Minda Industries Ltd.



Ref. No: Z-IV/R-39/D-2/174 & 207

Date : 02/07/2022

BSE Ltd.	National Stock Exchange of India Ltd.
Regd. Office: Floor - 25,	Listing Deptt., Exchange Plaza,
PhirozeJeejeebhoy Towers,	BandraKurla Complex, Bandra (E),
Dalal Street, Mumbai-400 001.	Mumbai - 400 051.
BSE Scrip: 532539	NSE Scrip: MINDAIND

Dear Sirs,

<u>Sub: Submission of newspaper clippings - publication of Postal Ballot Voting Results</u>

This is in continuation of our earlier letter(s) dated 24/05/2022, 27/05/2022, 31/05/2022 and 30/06/2022, we are pleased to enclose herewith the newspapers clippings, wherein the results of Postal Ballot Voting, were published in the newspapers on 02/07/2022 in Financial Express (English) and Jansatta (Hindi) newspapers.

Delhi

This is for your information and records please.

Thanking you,

Yours faithfully,

for MINDA INDUSTRIES LTD.

Tarun Kumar Srivastava

Company Secretary & Compliance Officer

Encl: As above.

FINANCIAL EXPRESS

E-AUCTION

Date & Time Date & Time of



[Reg off: No 302, Alpine Arch, No.10, Langford Road, Bengaluru-560027] **Web**: www.alpinehousing.com, **email Id**: contact@alpinehousing.com Fax No: 91 08022128357,Ph No: 91 080 40473500

NOTICE TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND SUSPENSE ACCOUNT

(Accounting Audit Transfer and Refund) Rules 2016 read with its amendment notified on 28 February 2017 and notification of 13th October 2017 and General circular No. 12/2017 dated October 16, 2017 issued by MCA (Referred to as 'IEPF Rules') The rules contain provisions for transfer of all shares to Investor education and Protection Fund ("IEPF") Suspense account, in respect of which dividend declared by the company for the financial year 2014-15, which remains unclaimed by the shareholders for seven consecutive years or more, on the closure of the seventh year. The equity shares held by the shareholders who have not claimed the dividend for seven consecutive years from 2014-15 will be transferred to the IEPF

Notice is published pursuant to the provisions of the Companies Act 2013 and Investor Education and Protection Fund Authority

Authority, subsequent to the transfer of the dividend amount according to the procedure set out under law. Adhering to various requirements set out in the rules, the company has sent/is sending individual notice to the latest available address of the concerned shareholders by mail and thereafter whose shares are liable to be transferred to the IEPF suspense account to claim their unpaid/unclaimed dividend amount's. The company has uploaded the details of such shareholders and shares due for transfer to IEPF Suspense account on its website at www.alpinehousing.com. Shareholders are requested to refer to the website to verify the details of unclaimed dividends and shares liable to be transferred to the IEPF Authority.

The concerned shareholder may note that the original share certificates which stand registered in their name will automatically stand cancelled and deemed not negotiable. The shareholder may further note that the details uploaded by the company on its website may be regarded as adequate notice in respect of issue of duplicate share certificates by the company for the purpose of transfer of shares to IEPF SUSPENSE ACCOUNT, pursuant to the Rules.

In case the company does not receive any communication in this regard by 15 September 2022, the company shall transfer the

shares of the shareholder to the IEPF by due date 26 September 2022, in adherence to the said rules. No claim shall lie against the company in respect of unclaimed dividend amount and shares transferred to the IEPF pursuant to the Rules. The concerned shareholder may note that upon such transfer, both the unclaimed dividend and the shares transferred to IEPF suspense account including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority, after following the procedure prescribed under the Rules.

For further information, concerned shareholder may contact the Registrar and Share Transfer Agent, M/s Cameo Corporate Services Limited, 'Subramanian Building', V Floor, No.1. Club House road, Chennai 600 002, Tel: 044-28461173, 28460290, e-mail sofia@cameoindia.com, nirmala@cameoindia.com, or may contact the company at the address/e-mail/telephone numbers mentioned above. The details of the Nodal Officer of the Company is also available on the website of the company. Place: Bangalore For Alpine Housing Development Corporation Limited

Date: 01.07.2022 **Kurian Zacharias** Company Secretary and Compliance Officer

MINDA INDUSTRIES LTD.

(CIN: L74899DL1992PLC050333)

Sr.

Registered Office: B-64/1, Wazirpur Industrial Area, Delhi-110052 Corporate Office: Village Nawada Fatehpur, P.O. Sikandarpur Badda, Near IMT Manesar, Gurgaon (Haryana) -122004

Website: www.unominda.com E-mail: investor@mindagroup.com

Brief particulars of

Tel.: +91 11 4937 3931, +91 124 2290 427/28 Fax: +91 124 2290676/95

RESULTS OF POSTAL BALLOT VOTING

Notice is hereby given that pursuant to Section 110 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014 and other applicable provisions (if any) to the shareholders and all other concerned entities/ authorities that the Company has conducted Postal Ballot (including e-voting), for passing the resolution(s).

Total

No. of Votes & % age

No. of Votes & % age

Based on the Scrutinizer's Report dated 30th June, 2022, issued by Mr. Devesh Kumar Vasisht of M/s. Sanjay Grover & Associates, Company Secretaries in Practice, the results of the Postal Ballot were declared on 30 June, 2022 at 4.30 p.m. as follows:

No.	Special Resolution(s)	valid Votes	of total votes cast in favour		of total votes cast against	
	5000		No. of Votes	% age of Votes	No. of Votes	% age of Votes
1.	Appointment of Mr. Rajiv Batra (Din: 00082866) as an Independent Director of the Company. (Special Resolution)	26,20,97,162	26,20,87,183	99.9962	9,979	0.0038
2.	Appointment of Mr. SatIsh BalkrIshna Borwankar (Din: 01793948) as an Independent Director of the Company (Special Resolution)	26,20,96,877	26,20,86,896	99.9962	9,981	0.0038
3.	Amendment to UNOMINDA Employee Stock Option Scheme, 2019 (Special Resolution)	26,20,96,743	24,09,45,268	91.9299	2,11,51,475	8.0701
4.	Change in name of the Company from Minda Industries Limited to UNO Minda Limited (Special Resolution)	26,20,86,893	26,20,76,768	99.9961	10,125	0.0039
5.	Alteration in the Memorandum of Association of the Company (Special Resolution)	26,20,86,853	26,20,77,502	99.9964	9,351	0.0036
6.	Adoption of Amended and restated Articles of Association of the Company (Special Resolution)	26,20,86,553	26,20,77,172	99.9964	9,381	0.0036
7.	Raising of Funds of upto Rupees 1000 Crores through Issue of Debt Securities in one or more tranches (Special Resolution)	26,20,86,858	26,20,78,202	99.9967	8,656	0.0033
8.	Issue of Bonus Shares (Ordinary Resolution)	26,20,96,945	26,20,84,214	99.9951	12,731	0.0049

Therefore, the above resolutions, as set out in the Postal Ballot Notice dated 24th May, 2022 have been passed with requisite majority. The results of Postal Ballot have been communicated to the Stock Exchanges and have also been uploaded on the website of the company www.unominda.com along with the Scrutinizer's Report.

By order of the Board of Minda Industries Limited

Tarun Kumar Srivastava

Place: Gurugram, Haryana Date: 1 July, 2022 Company Secretary & Compliance Officer

FINOLEX INDUSTRIES LIMITED

CIN L40108PN1981PLC024153

Registered Office: Gat No. 399, Village Urse, Taluka Maval, District Pune 410506

Tel no. 02114-237251 E-mail: investors@finolexind.com

Website: www.finolexpipes.com

NOTICE TO SHAREHOLDERS

Transfer of Equity Shares of the Company to

Investor Education and Protection Fund (IEPF)

Notice is hereby given pursuant to the provisions of Section 124(6) of the

Companies Act, 2013 read with the Investor Education and Protection Fund

Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules")

and amendments thereof the dividend declared for the financial year 2014-15,

which remained unclaimed for a period of seven years will be credited to the IEPF in October, 2022. The Rules, inter alia, contain provisions for transfer of all shares in respect of which dividend has not been claimed by shareholders for

Kindly note that the Company will not transfer such shares to the IEPF where

there is a specific order of Court/tribunal restraining transfer of such shares or where the shares are hypothecated /pledged under the Depositories Act, 1996.

