

## GE T&D India Limited

L31102DL1957PLC193993

T-5 & T-6, Plot I-14, Axis House, Jaypee Wishtown, sector-128, Noida-201304, Uttar Pradesh

T +91 120 5021500 F +91 120 5021501

https://www.ge.com/in/ge-td-india-limited

February 4, 2022

The Secretary BSE Limited Phiroze Jeejeebhoy Towers Dalal Street MUMBAI 400 001 The Manager Listing Department National Stock Exchange of India Ltd Exchange Plaza, Bandra Kurla Complex, Bandra (East)

Code No. 522275

Symbol: GET&D

MUMBAI 400 051

Dear Sir,

Sub: Newspaper Publication

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith Newspaper advertisement published in Mint (all editions) and Jansatta (New Delhi) regarding unaudited financial results for the third quarter and nine months ended on December 31, 2021.

You are requested to take note of the same.

Thanking you,

Yours faithfully,

For GE T&D India Limited

Manoj Prasad Singh Company Secretary



# INDRAPRASTHA GAS LIMITED Empanelment of Advertising Agency for IGL 4 tender document, please visit www.iglonine.net om the office of VP (C&P and Stores), IGL Bhavas LK Puram, New Delhi–110 022. PH : +91 11 46074 ter will be posted only not be above mentioned web troid Google Playstore and Apple Store bove mentioned website. Download IGL Connect App ple iStore HAR EK KAAM DESH KE NAAM



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## PFC CONSULTING LIMITED

(A wholly owned subsidiary of PFC Limited)

Regd. Office: First Fiore: "Upsidish", I harehamba Laur Connaugh Piace.

New Delhi - 10001. Fax: 011-23443990

GLOBAL MIVITATION (THROUGH E-BIDDING ONLY)

FOR SELECTION OF TRANSMISSION SERVICE PROVIDER

ON BULD, OWN, OPERATE AND TRANSFER (BOOT) BASIS

FOR INTER-STATE TRANSMISSION PROJECT

FOR INTER-STATE TRANSMISSION PROJECT

transmission project on Build, Own, Operate and Transfer (BOOT) basis following angle stage how onchops process of Fepseles for Poposal (FIRP) interested to bodies may refer to the FIP notification and FIPP occurrents https://www.firetomerce.com/minerce.co

Name of Transmission Scheme	Last Date for seeking clarifications (dd/mm/yyyy)	Last Date for submission of response to RFP (dd/mm/yyyy)	Date of opening of Response to RFP (dd/mm/yyyy)
Transmission system for evacuation of power from REZ in Rajasthan (20GW) under Phase-III	24/02/2022	08/04/2022 up to 15:00 hrs. (IST)	08/04/2022 up to 15:30 hrs (IST)

Bid Pr PEG CONSULTING LTD

wholly owned subsidiary of PFC Ltd.) (A Govt. of India Undertaking)

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**GUJARAT METRO RAIL** 

CORPORATION (GMRC) LIMITED

(SPV of Govt. of India and Govt. of Gujarat)

Block No.1, First Floor, Karmayogi Bhavan, Sector 10/A,
Gandhinagar: 382010, Gujarat. (CIN): U60200GJ/2010SGC059407 TENDER NOTIFICATION No: GMRC/GD & AD/MP-L5R3/2022 Date: 04.02.2022

E-Tenders are invited from reputed and experienced Cont

Tender Name	Tender Fee
E-Tendering for "Design, Supply, Installation, Tes and Commissioning of Two Sets of Fully Autom Train Wash Plant for Ahmedabad Metro Rail Pro Phase-I"	atic INR

Interested bidders are requested to visit https://gmrc.nprocure.co for eligibility criteria, applying/downloading the tender document. The last date and time for Bid Submissions of Tender is till 15:00 Hrs on 16.03.2022

on 16.03.2022.

Any alterations in Eligibility Criteria cum Qualification Requirements and terms of the Tender Document, or any amendment to the Tende Document, etc, will be uploaded on https://gmrc.nprocure.com and GMRC'S Website www.gujaratmetorail.com without any obligation or press notification or other proclamation.

Sd/-



## **Jubilant Industries Limited**

e: Bhartiagram, Gajraula, Distt. Amroha - 244 223 (U.P.) | CIN: L24100UP2007PLC032909 : www.jubilantindustries.com | E-mail: investorsjil@jubl.com | Ph.: +91-5924-267200

Extract of Consolidated Unaudited Financial Results for the Quarter and Nine Months Ended 31st December 2021 Nine Mo Dec. 31, 2021 Net Profit/(Loss) for the period (before tax and Exceptional items) from continuing operations 806 3616 801 7165 1919 2592 Net Profit/(Loss) for the period before tax (after Exceptional items) from continuing operations
 Net Profit/(Loss) for the period after tax and Exceptional items from continuing operations 806 3616 801 7165 1919 2592 524 2868 801 5577 1919 (856) Net Profit/(Loss) for the period from discontinued (6) (33) (65) (81) (119) (73) Net Profit/(Loss) for the period from continuing operations and discontinued operations 518 2835 736 5496 1800 (929) 726 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] (956) Equity Share Capital
Reserves excluding Revaluation Re 1,503 1,503 1,503 1,503 1,503 Earnings per share of ₹ 10 each from continuing operations (a) Basic (₹) 5.33 (5.70)(b) Diluted (₹) 3.47 18.88 5.33 36.80 12.77 (5.70) Earnings per share of ₹ 10 each from (0.22) (0.43) (0.49) (0.04) (0.49) (b) Diluted (₹) (0.21) (0.43)(0.53)(0.79)Earnings per share of ₹ 10 each from continuing operations and discontinued operations

(a) Basic (₹)

(b) Diluted (₹)

1. The Standalone Financial Results are available under Investors section of our website at www.jubilantindustries.com and under Financ Results at Corporates section of www.nseindia.com and www.bseindia.com. Key Standalone Financial information of the Company as under:

3.43

18.67

4.90

36.27

			Quarter ended	1	Nine Mon	ths Ended	Year Ended	
SI No.	Particulars	Dec. 31, 2021		Dec. 31, 2020	Dec. 31, 2021	Dec. 31, 2020	March 31, 2021	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	d) (Audited)	
1.	Total Revenue from operations		-					
2.	Profit/(Loss) for the period before tax from continuing operations						0.	
3.	Net Profit/(Loss) for the period after tax from continuing operations		7.2				1	
4.	Net Profit/(Loss) for the period from discontinued operations	(4)	(30)	(64)	(74)	(89)	(41)	
5.	Net Profit/(Loss) for the period from continuing operations and discontinued operations	(4)	(30)	(64)	(74)	(89)	(41)	

2. The above unaudited financial results were, subjected to limited review by the Statutory Auditors of the Company, r Committee and approved and taken on records by the Board of Directors at its meeting held on 03<sup>rd</sup> February, 2022

Ommittee and approved and taken on recrotes by the octain of infections, at its intering field on 0.5° February, 2.22°.

