବନର ସଭାପତି ପ୍ରଭାତ ଭୋକଙ୍କ ପ୍ରତ୍ୟକ୍ଷ ଜଲାବଧାନରେ ଓ ସହସ୍ୟ ବିସର୍ଜ୍ୟନ ହୋଡାଙ୍କ ମଞ୍ଚ ସଂଯୋଜନାରେ ସମ୍ପାଦନ ଅଜୟ ବହିଦାର, କୋଷାଧ୍ୟକ୍ଷ ଶ୍ୟାମନନ୍ଦନ ସହାୟ ବରିଷ ସହସ୍ୟ ଗହମଣି ମିଶ୍ର କମହ ପଣ୍ଡା, ବେବେନ ଅମାତ ପ୍ରମୁଖ ମହୋଷତ କୁ ପରିଚାଳନ । କରିଥିଲେ ।

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INVESTORS WAY PLEASE NOTE THAT EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM

LSTING: The easting Eq. by States of our Company are listed of DSE Limited ("ESE") (the ISLock Expressed). Our Company has least each ed imprire place accompany from ESE. In Laint the Pights Chairy Stores proceed to be issued a recent to the local amount to their later dated December 1, 2021 Dur Company will stand recovariable in the Such Except to the first improve the form of the form of the first energy and other sections are the section of the first energy and th January 22, 2020. For the purposes of the lease, the Designated Stock Exchange is BSE.

DISCLAMER CLAUSE OF SEBI-It is to be distinctly understood tests of melon of Later of OTe- to 3.5% a finish not in engage, be deemed or construed test SEBI resident or operated the Letter of OTe. The investors exclused to select the Letter of Otes (high Series of SebI-1) and Asserted tests of SEBI-1 and the Letter of OTes (high series of SEBI-1) and the Letter of OTEs (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and the Letter of OTes (high series of SEBI-1) and th page no. 287 n° last a terc." O'te-

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DISPATCH AND AVAILABILITY OF ISSUE NATERIALS. In assentance with the SEELICER Regulations and SEELIGER Regulations and SEELIGER. The Abridges Leiter of Other, the Application Form, the Rights Link terrents bedemind other issue Meteriate which has completed on April 10., 2024 and was department only to the Filip the Fourty Shares of the Application is a registered accordance to the Application of the Appli and sale of the Rights Entitlement on Rights Equity Shares is permitted under lowers leading unstablished and does not reduct in and may not be concrued as it public of forms in such jurisdictions, in case such English Equity Share relation have provided their values and extension for the forms. In Expression English Equity Share relations to their values and extension for the forms. In Expression English Equity Share relationships and the forms the extension of the forms of the forms of the forms the extension of the forms of the f

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LEAD MANAGER TO THE ISSUE

JM Financial Limited

Place: Kuha, Dishiq: Sundargam

7º Finor, Change, Appasante Maraline Mary Probhadest Mumbel - 400 025, Mahareshira, India JM FINANCIAL Emel: shistor nertinghagginf.com investorigitevance e-mail: grievance, od@gnil.com Website www.jntl.com Compatiperson: Practice Utilin SEEI registration no.: NVACC640381



REGISTRAR TO THE ISSUE

SEBI registration no.: IA-MACCOCCT

KFin Technologies Limited (Formally Indian well film Technologies Private Limited) Sciencer Tower S. Rotten 31 and 32. Financial District, Nanasyang Jan. Scrifterwed vHytereted Rengareed 901 032, Islandara Inca Telephone: 191 40 6746 2227; E-mail: ad rights@kintern.com hivester grievance o-mail: cirvord risk Ministructini Website: www.klinlech.com/ Control Parson: Mikhini Historia

COMPANY SECRETARY AND COMPLIANCE OFFICER

Shoha Badra, Company Secretary and Complance Office:

A. Addresse: VI age Telighene, Brangardi, Rutu, Sundar, ath – 770 018. Offices, India,
Telight 148 1910 Bernellon (Safrice center) Websites www.enisecenter.

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On behalf of Books of Directors For Shive Cement Limited

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Share Permit Limited is processing with edit in market continues and other contractions and contractions and other contractions and other