Adhering to the various requirements set out in the Rules, the Company has

sent separate notices to the concerned shareholders whose equity shares are liable to be transferred to IEPF Account under the Rules for taking appropriate actions, and the Company have dispatched notices on 30th June, 2022 to the

The full details of the shareholders whose shares are liable to be transferred to IEPF are available on the Company's website https://www.finolexpipes.com

Shareholders may note that the dividend and the equity shares transferred to

IEPF including all benefits accruing on such shares, if any can be claimed from

Further the shareholders who have not claimed any of their unclaimed dividend

for the seven consecutive years (i.e., with reference to dividend for the year

2014-15 onwards) are hereby requested to claim the same by sending hard

copy of a request letter along with copy of self-attested PAN Card, self-attested Proof of Address and cancelled cheque leaf along with Form ISR-1 and Form

ISR-2 to the Company at the address D 1/10, MIDC, Chinchwad, Pune 411 019

and scanned copies to the Company's Registrar and Share Transfer Agent -

KFin Technologies Limited through e-mail at einward.ris@kfintech.com with a

copy to the Company at investors@finolexind.com. The formats of Form ISR - 1

and ISR - 2 are available at https://www.finolexpipes.com/investors/investors

We hereby further request to all shareholders to kindly update their e-mail ID,

Address, Bank Mandate and KYC details with their respective Depository

Participants, if shares are held in electronic mode or with the Company, by

submitting Form ISR - 1 and Form ISR-2, if the shares are held in Physical

mode, in case if they have not updated the said details/information. The

formats of Form ISR-1 and ISR-2 are available on

https://www.finolexpipes.com/investors/investors-relations-centre/

In case the Company do not receive any communication from the concerned

shareholders by 26th September, 2022, the Company shall transfer the

unclaimed dividend and shares to the IEPF as per the Rules by due date. Please

note that no claim shall lie against the Company in respect of unpaid dividend

For any information clarification on this matter, the shareholders may contact

the Company's Registrar and Transfer Agents at M/s. KFin Technologies

Limited., Selenium Tower - B, Plot No. 31& 32, Gachibowli, Financial District,

Nanakramguda, Serilingampally, Hyderabad - 500 032; Toll Free No: 1800 309

IEPF Authority after following the prescribed procedure under the Rules

seven consecutive years or more to the name of IEPF Account.

shareholders at address registered with the Company/RTA.

investors/compliance-report/

relations-centre/

Place : Pune

under Investors Relations Section.

amount and equity shares transferred to the IEPF.



Senior General Manager/C&O/Area-I

details log on to www.tenderwizard.com/CCIL.

IndusInd Bank (1)

FRR Group, 11th Floor, Hyatt Regency Complex, New Tower, Bhikaji Cama Place, New Delhi-110066

[Rule 8(1)] POSSESSION NOTICE (for immovable property)

Whereas, The undersigned being Authorised Officer of IndusInd Bank Limited under the Securitisation & Reconstruction of Financial Assets & Enforcement of Security Interest (SARFAESI) Act 2002 and in exercise of powers conferred under section 13(12) read with rule 9 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice dated below-mentioned calling upon the Borrower/ guarantor/ Mortgagor mentioned below, to repay the amount mentioned in the notice within 60 days from the date of receipt of the said notice.

The Borrower, Guarantor(s) and Mortgagor(s) having failed to repay the amount, notice is hereby given to the borrower, guarantor(s), mortgagor(s) and the public in general that the undersigned has taken possession of the properties described herein below in exercise of powers conferred on him under section 13(4) of the said Act read with Rule 8 of said Rules on the below-mentioned date. The Borrower, Guarantor(s), Mortgagor(s) in particular and the public in general is hereby cautioned not to deal with the property and any

dealings with the property will be subject to the charge of the IndusInd Bank Limited. Gua

Name of Borrower/ Guarantors / Mortgagor	Description of the Property	Date of Demand Notice	Date of Possession	Amount in Demand Notice
ENGINEERS Mr	bearing No. 202, in Pocket-i,			Rs. 19,22,824.30 (Rupees Nineteen Lakh Twenty-Two Thousand Eight Hundred
	0-1-06	mtr. Situated in heme, Rohini,	together with	and Paise Thirty only) as on 31.12.2021 further interest from 01.01.2022 plus cost, expenses etc. thereon.
Date: 01.07.2022	Place: Ne	w Delhi		Authorised Officer, IndusInd Bank Ltd.

CLIX HOUSING FINANCE LIMITED

Registered Office: 4th Floor, Kailash Building, Kasturba Gandhi Marg, Connaught Place, New Delhi-110001 SALE NOTICE

Posenya Price (PP)

"APPENDIX-IV-A" [See proviso to rule 8(6)] Sale notice for sale of Immovable Properties

E-Auction Sale Notice for Sale of Immovable Assets under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8(6) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described Immovable property mortgaged / charged to the Clix Housing Finance Ltd. (CLIX) (Secured Creditors), the constructive possession of which has been taken by the Authorised Officer of Clix Housing Finance Ltd. (CLIX), Secured Creditor, will be sold on "As is where is", "As is what is" and "Whatever there is" basis on 19.07.2022, for recovery of amount as mentioned below, due to the Secured Creditors from following Borrower(s), Guarantor(s) and Corporate Guarantor(s). The reserve price and earnest money to be deposited is mentioned below respectively.

S. No.	Name of Borrower, Guarantor(s) and Corporate Guarantor(s) with address/es	Description & Owner(s) of Properties	EMDAmount 10% of the Reserve Price Incremental Amount	Recovery Amount as per Demand Notice	of On-Site Inspection of Property	E-Auction with unlimited extensions of 5 Minutes each
1		Om Prakash Sarda and Mrs. Anita Devi Sarda, All That Piece And Parcel Of Property No. 1/9750-A, Out Of R/o: H.No.1/6249, Gali No. 3, East Rohtash Khasra No.290, Village Babarpur, Gali No. 1-E, West		Rs. 53,83,877/- as on 12.08.2021	13.07.2022	19.07.2022
	Nagar, Shahdara, Delhi-110032, Also at: Property No.	Gorakh Park, Illaqa Shahdara, Delhi-110032 (Area	Rs. 4,60,000/-	9/- + future interest & other	to 15.07.2022 from10 am to 5 pm	TO AND THE RESIDENCE OF THE PARTY OF THE PAR
		Measuring 50 Sq. Yds.). Bounded By: North- Property Of Others, South- Property Of Others, East- Gali, West- Property Of Others				to 12.30 P.M.
2	1. Harendra Singh, 2. Asha Harender, Both at : H.No.	All That Piece And Parcel Of Property Third Floor, Plot No.	Rs. 15,30,000/-	Rs. 24,32,294.62 as on 12.11.2021 + future interest & other expenses due	13.07.2022 to 15.07.2022 from10 am to 5 pm	19.07.2022
	1/335, 3rd Floor, Vasundhra, Ghaziabad, Uttar Pradesh-201012 Loan A/c No. (AC2019071117033).	133-A, Khasra No. 366, Village Bindapur, Delhi State Delhi, Area Abadi Known As Colony Subhash Park, Block-B, Uttam Nagar, New Delhi-110059 (area Measuring 60 Sq. Yds.)				
			Rs. 1,00,000/-			to 12.30 P.M.
3	1. Poonam Ranvir, 2. Mr. Ranvir Dharam,	All That Piece And Parcel Of Property Built Up Upper		Rs. 16,11,407/- as on 12.08.2021 + future interest & other expenses due	13.07.2022 to 15.07.2022 from10 am to 5 pm	
	New Delhi - 110027 Up I Loan A/c No. (AC2019041173348) (41. Area Utta	Ground Floor, Rear Side, Without Roof Rights, Out Of Built Up Property Bearing No. 3-A, Area Measuring 50 Sq. Yds.	Rs. 1,35,000/-			
		(41.8 Square Meters) Out Of Khasra No- 58, Situated In The Area Of Village Bindapur, Delhi State Colony Known As New Uttam Nagar, New Delhi-110059. Bounded By: North-Portion Of Plot, South-Road, East-Plot No.2, West-Portion Of Plot	Rs. 1,00,000/-			
4	1. Durgesh Kumar, 2. Anita Devi, 3. Priti Devi,	All That Piece And Parcel Of Property Bearing Flat No S.F. Second Floor L.H.S. Portion Front Side M.I.G. Without Roof,	Rs. 14,00,000/-	Rs. 21,89,560/- as on 12.08.2021	13.07.2022 to 15.07.2022 from10 am to	19.07.2022
	All at: C-143, Sector Gr Noida, Noida, Uttar Pradesh- 201301,	Plot No. C11/1, D.L.F. Ankur Vihar Village Loni, Pargana &	Rs. 1,40,000/-	+ future interest & other		10.30 a.m.
	Loan A/c No. (AC2019101874678) Tehsil Loni, Distt. Ghaziabad. Bounded By: North-C1 East-Rest Of The Plot, West-C9/9, South-30 Ft Road		Rs. 1,00,000/-	expenses due	5 pm	to 12.30 P.M.