The above is an extract of the detailed formst of the unaudited consolidated financial results for the quarter and nine months ended December 31, 2021, filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudited consolidated & standalone financial results for the quarter and nine months ended December 31, 2021 alongwith review report of the Statutory Auditors is available under Investors section of our website at www.jubilantindustries.com and under Financial Results at Corporates section of www.nseindia.com and www.bseindia.com.

for Jubilant Industries Limited

GE T&D INDIA LIMITED

Place : Greater Noida Date : 03<sup>rd</sup> February, 2022

Manu Ahuja CEO & Managing Director

(6.19)

(6.19)

11.98

1 M.00.1	DELHI JAL BOARD, GOVT OF N.C.T. OF DELHI OFFICE OF THE DY. SE (WB)-II C/o ACE (WB)-II, 3rd Floor, Varunaliaya Ph.I. NEW DELHI-110005 Email: eewb2djb@gmail.com NIT No. 507y.SE (WB)-II(2021-22)								
S. No.	Name of Work	Estimated Contract Value (ECV)/Amount put to tender	Earnest Money (EMD)	Tender Fee	Date of Release of tender in E-Procurement Solution & Tender ID No.	Last Date/Time of receipt of tender E-Procurement Solution			
1.	Supply of treated effulent from Mehrauli STP to DLF Chhattarpur, Sat bari & Radhey Mohan Drive Farm houses under ACE(E&M)-I	14,42,28,170/-	Rs. 24,43,000/-	Rs. 1500/-	02.02.2022 2022_DJB_215898_1	24.02.2022 At 03.05 PM			
2.	Supply of 1.0 MGD treated effluent from Narela STP to Bakoli/Bakhtawar pur Farm Houses under ACE(E&M)-I	3,93,50,714/-	Rs. 7,88,000/-	Rs. 1500/-	02.02.2022 2022_DJB_215898_2	24.02.2022 At 03.05 PM			
3.	Providing and laying 400 mm dia D.I. pipe And construction of pumping station for supply of treated effluent from Ghitomi STP to Aya Nagar Forest under ACE (E&M)-I	Rs. 12,69,67,541/-	Rs. 22,70,000/-	Rs. 1500/-	02.02.2022 2022_DJB_215898_3	24.02.2022 At 03.05 PM			

IIB No./ Date/	Particulars	Estimated	Start of sale
Inique bid no.		Cost/EMD	/Last date
IIB No: F4.6(348)/ RISL/Tech/2022/6529 Date: 01.02.2022 JBN No.: RIS2122SLOB00080	Request for Proposal (RFP) for Selection of Third Party Auditor (TPA) for network & collaboration projects of RISL	Rs. 15.00 Cr/ Rs. 30.00 Lacs	02.02.2022 15.03.2022

-		CE OF THE EX	ANKALAN,	GINEER N. DELH	l-110075	तर स्थाप स्थापन की ग्रेस
S.	Name of Work	PRESS N.I.T. N	*	/)VIII/(202	P1-22) Date of release	Last date/time of receipt
No.	Name of Work	in Rs.	in (Rs.)	fee in (Rs.)	of tender in eprocurement solution	of tender through e-procurement solution
Naja with	ply, Installation, Testing & imissioning of Floating aerators at fgarh drain & Supplementary drain 2 years DLP and 5 yrs of operation Comprehensive Maintenance	1191512120/-	2000000/-	1500/-	Tender ID: 2022_DJB_215865_1 Date: 02.02.2022	08.03.2022 at 03.00 P.M.
		PRESS N.I.T. N	lo. 17/EE(SDV	/)VIII/(202	21-22)	
S. No.	Name of Work	Estimate cost in Rs.	E/Money in (Rs.)	Tender fee in (Rs.)	Date of release of tender in eprocurement solution	Last date/time of receipt of tender through e-procurement solution
for Syst	nprehensive Maintenance Contract Realtime Online Monitoring tern installed at various STP's er DJB for a period of 5 years	6,13,20,000/-	12,30,000/-	1500/-	Tender ID: 2022_DJB_215882_1 Date: 02.02.2022	08.03.2022 at 03.00 P.M.

## ISSUED BY P.R.O. (WATER) "STOP CORONA: WEAR FACE MASK, FOLLOW PHYSICAL Advt. No. J.S.V. 1082 (2021-22) DISTANCING, MAINTAIN HAND HYGIENE" Dy. S.E. (WB)-II VERITAS VERITAS FINANCE PRIVATE LIMITED CIN: U65923TN2015PTC100328, RBI Regn No: N-07.00810 Regd. Office: SKCL Central Squara 1, South Wing, 1st Floor, Unit C28-C35, CIPET Road, Third Vik Andustrial Estate, Guindy, Chennal - 600 0322.

			Quarter Ended	i	Nine Months	s Ended	Year Ended
S. No	Particulars	31.12.2021 Unaudited	30.09.2021 Unaudited	31.12.2020 Unaudited	31.12.2021 Unaudited	31.12.2020 Unaudited	31.03.2021 Audited
1	Total Income from Operations	11,543.56	10,193.37	9,125.03	31,556.65	26,554.75	36,009.78
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	2,452.51	1,893.56	1,034.69	4,576.47	5,127.85	8,204.14
3	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	2,452.51	1,893.56	1,034.69	4,576.47	5,127.85	8,204.14
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	1,802.17	1,335.71	788.13	3,315.14	3,834.98	6,202.02
5	Total Comprehensive Income for the period	1,858.73	1,347.82	715.22	3,333.04	3,629.96	6,112.43
6	Paid up Equity Share Capital	4,855.29	3,521.19	3,501.89	4,855.29	3,501.89	3,515.89
	Paid up Convertible Preference Share Capital	6,501.91	6,501.91	6,501.91	6,501.91	6,501.91	6,501.91
7	Reserves (excluding Revaluation Reserve)	1,25,093.38	80,481.77	76,167.57	1,25,093.38	76,167.57	78,784.00
8	Securities Premium Account	1,09,692.04	67,036.33	66,998.30	1,09,692.04	66,998.30	67,009.17
9	Net worth (Equity and preference share capital + reserve and surplus excluding revaluation reserve)	1,36,450.58	90,504.87	86,171,37	1,36,450.58	86,171.37	88,801.80
10	Paid up Debt Capital / Outstanding Debt	1,16,328.54	1,20,121.30	1,09,174.63	1,16,328.54	1,09,174.63	1,25,414.53
11	Outstanding Redeemable Preference Shares	-	-	-	-	-	
12	Debt Equity Ratio (Refer note e)	0.85	1.33	1.27	0.85	1.27	1.41
13	Earnings per share (of Rs. 10 each) ( for quarter & Nine months ended - not annualised)						
	- Basic	3.78	3.80	2.25	8.42	10.95	17.69
	- Diluted	1.66	1.39	0.82	3.31	4.01	6.50
14	Capital Redemption Reserve	-	-	-		-	-
15	Debenture Redemption Reserve (Refer note f)	-	27	-			-
16	Debt Service Coverage Ratio (Refer note g)		- 1	-			
17	Interest Service Coverage Ratio (Refer note g)	-				-	-

The Company had received the Certificate of Registration dated 15 October 2015 from Reserve Bank of India ("RBI") to carry on the business of Non-Banking Financial Company with accepting public deposits ("NBFC-ND"). During May 2016, the Company has crossed the total assets threshold of Rs.500 cross and had become a Non-Deposit Taking Systemic Important Non-Banking Financial Company (NBFC-ND"). The Company has completed with an decoration of the RBI.

The Company is engaged in extending credit to micro and small enterprises typically self-employed businesses. The Company follows a cash flow based model for credit assessment of the RBI.

The Company is engaged in extending credit to micro and small enterprises typically self-employed businesses. The Company follows a cash flow based model for credit assessment of the RBI.

The Company is engaged in extending credit to micro and small enterprises typically self-employed businesses. The Company follows a cash flow based model for credit assessment of the RBI.

The Company is and 12 are extracts from the detailed format of unautided financial results for the quarter and nine months ended 31 December 2021 flow who the sock exchange and the Company.

The Stancial results for the quarter and nine months ended 31 December 2021 flow be been detailed to the company of the company of the RBI.

The Stancial results for the quarter and nine months ended 31 December 2021 flows been detailed report. These financial results have been prepared in accordance with Indian Account Standards (Table 37) ended under the Companies (Indian Account) Standards Plate, 2015 as memorial by the Audit Companies (Indian Account) Standards Plate, 2015 as memorial by the Company as at 31 December 2021 based on the press release issued by Ministry of Corpor Alters (MCA) in Alters (MCA) in Alters (MCA) in Alters (MCA) in the Standards (Table 37) and placed as (Table 37) and placed as (Table 37) and placed as (Table 37) and placed 37) and placed 37 December 2021 have placed 38 (December 2021, hade pl

y ratio is calculated as (Libert socurities + Sorrowings) / Net worth)
redemption reserves in not required in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of Companies of Province of Pro

Place : Chennai Date : 03.02.2022

For and on behalf of the Board of Direct Veritas Finance Private Limited Veritas Finance - Sold-Sold-D. Arulmany Managing Director and Chief Executive Offi

		PRESS N.I.T. N	o. 16/EE(SDW	/)VIII/(202	(1-22)	
S. No.	Name of Work	Estimate cost in Rs.	E/Money in (Rs.)	Tender fee in (Rs.)	Date of release of tender in eprocurement solution	Last date/time of receip of tender through e-procurement solution
1.	Supply, Installation, Testing & Commissioning of Floating aerators at Najafgarh drain & Supplementary drain with 2 years DLP and 5 yrs of operation and Comprehensive Maintenance	1191512120/-	2000000/-	1500/-	Tender ID: 2022_DJB_215865_1 Date: 02.02.2022	08.03.2022 at 03.00 P.M.
		PRESS N.I.T. N	o. 17/EE(SDW	/)VIII/(202	(1-22)	
S. No.	Name of Work	Estimate cost in Rs.	E/Money in (Rs.)	Tender fee in (Rs.)	Date of release of tender in eprocurement solution	Last date/time of receipt of tender through e-procurement solution
1.	Comprehensive Maintenance Contract for Realtime Online Monitoring System installed at various STP's under DJB for a period of 5 years	6,13,20,000/-	12,30,000/-	1500/-	Tender ID: 2022_DJB_215882_1 Date: 02.02.2022	08.03.2022 at 03.00 P.M.

	Key V	Vins			
	kV substation including supply of 400 kV reactors at				
	offtting of 400 kV Bays with latest Circuit Breakers at oration of 400 kV Gas Insulated Substation Bay at				vdro-Flectr
	er Corporation Limited	1 010001111110	onyo i rooc.	ar irom reacionar ri	yoro Erecti
	Key Comm	nissioning			
	kV Air Insulated line bays for Damodar Valley Corp		rulia in West	Bengal	
	kV Air Insulated bays for <b>Avaada</b> at Bikaner in Rajast	than			
	kV Air Insulated line bays for <b>Adani</b> (BKTL) at Khetri kV Air Insulated Bay extension at APTRANSCO Kalpa	kka sita for Hi	nducton Do	troloum Cornorat	ion Limito
	imissioning of 50 MVA Transformer along with 132				
	imissioning of 50 MVA fransformer along with 132 im Limited at Meral	RV OL SSRV AI	is associated	i loi Jilarkilalid Oij	a Sanchara
	FOR STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR	THE OHADTED	AND NIME MO	NTUS ENDED 21ST DE	ECEMBED 20
AINAU	OF STATEMENT OF GRAGOTIED FINANCIAL RESOLTS FOR	THE QUANTER		Ilion, except per	
		Quarte	r ended	Nine Months Ended	
S. No.	PARTICULARS	31.12.2021	31.12.2020	31.12.2021	31.03.202
		(Unaudited)	(Unaudited)	(Unaudited)	Audited
1.	Total income	9,154.5	10,570.0	24,057.7	35,181.3
2.	Net Profit / (Loss) for the period (before tax, exceptional	4.2	495.0	-345.0	858.
	and/or extraordinary items)				
				-345.0	893
3.	Net profit / (Loss) for the period before tax	4.2	754.1	-340.0	000.
	(after exceptional and/or extraordinary items)		100,000	0.0.0	
3. 4.	(after exceptional and/or extraordinary items) Net Profit / (Loss) for the period after Tax (after	-1.0	754.1 559.2	-345.0	
	(after exceptional and/or extraordinary items)	1000	100,000	0.0.0	603.2
4.	(after exceptional and/or extraordinary items) Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	-1.0	559.2	-270.9	603.
4.	(after exceptional and/or extraordinary items)  Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)  Total comprehensive income for the period	-1.0 -42.3	559.2 540.7	-270.9 -257.8	603.:
4. 5.	(after exceptional and/or extraordinary items)  Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)  Total comprehensive income for the period [Comprising Profit / (Loss) for the period (after tax)	-1.0	559.2	-270.9	603.2 711.9 512.1
4. 5.	(after exceptional and/or extraordinary Items) Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary Items) Total comprehensive income for the period (Comprishing Profit / (Loss) for the period (after tax) and Other Comprehensive income (after tax) Equily share capital Reserves (excluding Revaluation Reserve) as shown in	-1.0 -42.3	559.2 540.7	-270.9 -257.8	603.2 711.9 512.1
4. 5. 6. 7.	(after exceptional and/or extraordinary items) Net Profit (Loss) for the period after Tax (after Exceptional and/or Extraordinary items) Total comprehensive income for the period (Comprising Profit (Loss)) for the period (after tax) and Other Comprehensive income (after tax) Equily stare capital Reserves (seculufing Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-1.0 -42.3 512.1	559.2 540.7 512.1	-270.9 -257.8 512.1	603.2 711.9 512.1 10,714.7
4. 5.	(after exceptional and/or extraordinary Items) Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary Items) Total comprehensive income for the period (Comprishing Profit / (Loss) for the period (after tax) and Other Comprehensive income (after tax) Equily share capital Reserves (excluding Revaluation Reserve) as shown in	-1.0 -42.3	559.2 540.7	-270.9 -257.8 512.1	603.: 711.: 512.:

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(Pitamber Shivnani Managing Director & Chief Executive Office DIN: 0518740