EMD amount shall be remitted through NEFT / RTGS / Funds Transfer in favor of "Clix Housing Finance Limited",

Account No.201004014219 INDUSIND BANK, Account Name: "CLIX HOUSING FINANCE LIMITED" IFSC - INDB0000005 ("E-Auction account")

Last date for deposit of EMD and uploading Bid documents: 18.07.2022 upto 4.30 pm at https://eauctions.samil.in

The balance 25% of final purchase price minus EMD Amount shall be deposited by the successful bidder, latest by the next working day by way of RTGS / NEFT in the E-Auction account of Clix, as detailed above. The balance 75% of the final purchase shall be deposited by way of RTGS / NEFT within 15 days from the date of auction in the same E-Auction account as above. The refund of EMD to the unsuccessful bidders shall be made only in the account number mentioned by such bidder in the Bid form within 5 working days.

Terms and Conditions :-E-auction is being held on "AS IS WHERE IS" and "AS IS WHAT IS" and "WHATEVER THERE IS" basis and will be conducted "Online".

The auction will be conducted through Clix's approved service provider M/s Shriram Automall India Limited at the web portal https://eauctions.samil.in Bid Documents, Declaration, General Terms and Conditions of online auction sale are available in https://eauctions.samil.in

To the best of knowledge and information of the Authorized Officer, there is no encumbrance on the properties. However, the intending bidders should make their own independent inquires regarding the encumbrances, title of properties put on auction and claims / rights / dues / affecting the property/ies, prior to submitting their bid, in this regard, the e-Auction advertisement does not

indianexpress.com

Place: Noida; Date: 24.06.2022

constitute and will not be deemed to constitute any commitment or any representation of Clix. For any details with respect to any help, procedure and online training in respect of the auction process please contact Mr. Shekhar Singh (M) 9711522275 Email id: bh1@123done.in For any details regarding the property please contact 9911275887, 9136529533.

It may please be noted that in case of any discrepancy / inconsistency between auctions notices published in English and in Hindi then the contents of the notice published in English shall prevail. The Authorised Officer / Secured Creditor shall not be responsible in any way for any third party claims / rights / dues. The sale shall be subject to rules / conditions prescribed under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.

STATUTORY 15 DAYS SALE NOTICE UNDER THE SARFAESI ACT, 2002

Date: 02.07.2022, Place: Delhi

Authorized Officer, Clix Housing Finance Limited

पंजाब नैशनल बेंक punjab national bank ...the name you can BANK upon! CIRCLE SASTRA OFFICE: ALIGARH; Office Address: Sai Vihar Opposite Madan Palace Village Talaspur Kalan Ramghat Road, Aligarh-202001 Email: cs8183@pnb.co.in POSSESSION NOTICE (FOR IMMOVABLE PROPERTY)

Whereas, the undersigned being the the Authorised Officer of the Punjab National Bank under the Securitisation and Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002, and in exercise of powers conferred under Section 13 read with the Security Interest (Enforcement) Rules, 2002, issued demand notice/s on the dates mentioned against each account calling upon the respective borrower/s to repay the amount as mentioned against each account within 60 days from the date of notice(s)/ date of receipt of the said notice(s). The borrower(s) having failed to repay the amount, notice is hereby given to the borrower(s) and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under sub-section (4) of Section 13 of Act read with Rule 8 of the Security Interest

The borrower's /guarantor's /mortgagor's attention is invited to provisions of sub-section (8) of section 13 of the Act in respect of time available to redeem the secured assets The borrower/s in particular and the public in general is hereby cautioned not to deal with the property/ies and any dealing with the property/ies will be subject to the charge of Punjab National Bank for the amounts and interest thereon.

Description of the Date of Date of Amount Outstanding S. Name of Name of

SCHEDULE OF THE SECURED ASSETS

No	the Branch	the Account	, , ,	Notice	possession notice affixed	possession notice.
1.	Civil Lines, Aligarh	Mohd.Saleem S/O Mohd.Nadir and Reshma parveen W/o Saleem	Equitable Mortgage of all part and parcel of residentia plot having Nagar Nigam no.16/141 in the name of Mohd.Saleem S/o Mohd.Nadir situated at Sanjeeda Manjil Chowki Ladiya Qasim Nagar, Koil, Aligarh. Having area 100.00sq.yard. Boundries as under-East-Rasta West- House of Sitara Begum North-Plot Anwar South- Plot Raheem Khan		30.06.2022	Rs.23,27,855.46 (Rupee twenty three lac twenty seven thousand eight hundred fifty five and paisa forty six only) + interest w.e.f 01.06.2022 +Other Charges
DA	DATE: 01.07.2022, PLACE: Aligarh AUTHORISED OFFICER, PUNJAB NATIONAL BANK					
	Rranch- Noida Sector 63 Plot No 27 Block H 1/A Noida II P 201301					



Authorized Officer, BANK OF BARODA

New Delhi

Date: 24.06.2022

NOTICE TO BORROWER [UNDER SUB-SECTION (2) OF SECTION 13 OF THE SARFAESI ACT, 2002] Date: 21.06.2022

Mr. Abhishek Tomar S/o Mr. Subhash Tomar Residing at: Flat No. 1401, Golf Avenue-1, Sector-75 Gautam Buddh Nagar, Noida, Ghaziabad, UP-201301

Enforcement) Rules, 2002 on date herein mentioned below.

Re: Credit facilities with our Noida Sector-63. Branch

1. We refer to our letter No. 7178/SBM/21777/111 dated 25.10.2018 conveying sanction of credit facility and the terms of sanction. Pursuant to the above sanction you have availed and started utilizing the credit facilities after providing security for the same, as hereinafter stated. The present outstanding in various loan/credit facility accounts and the security interests created for such liability Nature and O/s as on 23.06.2022_ Security Agreement with brief description Limit Rates of

type of facility		Interest	(inclusive of interest thereupon)	of security
Term Ioan (Baroda Car Loan)	Rs.	8.65 %	Rs. 8,33,691.20 (Rs. Eight Lacs Thirty	Hypothecation of Maruti SWIFT VDI
77640600000084	6,80,000/-	p.a.	Three Thousand Six Hundred Ninety	Reg No: UP16CA2151,
			One Rupees Twenty Paise Only) +	Engine No: D13A-3364138,
			Interests + other bank dues.	VIN No: MBHCZC03SJG235201
Total	Rs.	Rs. 8,33	691.20 (Rs. Eight Lacs Thirty Three	Hypothecation of Maruti SWIFT VDI
	6,80,000/	Thousan	d Six Hundred Ninety One Rupees	Reg No: UP16CA2151,
		Twenty	Paise Only) + Interests + other bank	Engine No: D13A-3364138,
		dues.	**	VIN No: MBHCZC03SJG235201

2. In the letter of acknowledgement of debt/sanction dated 25.10.2018 you have acknowledged your liability to the Bank to the tune of Rs. 6, 80,000/-. (Rs. Six Lacs Eighty Thousand Only) as on 25.10.2018. The outstanding's stated above include further drawings and interest up to 23.06.2022.

Consequent upon the defaults committed by you, your loan account has been classified as non-performing asset on 29.12.2020 in accordance with the Reserve Bank of India directives and guidelines. In spite of our repeated requests and demands you have not repaid the overdue loans including interest thereon.