February 02, 2022 DIN:
CIN - L31102DL1957PLC193993
Registered Office: A 18, First Floor, Okhla Industrial Area - Phase II, New Delhi-110020
Tel. no. + 91 11 41610660, website: www.ge.com/in/ge-td-india-limited

Place : Vadodara Date : February 02, 2022



PAINTS

# SHALIMAR PAINTS LIMITED

CIN:L24222HR1902PLC065611

Registered Office: Stainless Centre, 4th Floor, Plot No. 50, Sector - 32, Gurugram, Haryana - 122001 Corporate Office: 1st Floor, Plot No. 28, Sector - 32, Gurugram, Haryana - 122001 Website: www.shalimarpaints.com; E-mail ld: askus@shalimarpaints.com Phone No.:+91 124 461 6600; Fax No.:+91 124 461 6659

CORRIGENDUM TO THE NOTICE OF EXTRAORDINARY GENERAL MEETING NO. 01/2021-22 This corrigendum ("Corrigendum") is being issued in continuation to the notice dated January 18, 2022 convening the Extraordinary General Meeting No. 01/2021-22 of Shalimar

Paints Limited ("Company") proposed to be held on Thursday, February 10, 2022 at 11:30 AM (IST), through video conferencing / other audio visual means ("Notice") for seeking shareholders' approval for the matters contained in the Notice. The Company had filed applications with the stock exchanges namely, National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"), for seeking in-principle

approval(s) in relation to the proposed preferential issue of the Investor Shares and the Investor OCDs, details of which are mentioned in the Notice. Thereafter, the Company has received certain observations from NSE and BSE, pursuant to which, the Company is inter alia required to make certain changes in the Notice. Accordingly, the Board of Directors of the Company in its meeting held on February 02, 2022, has approved the issuance of this Corrigendum notifying the following amendments/

modifications and/ or additional information with respect to certain disclosures under the explanatory statement, which is annexed to the Notice ("Explanatory Statement"). The Notice should be read in conjunction with this Corrigendum. All other contents of the Notice and the Explanatory Statement, save and except as clarified by this Corrigendum, shall remain unchanged. Capitalized terms used but not defined

herein shall have the meaning ascribed to them in the Notice and the Explanatory Statement, as the case may be. On page 12, in point 'n' under item No. 1 of the Explanatory Statement, the words appearing after "in terms of Regulation 164" shall be deleted and replaced with "of the ICDR Regulations". The revised paragraph is as follows:

n. Pricing of preferential issue: The price of the Investor Shares to be issued and allotted to the Investor is fixed at Rs. 120/- (Rupees One Hundred and Twenty only) per Investor Share, which consists of Rs.

2/- (Rupees Two only) par value and Rs. 118/- (Rupees One Hundred and Eighteen only) as premium per Investor Share, in accordance with the price determined in terms of Regulation 164 of the ICDR Regulations.

On page 12, point 'o'under Item No. 1 of the Explanatory Statement is revised and to be read as follows: o. Basis on which the price has been arrived at:

The Equity Shares are listed on BSE Limited and the National Stock Exchange of India Limited and the Equity Shares are frequently traded in accordance with Regulation 164 of the ICDR Regulations. The Investor Shares proposed to be issued will be issued and allotted at a price not less than the higher of the following in terms of Regulation 164(1) of the ICDR Regulations: The average of the weekly high and low of the volume weighted average prices of the related equity shares quoted on a recognized stock exchange during the twenty-six

weeks preceding the relevant date i.e. Rs. 102.17 (Rupees One Hundred and Two and Seventeen Paise only) per Equity Share; or The average of the weekly high and low of the volume weighted average prices of the related equity shares quoted on a recognized stock exchange during the two weeks preceding the relevant date i.e. Rs. 113.43 (Rupees One Hundred and Thirteen and Forty Three Paise only) per Equity Share.

For the purpose of computation of the price per Investor Share, the share prices on the National Stock Exchange of India Limited being the stock exchange with higher trading volumes for the said period, have been considered for arriving at floor price of the Investor Shares to be allotted under this preferential issue in accordance with the ICDR

The price per Investor Share of Rs. 120/- (Rupees One Hundred and Twenty only) is higher than the above floor price determined in accordance with Regulation 164(1) of the ICDR Regulations. It is clarified that the Articles of Association of the Company do not prescribe any method of determination of floor price. The price per Investor Share is not lower than the floor price determined in accordance with the ICDR Regulations

Since the Equity Shares have been listed on the recognized stock exchanges for a period of more than twenty-six weeks prior to the Relevant Date, the Company is not required to re-compute the price per Equity Share.

On page 13, point 't' under Item No. 1 of the Explanatory Statement is revised and to be read as follows: t. Statutory Auditors' Certificate:

A certificate from M/s. A. K. Dubey & Co. (Firm Registration No.: 329518E), Chartered Accountants, Statutory Auditors of the Company, certifying that the preferential issue of Investor Shares is being made in accordance with requirements of ICDR Regulations, shall be available for inspection by the members and the same may be accessed on the Company's website at the link: https://www.shalimarpaints.com/investors-relations

On page 13, point 'u'under Item No. 1 of the Explanatory Statement is revised and to be read as follows:

u. Report of independent registered valuer: In terms of second proviso to Rule 13(1) of the Companies (Share Capital and Debentures) Rules, 2014, listed companies are exempted from determining the price of shares to be issued on a preferential basis by the valuation report of a registered valuer. Accordingly, the requirement of the report of the registered valuer is not applicable. Further, it is

clarified that the Articles of Association of the Company do not prescribe any method of determination of floor price. On page 13, in point 'v(v)'under Item No. 1 of the Explanatory Statement, the expression "90 trading days" shall be read as "26 weeks".

On page 14, point 'Funder Item No. 2 of the Explanatory Statement is revised and to be read as follows: The percentage of post preferential issue capital that may be held by the allottee(s) and change in control, if any, in the issuer consequent to the preferential issue:

Name and Category of the Allottee	Pre issue share the proposed	Control of the Contro	No of Investor Shares to be allotted	Post issue o Shares hold proposed a	ing of the	OCDs to be	Post conversion sha proposed allotte conversion of all Inv	ee (assuming
	No. of Shares	%		No. of Shares	% <sup>(2)</sup>	1	No. of Shares <sup>48</sup>	% <sup>(5)</sup>
Hella Infra Market Private Limited	Nil	Nil	1,79,16,667	1,79,16,667	24.80951	30,55,556	2,09,72,223	27.86174
Body Corporate - Private Limited Company								

Investor OCDs are being issued and allotted to the Investor on a private placement and preferential allotment basis. Upon allotment of Investor OCDs, there will be no change in the shareholding of the Investor, save for the allotment of Investor Shares, as set out in Item No. 1 above, since the Investor OCDs may only be converted at a later date at the sole discretion and option of the Investor and in accordance with the terms and conditions set out in the DSA;

Calculated on the basis of the current paid-up capital of the Company and the proposed allotment of Investor Shares on preferential issue and private placement basis; Assuming the Investor decides to convert Investor OCDs into Conversion Shares, at its sole discretion and option, in accordance with the terms and conditions set out in

This includes the Investor Shares and the Conversion Shares (assuming the Investor decides to exercise its option to convert the Investor OCDs): Calculated based on the current paid-up capital of the Company, proposed allotment of Investor Shares on preferential issue/ private placement basis and allotment of the

If the Investor does not to exercise its option to convert the Investor OCDs into Conversion Shares within a period of 18 months from the date of allotment of Investor OCDs, the Investor OCDs shall be automatically redeemed by the Company in accordance with the applicable law and consequently, the shareholding of the proposed

Upon the issuance and allotment of the Investor Shares and the Investor OCDs to the Investor, there is no likely change of control of the Company and the Investor will be categorized as a public shareholder of the Company.