4. Consequent upon the defaults committed by you, your loan account has been classified as non-performing asset on 29.08.2019. Having regard to your inability to meet your liabilities in respect of the credit facilities duly secured by various securities mentioned in para 1 above, and classification of your account as a non-performing asset, we hereby give you notice under sub-section (2) of section 13 of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, and call upon you to pay in full and discharge your liabilities to the Bank aggregating Rs. 8, 33,691.20 (Rs. Eight Lacs Thirty Three Thousand Six Hundred Ninety One Rupees Twenty Paise Only) +Interests + other bank dues, as stated in para 1 above, within 60 days from the date of this notice. We further give you notice that failing payment of the above amount with interest till the date of payment, we shall be free to

exercise all or any of the rights under sub-section (4) of section 13 of the said Act, which please note. 5. Please note that, interest will continue to accrue at the rates specified in para 1 above for each credit facility until payment in full. 6. We invite your attention to sub-section 13 of the said Act in terms of which you are barred from transferring any of the secured assets

referred to in para 1 above by way of sale, lease or otherwise (other than in the ordinary course of business), without obtaining our prior written consent. We may add that non-compliance with the above provision contained in section 13(13) of the said Act, is an offence punishable under section 29 of the Act. 7. We further invite your attention to sub section (8) of section 13 of the said Act in terms of which you may redeem the secured assets, if

the amount of dues together with all costs, charges and expenses incurred by the Bank is tendered by you, at any time before the date of publication of notice for public auction/inviting quotations/tender /private treaty. Please note that after publication of the notice as above, your right to redeem the secured assets will not be available.

8. Please note that this demand notice is without prejudice to and shall not be construed as waiver of any other rights or remedies which we may have, including without limitation, the right to make further demands in respect of sums owing to us. Yours faithfully,

Authorized Officer, BANK OF BARODA Date: 24.06.2022

I arrive at a conclusion not an assumption. Inform your opinion with detailed analysis. The Indian Express. igspace The Indian f EXPRESSFor the Indian Intelligent.

) बैंक ऑफ़ बड़ीदा Bank of Baroda STATE III STATE Branch- Noida Sector 63, Plot No 27, Block H 1/A, Noida, U.P. 201301 **NOTICE TO GUARANTOR**

IUNDER SUB-SECTION (2) OF SECTION 13 OF THE SARFAESI ACT. 20021

Mr. Santosh Ramkewal Maurya S/o Mr. Ramkewal Residing at: Flat No. 1401, Golf Avenue-1, Sector-75 Gautam Buddh Nagar, Noida, Ghaziabad, UP-201301

Dear Sir, Re: Your guarantee for credit facilities granted to Mr. Abhishek Tomar S/o Mr. Subhash Tomar.

. As you are aware, you have by a guarantee dated 25.10.2018 guaranteed payment on demand of all moneys and discharge all obligations and liabilities then or at any time thereafter owing or incurred to us by Mr. Abhishek Tomar S/o Mr. Subhash Tomar, for aggregate credit limits of Rs 6,80,000/- (Rupees Six Lacs Eighty Thousand Only) thereon more particularly set out in the said guarantee document. To secure the guarantee obligation you have also provided following securities to us: (mention particulars of securities including document if any, by which security is created)

. We have to inform you that the borrower has committed defaults in payment of his liabilities and consequently his account has been classified as non-performing asset. A copy of the notice dated 24.06.2022 under section 13(2) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 sent by us to the borrower is enclosed. Since the borrower has committed defaults, in terms of the guarantee you have become liable to pay to us the outstanding amount of loan/credit facilities aggregating Rs. 8, 33,691.20 (Rs. Eight Lacs Thirty Three Thousand Six Hundred Ninety One Rupees Twenty Paise Only) as on 24.06.2022 plus interest and other charges thereupon with further interest, costs, expenses and other incidental charges etc. thereon and we hereby invoke the guarantee and call upon you to pay the said amount within 60 days from the date of this notice. Please note that interest will continue to accrue at the rates specified in para 1 of the notice dated 24.06.2022 served on

. We further wish to inform you that in regard to the security provided by you to secure your guarantee obligations for the due repayment of the loans and advances by the borrower, this notice of 60 days may please be treated as notice under sub-section (2) of section 13 of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002. We further give you notice that failing payment of the above amount with interest up to the date of payment, we shall be at liberty to exercise all of any of the rights under sub-section (4) of section 13 of the said Act, which please note. We further invite your attention to sub section (8) of section 13 of the said Act in terms of which you may redeem the secured

assets, if the amount of dues together with all costs, charges and expenses incurred by the Bank is tendered by you, at any time before the date of publication of notice for public auction/ inviting quotations/ tender/ private treaty. Please note that after publication of the notice as above, your right to redeem the secured assets will not be available. 5. We invite your attention to sub-section (13) of section 13 of the said Act in terms of which you are barred from transferring any of the secured assets referred to in para 1 above by way of sale, lease or otherwise (other than in the ordinary course of business)

without obtaining our prior written consent. We may add that non-compliance with the above provision contained in section 13(13)

which we may have, including without limitation, in the right to make further demands in respect of sums owing to us.

Company Secretary (M.No.:A18549) Date:1st July, 2022 financialexp.epapr.in

4001; Email: einward.ris@kfintech.com, Website:www.kfintech.com

Ashutosh Kulkarni

For Finolex Industries Limited

of the said Act, is an offence punishable under section 29 of the Act. Please note that this demand notice is without prejudice to and shall not be construed as waiver of any other rights or remedies Yours faithfully,

तपन दत्ता की हत्या की जांच सीबीआइ को सौंपने के आदेश को चुनौती

जनसत्ता ब्यूरो नई दिल्ली, 1 जुलाई।

पश्चिम बंगाल सरकार ने कलकत्ता हाईकोर्ट के आदेश को सुप्रीम कोर्ट में चुनौती दी है। न्यायमूर्ति सूर्यकांत और न्यायमूर्ति जेबी पारदीवाला की अवकाश पीठ के समक्ष राज्य सरकार की ओर से शुक्रवार को उसके वकील ने अपील का उल्लेख किया। उन्होंने कहा कि हाईकोर्ट ने याचिका का निपटारा दस साल बाद करते हुए जांच सीबीआइ को स्थानांतरित करने का आदेश दे दिया। मामले में लोक अभियोजक को भी बदल दिया गया। तात्कालिकता का हवाला देते हुए राज्य के वकील ने पीठ से मामले को तत्काल सूचीबद्ध करने की प्रार्थना की। इस पर पीठ ने सहमति जताते हुए कहा कि मामले की सुनवाई अगले हफ्ते चार या पांच जुलाई को होगी।

कलकत्ता हाईकोर्ट ने तृणमूल कांग्रेस के नेता तपन दत्ता की हत्या की जांच सीआइडी, पश्चिम

बंगाल से केंद्रीय जांच ब्यूरो को स्थानांतरित करने का आदेश दिया है। हावड़ा में तृणमूल कांग्रेस की बल्ली जगचा ब्लाक इकाई के तत्कालीन उपाध्यक्ष दत्ता की 6 मई. 2011 को गोली मार कर हत्या कर दी गई थी। ब्लाक इकाई 750 एकड की आर्द्रभूमि को भरने से रोकने के लिए आंदोलन का नेतृत्व कर रही थी, जब दत्ता की हत्या हुई।

राज्य सरकार ने इस हत्या के मामले में सीआइडी जांच का आदेश दिया था। लेकिन दत्ता की पत्नी प्रतिमा दत्ता ने मामले की सीबीआइ जांच की मांग करते हुए हाईकोर्ट का रुख किया। प्रतिमा दत्ता ने आरोप लगाया कि खाद्य प्रसंस्करण मंत्री अरूप राय उसके पति की हत्या की साजिश में शामिल है। हाईकोर्ट ने कहा कि राज्य पुलिस पर कुछ लोगों और उनके नापाक कार्यों को बचाने के लिए दबाव से इनकार नहीं किया जा सकता। पीडित परिवार और आम जनता में विश्वास जगाने के लिए वर्तमान मामले में जांच और अभियोजन एजंसी को बदलना भी आवश्यक है।

कोरोना के 17,070 मामले, 23 और मरीजों की मौत

जनसत्ता ब्यूरो नई दिल्ली, 1 जुलाई।

देश में कोरोना विषाणु संक्रमण के 17,070 मामले आने के बाद संक्रमितों की कुल संख्या 4,34,69,234 हो गई है। वहीं, संक्रमण का इलाज करा रहे मरीजों की संख्या बढ कर 1,07,189 हो गई, जो संक्रमण के कुल मामलों का 0.25 फीसद है।

अक्तूबर से और

केंद्रीय स्वास्थ्य मंत्रालय के शुक्रवार सुबह आठ बजे तक जारी आंकड़ों के अनुसार 23 मरीजों के जान गंवाने से मृतकों की संख्या 5,25,139 पर पहुंच गई है। कोरोना के मरीजों के स्वस्थ होने की राष्ट्रीय दर 98.55 फीसद है। संक्रमण की दैनिक दर 3.40 फीसद और साप्ताहिक संक्रमण दर 3.59 फीसद दर्ज की गई। इस बीमारी से स्वस्थ होने वाले लोगों की संख्या बढ़ कर 4,28,36,906 हो गई है।

मिंडा इंडस्ट्रीज लिमिटेड

(सीआईएनः एल74899डीएल1992पीएलसी050333) पंजीकृत कार्यालयः बी–64/1, वजीरपुर औद्योगिक क्षेत्र, दिल्ली–110052 निगमित कार्यालयः ग्राम नवादा फतेहपुर, पी.ओ. सिकंदरपुर बड्डा,

निकट आईएमटी मानेसर, गुड़गांव (हरियाणा)—122004 विबसाइटः www.unominda.com, ई-मेलः investor@mindagroup.com

दूरभाषः +91 11 4937 3931, +91 124 2290 427/28, फैक्सः 91 124 2290676/95 ंडाकीय मतपत्र मतदान के परिणाम

एतदुद्वारा कंपनी (प्रबंधन एवं प्रशासन) नियमावली 2014 के साथ पठित कंपनी अधिनियम 2013 की धारा 110 तथा अन्य लागू प्रावधान (यदि कोई) के अनुपालनानुसार अंशधारकों तथा समस्त अन्य संबंधित निकायों / प्राधिकरणों को सूचित किया जाता है कि कंपनी ने संकल्प(पों) को पारित करने के लिए डाकीय मतपत्र (ई-मतदान सहित) का संचालन किया है। मैसर्स संजय ग्रोवर एण्ड एसोसिएट्स के श्री देवेश कुमार विशष्ट, कार्यरत् कंपनी सचिव द्वारा निर्गत जांचकर्ता के प्रतिवेदन दिनांकित

30 जून 2022 के आधार पर डाकीय मतपत्र के परिणामों की घोषणा 30 जून 2022 को 4.30 बजे निम्नानुसार की गई थी:

क्र. सं.	विशेष सकल्प(पी) के संक्षिप्त विवरण	कुल वैध मत		मतों की संख्या एवं पक्ष में पड़े कुल मतों का %		व विपक्ष में पड् का %
			मतों की संख्या	मतों का %	मतों की संख्या	मतों का %
1.	श्री राजीव बत्रा (डीआईएनः 00082866) की कंपनी के एक स्वतंत्र निदेशक के रूप में नियुक्ति	26,20,97,162	26,20,87,183	99.9962	9,979	0.0038
2.	श्री सतीश बालकृष्ण बोरवंकर (डीआईएनः 01793948) की कंपनी के एक स्वतंत्र निदेशक के रूप में नियुक्ति (विशेष संकल्प)	26,20,96,877	26,20,86,896	99.9962	9,981	0.0038
3.	यूनोमिंडा इम्प्लाई स्टॉक ऑप्शन स्कीम, 2019 का संशोधन (विशेष संकल्प)	26,20,96,743	24,09,45,268	91.9299	2,11,51,475	8.0701
4.	मिंडा इंडस्ट्रीज लिमिटेड से यूएनओ मिंडा लिमिटेड में कंपनी के नाम का परिवर्तन (विशेष संकल्प)	26,20,86,893	26,20,76,768	99.9961	10,125	0.0039
5.	कंपनी के संस्थान के ज्ञापन में परिवर्तन (विशेष संकल्प)	26,20,86,853	26,20,77,502	99.9964	9,351	0.0036
6.	कंपनी के संस्थान के संशोधित एवं पुनःआरंभित ऑर्टिकल्स का अंगीकरण	26,20,86,553	26,20,77,172	99.9964	9,381	0.0036
7.	एक या अधिक श्रृंखलाओं में ऋण प्रतिभूतियों के निर्गतन के माध्यम से रुपए 1000 करोड़ तक की निधियों में बढ़ोतरी करना (विशेष संकल्प)	26,20,86,858	26,20,78,202	99.9967	8,656	0.0033
	बोनस अंशों का निर्गतन (साधारण संकल्प)	26,20,96,945	26,20,84,214	99.9951	12,731	0.0049

अतः, डाकायं मतपत्रं सूचना दिनाकितं 24 मई 2022 में निधारितानुसार उपरक्ति संकल्पा का अपक्षितं बहुमतं के साथ पारित किया गया है। जांचकर्ता के प्रतिवेदन के साथ डाकीय मतपत्र के परिणामों की संसूचना स्टॉक एक्सचेंजों को दी गई है तथ कंपनी की वेबसाइट www.unominda.com पर अपलोड भी की गई है।

> मिंडा इंडस्ट्रीज लिमिटेड तरुण कुमार श्रीवास्तव कंपनी सचिव एवं अनुपालन अधिकारी

बोर्ड के आदेश द्वार

ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED.

यात्रियों का सफर

(Please scan this

QR Code to view the DRHP)

जनसत्ता ब्यूरो नई दिल्ली, 1 जुलाई।

देश में वाहनों का सफर सरक्षित बनाने के लिए अक्तबर से नए प्रावधान लागू होंगे। इसके लिए केंद्र सरकार के सड़क एवं परिवहन मंत्रालय ने ताजा दिशा निर्देश जारी किए हैं। कार, ट्रक और बसों के लिए नए टायर का प्रावधान लागू किया जा रहा है, इससे जहां एक ओर ध्वनि प्रदुषण में कमी लाई जा सकेगी वहीं दुसरी तरफ यह कदम हादसों को कम करने भी मददगार होगा।

मंत्रालय के मुताबिक टायरों के घर्षण का वाहन ईंधन दक्षता पर प्रभाव पड़ता है, वहीं यह वेट ग्रिप के कारण गीले टायरों की ब्रेकिंग प्रणाली के प्रभावित होने से वाहनों की सुरक्षा को बढ़ावा देता है। यह तकनीक टायर और सड़क की सतह के बीच संपर्क से निकलने वाली ध्वनि को भी कम करती है।

सडक परिवहन और राजमार्ग मंत्रालय ने केंद्रीय मोटर वाहन नियमावली 1989 के नियम 95 में संशोधन करते हुए 28 जून को एक अधिसूचना जारी की थी।

लेह में मास्क पहनना अनिवार्य

लेह, 1 जुलाई (भाषा)।

लद्दाख में कोरोना संक्रमण के मामलों के अचानक बढने के बीच प्रशासन ने केंद्र शासित प्रदेश के लेह जिले में लोगों के लिए मास्क पहनना अनिवार्य कर दिया है।

जिलाधिकारी बालासाहेब ससे द्वारा गरुवार को जारी किए गए एक आदेश अनुसार, कोरोनो संक्रमण के प्रसार को रोकने के लिए लेह में सार्वजनिक स्थानों पर लोगों के लिए मास्क पहनना अब अनिवार्य है। जिलाधिकारी ने बताया कि आदेश का उल्लंघन करने पर 500 रुपए का जुर्माना भरना होगा।

आईएफएल हाउसिंग फाइनांस लिं. CIN: U65910DL2015PLC285284 शाखा बंद होने की सूचना

विशेष रूप से ऋणधारकों तथा आम जनता को एतद्द्वारा सूचित किया जाता है कि जयपुर राजस्थान मे स्थित होम लोन शाखा 3 माह के भीतर बंद होने ज

शाखा का पता : जयपुर शाखा, 105, 1ला तल, प्रिज्म

टावर, पुलिस मुख्यालय के सामने, लाल कोठी, जयपुर राजस्थान-302015 किसी भी कारण से यदि निर्धारित समयाविध में यह क्लोजर पूरी नहीं होती है तो उसकी सूचना अगले प्रकाशन के द्वारा दी जायेगी। अधिक विवरणों के लिये कृपया सम्पर्क करें : 859501010 प्राधिकत अधिकारी

आईएफएल हाउंसिंग फाइनांस लि. के लिये



आयुष मंत्रालय, भारत सरकार कमला नेहरू नगर, गाजियाबाद (उ.प्र.)