On page 15, point 'h'under Item No. 2 of the Explanatory Statement is revised and to be read as follows:

Notes:

Sr. No.	Category of Shareholder	Pre issue sha (as on 07.0	0.0000000000000000000000000000000000000	Investor Shares to be allotted	Shareholdi allotment of Share	Investor	Investor OCDs to be allotted <sup>®</sup>	Post conversion s (assuming conversion OCDs) <sup>(7)</sup>	n of all Investor
		No. of shares held	% of share holding		No. of shares held	% of share holding		No. of shares held	% of share holding <sup>(4)</sup>
A	Promoters' shareholding								
1	Indian:		-						
	Individual	2,89,045	0.5323		2,89,045	0.4002	- 8	2,89,045	0.3840
	Bodies corporate	2,04,20,839	37.6073		2,04,20,839	28.2771		2,04,20,839	27.1292
	Others (HUF)	94,171	0.1734	T-80.	94,171	0.1304		94,171	0.1251
	Sub-total (A1)	2,08,04,055	38.3130		2,08,04,055	28.8077		2,08,04,055	27.6383
2	Foreign promoters	80,26,773	14.7822		80,26,773	11.1148		80,26,773	10.6636
	Sub-total (A = A1 + A2)	2,88,30,828	53.0952		2,88,30,828	39.9225		2,88,30,828	38.3019
В	Non-Promoters' holding		V						
1	Institutional Investors	20,33,730	3.7453		20,33,730	2.8161		20,33,730	2.7018
2	Non-Institution:								33333333
	Bodies Corporate	17,83,776	3.2850	1,79,16,667	1,97,00,443	27,2795	30,55,556	2,27,55,999	30.2315
	Directors and relatives	65,09,952	11.9888		65,09,952	9.0144		65,09,952	8.6485
	Indian Public	1,29,14,959	23.7844		1,29,14,959	17.8836	-	1,29,14,959	17.1576
	Others (including NRIs)	22,27,014	4.1013	-	22,27,014	3,0838		22,27,014	2.9586
	Sub-total (B)	2,54,69,431	46.9048	1,79,16,667	4,33,86,098	60.0775	30,55,556	4,64,41,654	61.6981
	Grand Total (A)+(B)	5,43,00,259	100.0000	1,79,16,667	7,22,16,926	100.0000	30,55,556	7,52,72,482	100.0000

Calculated on the basis of the current paid-up capital of the Company and the proposed allotment of Investor Shares on preferential issue and private placement basis; Investor OCDs are being issued and allotted to the Investor on a private placement and preferential allotment basis. Upon allotment of Investor OCDs, there will be no change in the shareholding of the Investor, save for the allotment of Investor Shares, as set out in Item No. 1 above, since the Investor OCDs may only be converted at a later date at the sole discretion and option of the Investor and in accordance with the terms and conditions set out in the DSA;

Assuming the Investor decides to convert Investor OCDs into Conversion Shares, at its sole discretion and option, in accordance with the terms and conditions set out in Calculated based on the current paid-up capital of the Company, proposed allotment of Investor Shares on preferential issue/ private placement basis and allotment of the

If the Investor does not exercise its option to convert the Investor OCDs into Conversion Shares within a period of 18 months from the date of allotment of Investor OCDs, the Investor OCDs shall be automatically redeemed by the Company in accordance with the applicable law and consequently, the shareholding pattern of the Company

On page 16, point 'n'under Item No. 2 of the Explanatory Statement is revised and to be read as follows:

The price of the Investor OCDs to be issued and allotted is Rs. 180/- (Rupees One Hundred and Eighty only) per Investor OCD. This price has been determined basis the valuation reports dated February 02, 2022, issued by BDO Valuation Advisory LLP, independent registered valuer (registration no. IBBI/RV-E/02/2019/103, having office at The Ruby, Level 9, North West Wing, Senapati Bapat Marg, Dadar (W), Mumbai - 400028) in accordance with the provisions under the Act and rules made thereunder. Should the Investor decide to convert the Investor OCDs, the Company shall allot upto 30,55,556 (Thirty Lakh Fifty Five Thousand Five Hundred and Fifty Six) Equity Shares at a conversion price of Rs. 180/- (Rupees One Hundred and Eighty only) each. The price for conversion of Investor OCDs into Conversion Shares has been determined in terms of Regulation 164 of the ICDR Regulations. The price per Conversion Share i.e., Rs. 180/- (Rupees One Hundred and Eighty only) consists of Rs 2/- (Rupees Two only) par value and Rs. 178/- (Rupees One Hundred and Seventy Eight only) as premium.

On page 16, point 'o'under Item No. 2 of the Explanatory Statement is revised and to be read as follows: o. Basis on which the price has been arrived at:

The price of the Investor OCDs has been determined basis the valuation reports dated February 02, 2022, issued by BDO Valuation Advisory LLP, independent registered valuer (registration no. IBBI/RV-E/02/2019/103, having office at The Ruby, Level 9, North West Wing, Senapati Bapat Marg, Dadar (W), Mumbai - 400028) in accordance with the provisions under the Act and the rules made thereunder. The provisions in Chapter V of the ICDR Regulations prescribe the minimum price at which equity shares may be The Equity Shares are listed on BSE Limited and the National Stock Exchange of India Limited and the Equity Shares are frequently traded in accordance with Regulation 164

of the ICDR Regulations. The Conversion Shares if issued will be issued and allotted at a price not less than the higher of the following in terms of Regulation 164(1) of the ICDR Regulations: The average of the weekly high and low of the volume weighted average prices of the related equity shares quoted on a recognized stock exchange during the twenty-six

weeks preceding the relevant date i.e. Rs. 102.17 (Rupees One Hundred and Two and Seventeen Paise only) per Equity Share; or The average of the weekly high and low of the volume weighted average prices of the related equity shares quoted on a recognized stock exchange during the two weeks

preceding the relevant date i.e. Rs. 113.43 (Rupees One Hundred and Thirteen and Forty Three Paise only) per Equity Share. For the purpose of computation of the price per Conversion Share, the share prices on the National Stock Exchange of India Limited being the stock exchange with higher trading volumes for the said period, have been considered for arriving at floor price of the Conversion Shares (if applicable) to be allotted in accordance with the ICDR

The price per Conversion Share of Rs. 180/- (Rupees One Hundred and Eighty only) is higher than the above floor price determined in accordance with Regulation 164(1) of the ICDR Regulations. It is clarified that the Articles of Association of the Company do not prescribe any method of determination of floor price. The price per Conversion Shares (if issued) is not lower than the floor price determined in accordance with the ICDR Regulations.