एन.सी.आर. दिल्ली-201002

Tel: (+91)120-2787014, 2787016, 2783156 भारतीय चिकित्सा एवं होम्योपैथी भेषजसंहिता आयोग, आयुष मंत्रालय, गाजियाबाद में राष्ट्रीय औषधीय पादप बोर्ड दुवारा वित्त पोषित परियोजना के अंतर्गत संविदा/कटिक्ट पर कुछ स्टाफ को प्रत्यक्ष साक्षात्कार के माध्यम से भर्ती करने का प्रस्ताव है। प्रत्यक्ष साक्षात्कार 15/07/2022 प्रातः 11 बजे प्रस्तावित है। अधिक हेत् आयोग की वैबसाइट

'www.pcimh.gov.in' पर दिये गए

विज्ञापन को देखे। प्रभारी निदेशक

INITIAL PUBLIC OFFER OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA

PUBLIC ANNOUNCEMENT

PORTEA HEAL AT HOME

HEALTHVISTA INDIA LIMITED

स्थानः गुरुग्राम, हरियाणा

दिनांकः 1 जुलाई 2022

Our Company was incorporated as "Healthvista India Private Limited" in Bengaluru as a private limited company under the Companies Act, 1956, pursuant to certificate of incorporation dated May 25, 2013 issued by the Registrar of Companies, Karnataka at Bengaluru (the "Registrar of Companies" or "RoC"). Thereafter, our Company was converted into a public limited company pursuant to a special resolution passed by our Shareholders on June 18, 2022 and consequently, the name of our Company was changed to its present name, 'Healthvista India Limited', and a fresh certificate of incorporation dated June 24, 2022 was issued by the RoC to our Company. For details of changes in the name and registered office address of our Company, see 'History and Certain Corporate Matters' on page 220 of the Draft Red Herring Prospectus dated June 29, 2022 ("DRHP").

Corporate Identity Number: U85300KA2013PLC069291 Registered and Corporate Office: No.69/B, 1" Cross, 1" Stage, Domlur Layout, Bengaluru - 560 071, Karnataka, India Tel: + 91 80 4553 4500; Contact Person: Vasant Bhat, Company Secretary and Compliance Officer Website: www.portea.com; E-mail; investors@porteamedical.com

OUR COMPANY IS A PROFESSIONALLY MANAGED COMPANY AND DOES NOT HAVE AN IDENTIFIABLE PROMOTER

INITIAL PUBLIC OFFERING OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹1 EACH ("EQUITY SHARES") OF HEALTHVISTA INDIA LIMITED (OUR "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION (THE "OFFER"). THE OFFER COMPRISES OF A FRESH ISSUE OF UP TO [●] EQUITY SHARES BY OUR COMPANY AGGREGATING UP TO ₹ 2,000.00 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 56,252,654 EQUITY SHARES (THE "OFFERED SHARES") AGGREGATING UP TO ₹ [.] MILLION (THE "OFFER FOR SALE"), COMPRISING OF UP TO 12,070,214 EQUITY SHARES AGGREGATING UP TO ₹ [.] MILLION BY ACCEL GROWTH III HOLDINGS (MAURITIUS) LIMITED, UP TO 8,504,709 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY ACCEL INDIA III (MAURITIUS) LIMITED, UP TO 4,278,680 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY VENTUREAST LIFE FUND III LLC, 4,445,735 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY MEMG CDC VENTURES, UP TO 4,256,924 EQUITY SHARES AGGREGATING UP TO ₹ [♦] MILLION BY QUALCOMM ASIA PACIFIC PTE. LTD, UP TO 4,229,951 EQUITY SHARES AGGREGATING UP TO ₹ [♦] MILLION BY ACCEL INDIA V (MAURITIUS) LIMITED, UP TO 3,984,752 EQUITY SHARES AGGREGATING UP TO ₹ [◆] MILLION BY SABRE PARTNERS TRUST, UP TO 3,974,614 EQUITY SHARES AGGREGATING UP TO ₹ [◆] MILLION BY SAMA FAMILY TRUST, UP TO 3,889,144 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY INTERNATIONAL FINANCE CORPORATION, UP TO 2,626,963 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY VENTUREAST TRUSTEE COMPANY PRIVATE LIMITED, UP TO 1,741,701 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY ANEJA SCHMIDT & CO. LLC, UP TO 1,741,701 EQUITY SHARES AGGREGATING UP TO ₹ [+] MILLION BY CYPERALES VL, LLC, AND UP TO 507,566 EQUITY SHARES AGGREGATING UP TO ₹ [+] MILLION BY MEDI ASSIST HEALTHCARE SERVICES LIMITED (THE "SELLING SHAREHOLDERS") (THE "OFFER FOR SALE, AND TOGETHER WITH THE FRESH ISSUE, IS REFERRED TO AS THE "OFFER"). THE OFFER WILL CONSTITUTE [•]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OUR COMPANY MAY, IN CONSULTATION WITH THE SELLING SHAREHOLDERS AND THE BOOK RUNNING LEAD MANAGERS ("BRLMs"), CONSIDER ISSUING SUCH NUMBER OF EQUITY SHARES ON A PRIVATE PLACEMENT BASIS FOR CASH CONSIDERATION AGGREGATING UP TO ₹ 400.00 MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC (THE "PRE-IPO PLACEMENT"). THE PRICE OF THE EQUITY SHARES ALLOTTED PURSUANT TO THE PRE-IPO PLACEMENT SHALL BE DETERMINED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BRLMs. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE. SUBJECT TO COMPLIANCE WITH RULE 19(2)(b) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED (THE "SCRR").

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 1 EACH. THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SIZE WILL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [•], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [•], AND THE [•] EDITION OF THE KANNADA DAILY NEWSPAPER [•] (KANNADA BEING THE REGIONAL LANGUAGE OF KARNATAKA WHEREIN THE REGISTERED OFFICE OF OUR COMPANY IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS")

In case of any revision in the Price Band, the Bid/ Offer Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with the Selling Shareholders and the BRLMs, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of three Working Days, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/ Offer Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the websites of the BRLMs and at the terminals of the Members of the Syndicate and by intimation

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(2) of the SEBI ICDR Regulations, wherein not less than 75% of the Offer shall be allocated on a proportionate basis to the Qualified Institutional Buyers ("QIBs") ("QIB Portion"), provided that our Company may in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, (a) not more than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Bidders Investors (out of which one-third shall be reserved for Bidders with Bids exceeding ₹ 0.2 million up to ₹ 1 million and two-thirds shall be reserved for Bidders with Bids exceeding ₹ 1 million); and (b) not more than 10% of the Offer shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All potential Bidders, other than the Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID (in case of Retail Individual Bidders) if applicable, which will be blocked by the SCSBs or the Sponsor Banks under the UPI Mechanism, as applicable, to the extent of the corresponding Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, see "Offer Procedure" beginning on page 399 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") on June 30, 2022.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, and the websites of the Book Running Lead Managers ("BRLMs"), i.e., SBI Capital Markets Limited, IIFL Securities Limited and JM Financial Limited at www.sbicaps.com, www.iiflcap.com and www.jmfl.com, respectively. Our Company hereby invites the public to provide comments on the DRHP filed with SEBI, with respect to disclosures made therein. The public is requested to send a copy of the comments sent to SEBI, to the Company Secretary & Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein below. All comments must be received by SEBI and/or our Company and/or the Company Secretary & Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21" day from the aforesaid date of filing the DRHP with SEBI. Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are

advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of our Company and this Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 30 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after a red herring prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the BSE Limited and National Stock Exchange of India Limited. The liability of the members of our Company is limited. For details of the share capital and capital structure of our Company and the name of the signatories to its Memorandum of Association and the number of shares subscribed by them of our Company, please see "Capital Structure" on page 86 of the DRHP. For details of the main objects of our Company as contained in its Memorandum of Association, please see "History and Certain Corporate Matters" on page 220 of the DRHP.

	REGISTRAR TO THE OFFER		
Committee of the commit	IIFL SECURITIES	 ■ JM FINANCIAL	LINK Intime
SBI Capital Markets Limited 202, Maker Tower 'E', Cuffe Parade, Mumbai - 400 005, Maharashtra, India Tel: +91 22 4006 9807 E-mail: portea.ipo @sbicaps.com Investor Grievance E-mail: investor.relations@sbicaps.com Website: www.sbicaps.com Contact Person: Sambit Rath/ Karan Savardekar SEBI Registration No.: INM000003531	IIFL SECURITIES LIMITED 10* Floor, IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel (West), Mumbai - 400013, Maharashtra, India Tel: +91 22 4646 4728 E-mail: portea.ipo@iiflcap.com Investor Grievance E-mail: ig.ib@iiflcap.com Website: www.iiflcap.com Contact Person: Yogesh Malpani/ Pawan Kumar Jain SEBI Registration Number: INM000010940	JM FINANCIAL LIMITED 7° Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030/ 3262 E-mail: healthvista.ipo@jmfl.com Investor Grievance E-Mail: grievance.ibd@jmfl.com Website: www.jmfl.com Contact person: Prachee Dhuri SEBI Registration No.: INM000010361	Link Intime India Private Limited C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli West, Mumbai - 400 083, Maharashtra, India Tel: + 91 22 4918 6200 E-mail: healthvista.ipo@linkintime.co.in Investor Grievance E-mail: healthvista.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnar SEBI Registration No.: INR000004058

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For HEALTHVISTA INDIA LIMITED On behalf of the Board of Directors

Company Secretary & Compliance Officer

HEALTHVISTA INDIA LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP dated June 29, 2022 with SEBI on June 30, 2022. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, the websites of the Stock Exchanges i.e., BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, and the websites of the BRLMs, i.e., SBI Capital Markets Limited, IIFL Securities Limited and JM Financial Limited at www.sbicaps.com, www.iiflcap.com and www.jmfl.com, respectively. Potential Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" beginning on page 30 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the

Securities Act, "Rule 144A") in transactions exempt from, or not subject to, registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under

the Securities Act and pursuant to the applicable laws of the jurisdictions where such offers and sales are made. There will be no public offering of the Equity Shares in the United States.

Adjactors 138

सम्मिलित) तक बंद रहेगा।

स्थानः नई दिल्ली

दिनांकः 30.06.2022

B AND R

ब्रिज एण्ड रूफ कॉ. (इंडिया) लि.

(भारत सरकार का उपक्रम) CIN No: U27310WB1920GOI003601 "कंकरिया सेंटर", चौथा व पांचवा तल, 2/1, रूसेल स्ट्रीट, कोलकाता- 700071

उत्तर मध्य रेलवे (एनसीआर), रेल मंत्रालय, भारत सरकार सरकार के तहत निम्नलिखित कार्यों के लिए निर्धारित अर्हक मानदंड पूरा करने वाली प्रतिष्ठित, संसाधनपूर्ण और अनुभवी पार्टियों से दो भाग बोली प्रणाली में ऑनलाईन प्रतिशत दर बोलियाँ/ प्रस्ताव आमंत्रित किए जाते है:

सं. 	निविदा (ई-एनआईटी) आमंत्रण सूचना सं. उत्तर मध्य रेलवे (एनसीआर), रेल	सीपीपी पोर्टल में निविदा दस्तावेज की उपलब्धता की तिथि	करने की अंतिम तिथि (ऑनलाईन)
1.	उत्तर मध्य रलव (एनसाआर), रल मंत्रालय, भारत सरकार के तहत आरएफओ- 2 (सूबेदारगंज में फ्लाईओवर के साथ इलाहाबाद-बम्हरौली चौथी लाइन) के निर्माण के संबंध में पाइल फाउंडेशन के साथ रेल फ्लाईओवर का निर्माण, कम्पोजिट स्टील गर्डर, आरसीसी डेक स्लैब, निर्माण में मिट्टी का काम, छोटे और बड़े पुल, एफओबी, आरओबी, पी वे वर्क्स, बिल्डिंग, ड्रेन, रोड, रिटेनिंग वॉल, यूटिलिटीज शिफ्टिंग, इलेक्ट्रिकल वर्क्स (ओएचई एंड जनरल), एस एंड टी वर्क्स और अन्य विविध कार्य के साथ परीक्षण तथा उसे चालू करना आदि।	01.07.2022	25.07.2022

इच्छुक बोलीदाता को सरकारी ई-प्रापण प्रणाली https://eprocure.gov.in पर लॉगइन के माध्यम से नामांकन एवं पंजीकरण करना होगा।

शुद्धिपत्र/संशोधन, यदि कोई होगा, केवल कंपनी की वेबसाइटः www.bridgeroof.co.in तथ सीपीपी के पोर्टल https://eprocure.gov.in पर डाला जाएगा



CIN L74899DL1990PLC041790

Regd. Off.: Unit No. 134, 1st Floor, Rectangle-1, Saket District Centre, New Delhi-110017 Tel.: 011- 29565344 Corp Off: 4th Floor, MVL- I Park, Sector-15, Gurugram-122001

Tel: 0124-3055100, Email: ir@ltgroup.in Website: www.ltgroup.in

(एलटी फूड्स लिमिटेड के शेयरधारक कृपया ध्यान दें) विषय : कम्पनी के शेयरों का निवेशक शिक्षा एवं सुरक्षा निधि प्राधिकरण (आईईपीएफ) खाते में अंतरण

एवं वापसी) विनियम, 2016 ("विनियम") के प्रावधानों, यथा संशोधित, के अनुसार प्रकाशित की गई है। इन नियमों में अन्य मामलों के अतिरिक्त ऐसे सभी शेयरों के निवेशक शिक्षा एवं सुरक्षा निधि प्राधिकरण (आईईपीएफ) के नाम अंतरण करने के प्राक्यान हैं जिनके पिछले लगातार सात या अधिक वर्षों की लाभांश राशि का दावा या भूगतान नहीं किया गया है।

यह सूचना धारा 124 (6) और निवेशक शिक्षा एवं सुरक्षा निधि प्राधिकरण (लेखा अंकेक्षण, अंतरण

इसलिए नियमानुसार ऐसे सभी शेयर आईईपीएफ प्राधिकरण के नाम अंतरित किए जाएंगे जिनके वित्त वर्ष 2014-15 से पिछले लगातार सात वर्षों की लाभांश राशि का दावा या भगतान नहीं किया

कम्पनी की वेबसाइट www.ligroup.in पर ऐसे शेयरधारकों और आईईपीएफ प्राधिकरण को हस्तांतरण के लिए देय शेयरों का पूरा विवरण अपलोड कर दिया गया है। शेयरधारकों से निवेदन है कि वे जिन शेयरों के लाभांश नहीं लिए गए और जो शेयर आईईपीएफ प्राधिकरण में अंतरित कर दिए जाएंगे http://www.ltgroup.in/pdf/unclaimed-dividends-Shareholders-Whose-Shares-are-Due-for-Transfer-in-FY-22-23.pdf पर उनका सत्यापन कर लें। कम्पनी ऐसे शेयरधारकों को व्यक्तिगत एवं भेज रही है जिनके शेयर उचित कार्रवाई के लिए वित्तीय वर्ष 2022-23 में आईईपीएफ प्राधिकरण को अंतरित कर दिए जाएंगे

शेयरधारक यह ध्यान रखें कि लागांश जिनका दावा नहीं किया गया और आईईपीएफ प्राधिकरण को अंतरित होने वाले शेयर दोनों के साथ-साथ ऐसे शेयरों के लिए संचित सभी लाग, यदि कोई हो. आईईपीएफ प्राधिकरण से वापस प्राप्त किए जा सकते हैं जिसके लिए कथित नियमों में निर्धारित

संबंधित शेयरधारक, जिनके शेयर वास्तविक रूप में हैं और जिनके शेयर आईईपीएफ प्राधिकरण को अंतरित किए जाने हैं, यह ध्यान रखें कि कम्पनी उनके मूल शेयर प्रमाण पत्र के बदले नए शेयर प्रमाणपत्र जारी करेगी ताकि उनका डीमैटरियलाइजेशन किया जाए और नियमों के अनुसार शेयर आईईपीएफ प्राधिकरण को अंतरित किए जाएं और नए प्रमाण पत्र जारी करने के बाद शेयरधारक के नाम पंजीकृत मूल प्रमाण पत्र अपने-आप रदद हो जाएंगे और इन्हें खरीद-बिक्री योग्य नहीं माना जाएगा। शेयरधारक यह भी ध्यान रखें कि नियमों के अनुसार आईईपीएफ प्राधिकरण को शेयरों के अंतरण के उददेश्य से कम्पनी ने विवरण अपलोड कर दिए हैं।

कथित नियमों में निधारित शर्तों को पूरा करने के दृष्टिकोण से नियत तिथि तक नियमानुसार प्रक्रिया पूरी करते हुए कॉपॉरेट कार्रवाई कर शेयरों को डीमैटरियलाइज करेगी और आईईपीएफ प्राधिकरण

यदि अवट्बर 25,2022 तक कम्पनी को संबंधित शेयरधारकों से कोई सुचना नहीं मिलती तो कम्पनी

यदि शेयरधारक इस विषय वस्तु और नियमों के बारे में कोई जानकारी चाहते हैं तो संपर्क करें श्री मुकेश कुमार, बिंग शेयर सर्विसेज प्राइवेट लिमिटेड, कम्पनी के रजिस्टर और ट्रांसफर एजेंट का पता : 302, कुशल बाजार, 32-33, नेहरू प्लेस, नई दिल्ली - 110019, दूरभाष: 011-42425004, 47585852, इमेल: investor.del@bigshareonline.com.