 On page 17, point 't' under Item No. 2 of the Explanatory Statement is revised and to be read as follows: t. Statutory Auditors' Certificate:

A certificate from M/s. A. K. Dubey & Co. (Firm Registration No.: 329518E), Chartered Accountants, Statutory Auditors of the Company, certifying that the preferential issue of Investor OCDs (and resultant Conversion Shares, if applicable) is being made in accordance with requirements of ICDR Regulations, shall be available for inspection by the members and the same may be accessed on the Company's website at the link: https://www.shalimarpaints.com/investors-relations. On page 17, point 'u'under Item No. 2 of the Explanatory Statement is revised and to be read as follows:

u. Report of independent registered valuer:

The price of the Investor OCDs has been determined basis the valuation reports dated February 02, 2022, issued by BDO Valuation Advisory LLP, independent registered valuer (registration no. IBBI/RV-E/02/2019/103, having office at The Ruby, Level 9, North West Wing, Senapati Bapat Marg, Dadar (W), Mumbai - 400028) in accordance with the provisions under the Act and the rules made thereunder. As per the valuation reports, the value at which the Investor OCDs are to be issued is Rs. 180/- (Rupees One Hundred and Eighty only). The said reports shall be available for inspection by the members and the same may be accessed on the Company's website at the link: https://www.shalimarpaints.com/investors-relations

If the Investor decides to convert the Investor OCDs, the price of the Conversion Shares have been determined in accordance with the ICDR Regulations. On page 17, in point 'v(v)'under Item No. 2 of the Explanatory Statement, the expression "90 trading days" shall be read as "26 weeks".

The members are requested to consider special resolutions at Item Nos. 1 and 2 of the Notice and corresponding Explanatory Statement keeping in mind the above mentioned

All the documents referred to in this Corrigendum shall be open and accessible for inspection by shareholder/ investor at the corporate office of the Company on any working day except holidays upto the date of the EGM and during the EGM.

Acopy of this Corrigendum and the Notice shall be available on the Company's website at www.shalimarpaints.com.

By order of the Board of Directors For Shalimar Paints Limited Shikha Rastogi Company Secretary

CCL INTERNATIONAL LIMITED REGD.OFF.: M-4, GUPTA TOWER, B 1/1, COMMERCIAL COMPLEX, AZADPUR, NEW-DELHI-110 033 Corp. Office: C-42, RDC, RAJ NAGAR GHAZIABAD-201002 CIN: L26940DL1991PLC044520

Phone: 0120-4214258 Email ID: cmpsec@cclil.com, Website: www.evocreteindia.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & NINE MONTH ENDED 31<sup>57</sup> DECEMBER, 2021

(₹ lakhs) Standalone Nine Month ended Quarter ended Year ended **Particulars** 31.12.2021 30.09.2021 31.12.2020 31.12.2021 31.12.2020 31.03.2021 Unaudited Unaudited Unaudited Audited Unaudited Unaudited Total income from operations 533,29 663.91 1,116.79 1,693.78 3,043.74 5.46 Net Profit/ (loss) for the period (before Tax, (78.30)(124.38)(0.08)(199.37)(33.44)64.71 exceptional and extraordinary items) (124.38)Net Profit/ (loss) for the period before Tax (after (78.30)(0.08)(199.37)(33.44)64.71 exceptional and extraordinary items) (119.03)(29.92)47.74 Net profit/(loss) for the period after tax (75.83)0.92 (192.43) Total comprehensive income for the period [Comprising profit/(loss) for the period (after tax) and other comprehensive income (after tax)] 1,919.26 1,919.26 1,919.26 1,919.26 Equity share capital (Face Value of Rs. 10/-) 1,919.26 1,919.26 2,671.05 Reserves (excluding revaluation reserve) as shown in the audited balance sheet Earnings per share (1) Basic (0.40)(0.62)0.00 (1.00)(0.16)0.25

Note: The above is an extract of the detailed format of Unaudited Financial Results for the Quarter and Nine month ended 31.12.2021 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the said Financial Results is available on the websites of the Stock Exchange at www.bseindia.com and on the website of the Company at www.evocreteindia.com. For CCL International Limited

(0.40)

(0.62)

0.00

Rama Gupta Akash Gupta Place: New Delhi **Managing Director** Director Date: 03.02.2022 DIN: 01940481

(2) Diluted

## जीई टीएंडडी इंडिया लिमिटेड भारत के ऊर्जा पारगमन को सक्षम बनाते हुए

(1.00)

(0.16)

0.25

मुख्य उपलब्धियां

 रिन्यु पावर से कर्नाटक के कोप्पल में 400 केवी रिएक्टरों की आपूर्ति सहित 400 केवी सबस्टेशन सतलुज जल विद्युत निगम लिमिटेंब से झाकरी में नवीनतम सर्किट ब्रेकर के साथ 400 केवी खंब की रेट्रोफिटिंग

नेशनल हाइड्रो-इलेक्ट्रिक पावर लिमिटेड से मध्य प्रदेश के पार्वती में 400 केवी गैस इंसुलेटेड सबस्टेशन खंड की बहाली

चालू की गई मुख्य परियोजनाएँ

पश्चिम बंगाल के पारुलिया में दामोदर घाटी निगम के लिए 220 केवी एयर इंसुलेटेड लाइन खंड

राजस्थान के बीकानेर में अवाद्धा के लिए 400 केवी एयर इंस्लेटेड खंड

खेतडी में अढानी(बीकेटीएल) के लिए 765 केवी एयर इंस्लेटेड लाइन खंड

हिंदुस्तान पेट्रोलियम कॉर्पोरेशन लिमिटेड के लिए एपी ट्रांस्को कलपक्का साइट पर 220 केवी एयर इंसुलेटेड खंड का विस्तार मेराल में झारखंड कर्जा संचार निगम लिमिटेड के लिए 132 केवी और 33 केवी एआईएस से जुड़े 50 एमबीए के ट्रांसफार्मर लगाए गए

31 दिसम्बर 2021 को समाप्त तिमाही और समाप्त नौ महीने के लिए अलेखापरीक्षित वित्तीय परिणामों का सारांश

₹ मिलियन, प्रति शेयर डाटा छोडकर

		समाप्त	तिमाही	समाप्त नौ महीने	समाप्त वर्ष	
क्र. संख्या	विवरण	31.12.2021 (अलेखापरीक्षित)	31.12.2020 (अलेखापरीक्षित)	31.12.2021 (अलेखापरीक्षित)	31.03.2021 लेखापरीक्षित	
1.	कुल आय	9,154.5	10,570.0	24,057.7	35,181.3	
2.	अवधि के लिए शुद्ध लाम/(हानि) (कर, अपवादात्मक और/या असाधारण मदों से पूर्व)	4.2	495.0	-345.0	858.8	
3.	कर पूर्व अवधि के लिए शुद्ध लाम/(हानि) (अपवादात्मक और/या असाधारण मदों से बाद)	4.2	754.1	-345.0	893.4	
4.	कर के बाद अवधि के लिए शुद्ध लाम/(हानि) (अपवादात्मक और/या असाधारण मदों से बाद)	-1.0	559.2	-270.9	603.2	
5.	अवधि के लिए कुल व्यापक आय [अवधि (कर पश्चात) और अन्य व्यापक आय (कर पश्चात) के लिए लाम हानि मिलाकर]	-42.3	540.7	-257.8	711.9	
6.	इक्विटी शेयर पूंजी	512.1	512.1	512.1	512.1	
7.	आरक्षित (पुनर्मूल्यांकन आरक्षितों को छोड़कर) जैसा कि पूर्व वर्ष के अंकेक्षित तुलना पत्र में दर्शाई गई है				10,714.7	
8.	अवधि के लिए मूल और तनुकृत इपीएस (प्रत्येक रु 2 का अंकित मूल्य) (रुपयों में)	0.00	2.18	-1.06	2.36	