Place: Gurugram Date: July 02, 2022

For LT Foods Limited Monika Chawla Jaggia Company Secretary Membership No. F5150

एमबीएल इन्फ्रास्ट्रक्चर्स लिमिटेड

सीआइएनः L27109DL1995PLC338407 पंजी. एवं संयुक्त कार्यालयः बानी कारपोरेट वन टावर, सुईट नं. 308, तीसरा तल, प्लाट नं. 5, कॉमशियल सेंटर, जसोला, दिल्ली-110025

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वार्षिक सामान्य बैठक, ई-वोटिंग जानकारी और किताबबंदी की सूचना

एतदृद्वारा सूचना दी जाती है कि एमबीएल इंफ्रास्ट्रक्चर्स लिमिटेड (कंपनी) की 27वीं वार्षिक सामान्य बैठक (एजीएम) 31 मार्च, 2022 को समाप्त वर्ष के लिए वार्षिक रिपोर्ट के साथ नोटिस जो 30 जुलाई, 2022 को इलेक्ट्रॉनिक रूप से कंपनी के सदस्यों को भेजी गई है, जिनके ईमेल पते डिपॉजिटरी/लिंक इनटाइम इंडिया प्राइवेट लिमिटेड, आरटीए के साथ पंजीकृत हैं, वीडियो कॉन्फ्रेंसिंग ("वीसी")/अन्य ऑडियो विजुअल ("ओएवीएम") सुविधा के माध्यम से निर्धारित व्यवसाय का लेन-देन करने के लिए शनिवार, 30 जुलाई, 2022 को दोपहर 2:30 बजे आयोजित की जाएगी। ये दस्तावेज कंपनी की वेबसाइट www.mblinfra.com और स्टॉक एक्सचेंजों की वेबसाइट यानी www.bseindia.com और www.nseindia.com और एनएसडीएल की

वेबसाइट यानी www.evoting.nsdl.com पर उपलब्ध हैं। सदस्य केवल वीसी/ओएवीएम सविधा के माध्यम से एजीएम में उपस्थित और भाग ले सकते हैं। एजीएम में शामिल होने के निर्देश एजीएम के नोटिस में दिए गए हैं। वीसी/ओएवीएम के माध्यम से बैठक में भाग लेने वाले सदस्यों को कंपनी अधिनियम 2013 की धारा 103 के तहत कोरम के उद्देश्य से गिना जाएगा। कंपनी अधिनियम, 2013 और सेबी (आपत्तियों के सूचीकरण और प्रकृटीकरण अपेक्षाएं) विनियम, 2015 के प्रावधानों के अनुसार, एजीएम में विचार किए जाने वाले प्रस्ताव पर एजीएम के दौरान रिमोट ई-वोटिंग और ई-वोटिंग प्रदान करने के लिए कंपनी ने एनएसडीएल के साथ व्यवस्था की है।

जिन सदस्यों के नाम कंपनी के सदस्यों के रजिस्टर में दर्ज हैं या डिपॉजिटरी द्वारा बनाए गए लाभार्थी मालिकों के रजिस्टर में कट-ऑफ तारीख यानी 23 जुलाई, 2022 को दर्ज हैं, वे ही एजीएम के दौरान रिमोट ई-वोटिंग की सुविधा के साथ ही ई-वोटिंग का लाभ उठाने के हकदार होंगे। एक व्यक्ति जो कट-ऑफ तिथि पर सदस्य नहीं है, उसे तदनुसार एजीएम की सूचना को केवल सचना के उद्देश्य से मानना चाहिए। एजीएम में भौतिक रूप में या डीमैट रूप में शेयर रखने वाले या कंपनी/डिपॉजिटरी प्रतिभागी के साथ अपना ईमेल पता पंजीकृत नहीं करने वाले सदस्यों के लिए एजीएम में रिमोट ई-वोटिंग और वोटिंग का तरीका एजीएम के नोटिस में प्रदान किया गया है। एजीएम के नोटिस के प्रेषण के बाद लेकिन 23 जुलाई, 2022 को या उससे पहले कंपनी के सदस्य बनने वाले व्यक्ति, एनएसडीएल को evoting@nsdl.co.in या delhi@linkintime.co.in पर यूजर आईडी और पासवर्ड के लिए अनुरोध कर सकते हैं। रिमोट ई-वोटिंग के लिए एनएसडीएल के साथ पहले से पंजीकृत सदस्य इस उद्देश्य के लिए अपने मौजूदा

युजर आईडी और पासवर्ड का उपयोग कर सकते हैं। रिमोट ई-वोटिंग की अवधि बुधवार, 27 जुलाई, 2022 को सुबह 9.00 बजे शुरू और शुक्रवार, 29 जुलाई, 2022 को शाम 5.00 बजे समाप्त होगी, उसके बाद एनएसडीएल द्वारा रिमोट ई-वोटिंग को ब्लॉक कर दिया जाएगा। इसके अलावा, एक बार जब सदस्य द्वारा किसी प्रस्ताव पर वोट डाल दिया जाता है, तो उसे बाद में बदलने की अनुमित नहीं दी जाएगी। रिमोट ई-वोटिंग द्वारा वोट

डालने वाले सदस्य बैठक में शामिल हो सकते हैं, लेकिन वे एक बार फिर बैठक में वोट डालने के हकदार नहीं होंगे। एजीएम से संबंधित किसी भी प्रश्न/शिकायत के मामले में, सदस्य श्री अनुभव महेश्वरी, कंपनी सचिव, एमबीएल इंफ्रास्ट्रक्चर्स लिमिटेड, बानी कॉरपोरेट वन, सुइट नंबर 308, तीसरी मंजिल, प्लॉट नंबर 5, कमर्शियल सेंटर, जसोला, नई दिल्ली- 110025 को लिख सकते हैं या 011-48593300 पर या ईमेल cs@mblinfra.com पर संपर्क करें। इसके अलावा ई-वोटिंग प्रश्नों

1020 990 या 1800 22 44 30 पर कॉल कर सकते हैं या श्री अमित विशाल, सहायक उपाध्यक्ष, और/अथवा सुश्री पल्लवी म्हात्रे, वरिष्ठ प्रबंधक, evoting@nsdl.co.in पर अनुरोध भेजें। आगे सचना दी जाती है कि कंपनी अधिनियम, 2013 की धारा 91 और अन्य लागु प्रावधानों, यदि कोई हो, के प्रावधानों के अनुसार, कंपनी के सदस्यों का रजिस्टर और शेयर हस्तांतरण किताब कंपनी की एजीएम के उद्देश्य के लिए 23 जुलाई, 2022 से 30 जुलाई, 2022 (दोनों दिन

के लिए, शेयरधारक https://www.evoting.nsdl.com के "डाउनलोड" अनुभाग के तहत

उनके लिए अक्सर पूछे जाने वाले प्रश्नों (एफएक्यू)को देख सकते हैं या टोल फ्री नंबर 1800

बोर्ड के आदेशानुसार कृते एमबीएल इन्फ्रास्ट्रक्चर्स लि.

अनुभव महेश्वरी

कंपनी सचिव

www.readwhere.com

Place: Bengaluru, Karnataka

Date: July 01, 2022