क) उपर्युक्त, सेबी (सूचीयन दायित्व एवं प्रकटन अपेक्षा) विनियम, 2015 के विनियम 33 के अंतर्गत स्टॉक एक्सचेंज में 31 दिसम्बर, 2021 को समाप्त तिमाही एवं नौ महीने प्रस्तुत किए वित्तीय परिणामों के विस्तृत प्रपत्र का उद्धरण है। अलेखापरीक्षित वित्तीय परिणामों का पूर्ण प्रपत्र कंपनी की वेबसाइट www.ge.com/in/ge-td-india-limited तथा स्टाक एक्सचेंज की वेबसाइट www.bseindia.com और www.nseindia.com पर उपलब्ध है।

ख) उपर्युक्त अलेखापरीक्षित वित्तीय परिणामों की लेखापरीक्षा समिति द्वारा समिक्षा की गई है तथा उसे दिनांक 2 फरवरी, 2022 को आयोजित निदेशक गंडल की बैठक में अनुमोदित किया गया। 31 दिसम्बर 2021 को समाप्त तिमाही एवं नौ महीने के लिए अलेखापरीक्षित परिणाम कंपनी के वैधानिक लेखापरीक्षकों द्वारा ऑढिट किया जा चुका है।

पंजीकृत कार्यालयः ए-18, प्रथम तल, ओखला इंडस्ट्रियल एरिया, फेस-2, नई दिल्ली-110020

फोन नः 91 11 41610660, वेबसाईट: www.ge.com/in/ge-td-india-limited

जीई टीएंडडी इंडिया लिमिटेड के लिए (पीताम्बर शिवनानी)

स्थान : वडोदरा दिनांकः फरवरी 02, 2022

प्रबंध निदेशक एवं सीईओ ढीआईएनः 05187407 CIN - L31102DL1957PLC193993



12 डीटीएच ई विद्या टीवी चैनलों के माध्यम से कक्षा 1 से 12वीं तक के लिए राष्ट्रीय पाठचक्रम पर आधारित अनुभवी शिक्षकों द्वारा विभिन्न विषयों पर प्रस्तुत वीडिओ अब वूर-वराज के क्षेत्रों में भी घर बैठे 24 x 7 उपलब्ध है।

एक कक्षा एक चैनल यानि कक्षा 1 से 12 तक प्रत्येक कक्षा हेत् एक टीवी चैनल

• कक्षा 1 से 10 तक के लिए प्रतिदिन 2.5 घंटे के नवीन कार्यक्रमों का प्रसारण (24 घंटे में कुल 9 बार)

कक्षा 11 और 12 के लिए प्रतिदिन 3 घंटे के नवीन कार्यक्रमों का प्रसारण (24 घंटे में कुल 7 बार)

वीडिओ कार्यक्रम हिन्दी, अंग्रेजी और भारतीय सांकेतिक भाषा में प्रसारित

• विद्यालयी सत्र के अनुरूप नित्य नवीन वीडियों का प्रसारण

• विद्यार्थियों के प्रश्न और शंका समाधान हेतु संवादात्मक लाइव सत्र का प्रसारण

• सभी क्यू आर कोड आधारित वीडिओ टीवी के साथ-साथ दीक्षा एप्प पर भी उपलब्ध

• साथ ही 230 रेडियो स्टेशन द्वारा विभिन्न कार्यक्रमों का प्रसारण

• सभी 12 डीटीएच ई विद्या टीवी चैनल डीडी फ्री डिश, डिश टीवी और जिओ टीवी एप्प पर उपलब्ध

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अधिक जानकारी और सुझाव हेतु संपर्क करें: Write to us: evidya@ciet.nic.in Call on PM eVIDYA IVRS: 8800440559

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swayamprabha.gov.in/

धामपुर स्पेशतिटी शुगर्स तिमिटेड सीआईएन: L24112UP1992PLC014478 ग्रोम पल्लावाला, तहसील धामपुर, जिला विजनौर (यूपी)- 246761

एतद्वारा सूचित किया जाता है कि सेवी (सूचीबद्धता दायित्व एवं प्रकटन अपेक्षाएं) विनियम, 2015 से विनियम 47 के साथ पठित विनियम 29 के अनुसार अन्य बातों के साथ-साथ 31 दिस. 2021 को समाप्त विमाही के अलेखापरीक्षित वित्तीय परिणामों (स्टैण्डएलोन तथा समेकित) पर विचार तथा अनुमोदन एवं अध्यक्ष की अनुमति से अन्य मामलों पर विचार करने के लिए धामपुर स्पेशलिटी शुगर्स लिमिटेड के निदेशक मंडल को बैठक सोमवार, 14 फरवरी, 2022 को 2.00 खजे क्षप. इसके कॉर्पीरेट कार्यालय 24, स्कुल लेन निकट चर्ल्ड ट्रेंड सेंटर दिल्ली-110001 पर आयोजित की जायेगी। यह सुचना बीएसई लिमिटेड जहां कम्पनी के शेयर सुचीवद्ध हैं, की येवसाइट (www.bscindia.com) तथा कम्पनी की वेबसाइट (www.sugarindia.com) पर भी उपलब्ध है।

> कते धामपुर स्पेशलिटी शुगसं लिमिटेड अनीश जैन कम्पनी सचिव एवं अनुपालन अधिकारी

स्थान । नई दिल्ली

तिथि : 3 फरवरी, 2022

प्रपत्र सं. आईएनसी-25 ए सार्वजनिक कम्पनी का प्राईवेट कम्पनी मे रुपांतरण के लिये समाचार पत्र में प्रकाणन के लिये विज्ञापन क्षेत्रीय निदेशक, कॉपॉरेट कार्य मंत्रालय, उत्तरी क्षेत्र, नई दिल्ली के समक्ष

कम्पनी अधिनियम, 2013, कम्पनी अधिनियम,

2013 की धारा 14 तथा कम्पनी (निगमन)

नियमावली, 2014 के नियम 41 के मामले में

एवैन्टर पफोर्मेन्स मैटेरियल्स इंडिया लिमिटेड जिसका पंजीकृत कार्यालय 17वां तल, बिल्डिंग नं. 5, टावर सी, डीएलएफ सायवर सिटी, फेज-III, गुडगांव-122002, हरियाणा, भारत में है, के मामले में

("आयंदक" एतद्हारा आम जनता को सुचित किया जाता है कि या कम्पनी उपरोक्त निवमावली के साथ पठित कम्पनी अधिनियम, 2013 की धारा 14 के अंतर्गत केन्द्र सरकार के पास एक आवेदन करने के लिये इच्छूक है तथा ऐसे रूपांतरण को प्रभावी करने के लिये कम्पनी को सक्षम बनाने के लिये गुरुवार, 27 जनवरी, 2022 को आयोजित असाधारण आमसभा में पारित विशेष प्रस्ताव के अनुसा कम्पनी को एक प्राईवेट लिमिटेड कम्पनी में रूपांतरित करने के लिये इच्छक है।

कंपनी की रिश्रति में इस प्रस्तावित परिवर्तन से चदि किसी व्यक्ति का हित प्रभावित होता हो, वे उसके नीचे वर्णित पते. पर पंजीकत कार्यालय में आवेदक कंपनी को उसकी एक प्रति के साथ इस सचना के प्रकाशन की तिथि से चौदह दिनों के भीतर अपने हित की प्रकृति तथा आपत्ति के कारणों का उल्लेख करते हुए एक शपथ पत्र द्वारा मधित अपनी आपत्ति क्षेत्रीय निदेशक, उत्तरी क्षेत्र, कॉपॉरेट कार्य मंत्रालय, 'बी-2' विंग, पर्यावरण भवन, सीजीओ कॉम्प्लैक्स. नई दिल्ली-110003 में जमा करें या जमा कराएं या पंजीकत डाक से भेजें।

आवेदक के लिये तथा उसकी ओर से एवैन्टर पफोंमेंन्स मैटेरियल्स इंडिया लिमिटेड सिद्धार्थ अगरवाल

(पूर्ण-कालिक निदेशक एवं सीएफओ) DIN: 08562093 पंजी. कार्यालय: 17यां तल, बिल्डिंग नं. 5, टायर सी, डीएलएफ सायबर सिटी, फेज-III, गृहगांव-122002, हरियाणा, भारत নিখি: 03.02.2021 स्वानः गुड्गांव

> सेनल्युब इंडस्ट्रीज लि. पंजीकृत कार्यालय : प्लाट नं. 233-234, सेक्टर-58, बल्लभगढ, फरीदाबाद-121004, (हरियाणा) फोन नं.: 08826794470,71,72,73, फैक्स: 0129-2307263 वेबसाईटः www.cenlub.in, ई-मेलः cenlub@cenlub.in

सीआईएन : L67120HR1992PLC035087 12 फरवरी, 2022 को आयोजित होने के लिये निर्धारित बोर्ड की बैठक की सुचना सेबी (सुचीयन दायित्व तथा उद्घाटन अपेक्षा) विनियमन, 2015 के विनियमन 29 के अनुसार हम, आपको सुचित करना चाहते हैं कि कम्पनी के निदेशक मंडल की एक बैठक शनिवार, 12 फरवरी, 2022 को सार्य 4.00 बजे अप. में पंजीकृत कार्यालय, प्लॉट नं. 233 एवं 234, सेक्टर-58, बल्लभगढ़, फरीदाबाद, हरियाणा-121004 में आयोजित की जायेगी जिसमें अन्य विषयों के अलावे 31 दिसम्बर, 2021 को समाप्त विमाही तथा नौहीने के लिये कम्पनी के अनेकेक्षित वित्तीय परिणामों पर विचार, अनुमोदन कर उसे अभिलेख में लिये जाएंगे। हमारे पत्र तिथि 31 दिसम्बर, 2021 के अनुक्रम में सेबी (इन्सायहर ट्रेडिंग निषेध) विनियमन, 2015 के प्रावधानों के अनुपालन में तथा भारतीय प्रतिभृति और विनिमय बोर्ड

नजदीकी संबंधियाँ (प्रवर्तकों एवं निदेशकों सहित) के लिये 31 दिसम्बर, 2021 को समाप्त तिमाही तथा नौमाही के लिये कम्पनी के अनंकेक्षित विचीय परिणामों की घोषणा के उद्देश्य से बंद हैं तथा 14 फरवरी 2022 (दोनों दियस सहित) तक बंद रहेंगे।

सेनल्युब इंडस्ट्रीज लिमिटेड के लिये

(इन्सायहर ट्रेडिंग निषेध) विनियमन, 2015 के अनुपालन में निर्मित इन्सायडरों द्वारा ट्रेडिंग के

विनियमन, निगरानी तथा रिपोर्टिंग के लिए कम्पनी की

आन्तरिक प्रक्रिया एवं संहिता के अनुसार कम्पनी की

प्रतिभृतियों में कारोबार के लिये ट्रेडिंग विण्हो 1

जनवरी, 2022 से सभी विनिर्दिष्ट व्यक्तियों तथा उनके

(पूर्ण कालिक निदेशक) स्थानः फरीदाबाद নিখি: 03.02.2022 (DIN: 00006461) पताः बी-589, सेक्टर 7 बी, फरीदाबाद,



वेबसाइट: www.apisindia.com

एतदद्वारा सूचना दी जाती है कि सेबी (सूचीकरण दायित्व और उदघाटन अपेक्षा) विनियम, 2015 के विनियम 47 के साथ पठित विनियम 29 के अनुसार, कंपनी के निदेशक मंडल की बैठक सोमवार, 14 फरवरी, 2022 को कंपनी के पंजीकृत कार्यालय में 18/32, पूर्वी पटेल नगर, नई दिल्ली-110008 में, आयोजित की जाएगी जिसमें अन्य बातों के साथ-साथ निम्नलिखित व्यवसायों का लेन-देन करने के लिए विचार विमर्श किया जायेगा:

क. 31 दिसंबर, 2021 को समाप्त तिमाही और नौमाही के लिए कंपनी के अनअंकेक्षित वित्तीय परिणामों (स्टैंडअलोन और समेकित) पर विचार करने, अनुमोदन करने और रिकॉर्ड में लेने के लिए।

ग. अध्यक्ष की अनुमति से कोई अन्य व्यवसाय। इसके अलावा उपरोक्त के प्रयोजन के लिए और इनसाइडर ट्रेडिंग की रोकथाम के लिए कंपनी की आचार संहिता के संदर्भ में, ट्रेडिंग विंडो को बंद करने के बारे में सूचना (अर्थात शनिवार, 01 जनवरी, 2022 से बोर्ड की बैठक की तारीख के अडतालीस (48) घंटे बाद तक) कंपनी की प्रतिभृतियों में लेनदेन के लिए स्टॉक एक्सचेंज को पहले ही प्रस्तुत किया जा चुका है।

उक्त नोटिस कंपनी की वेबसाइट www.apisindia.com और स्टॉक एक्सचेंज की वेबसाइट जैसे बीएसई लिमिटेड की वेबसाइट www.bseindia.com पर भी उपलब्ध है।

एपिस इंडिया तिमिटेड के लिए अमित आनंद (प्रबंध निदेशक) डीआईएन : 00951321

स्थान : नई दिल्ली दिनांक: 03 फरवरी, 2022

www.readwhere.com

Place: Gurugram

Date: February 02, 2022