નવા સંશોધનમાં હિમાલયને લઈ તથ્ય સામે આવ્યા

હિમાલયના ૯૦ ટકા ભાગમાં દેશોમાં ખાનું અનુમાન છે પ

ગ્લોબલ વોર્મિંગ ૩ ડિગ્રી સેલ્સિયસ થાય તો વિકટ પરિસ્થિતિ ઊભી થવાની શક્ચતા

નવી દિલ્હી, તા.૨૯ એક નવા સંશોધનમાં હિમાલયમાં દુષ્કાળને લઈને અમુક તથ્ય સામે આવ્યા છે. સંશોધન અનુસાર જો ગ્લોબલ વોર્મિંગ ૩ ડિગ્રી સેલ્સિયસ વધી જાય છે તો હિમાલય વિસ્તારના લગભગ ૯૦ ટકા ભાગમાં એક વર્ષ સુધી દુષ્કાળ રહેશે. અભ્યાસ અનુસાર ગ્લોબલ વોર્મિંગને ૧.૫ ડિગ્રી સેલ્સિયસ સુધી મર્યાદિત કરવાના પેરિસ કરારના તાપમાન લક્ષ્યોનું પાલન કરીને ભારતમાં ગરમીના તણાવના વધતા માનવ જોખમથી ૮૦ ટકા સુધી બચાવી શકાય છે જ્યારે તાપમાનમાં ૩ ડિગ્રી સેલ્સિયસનો વધારો થાય છે. યુકેમાં પૂર્વ એંગ્લિયા યુનિવર્સિટી (યુઈએ)ના સંશોધનકર્તાના નેતૃ

નાગપુર, તા.૨૯

ફાઉન્ડર બિલ ગેટ્સ જયારે

પણ ભારત આવે છે ત્યારે તેઓ

હંમેશા કોઈને કોઈ વીડિયો

અને ફોટો શેર કરે છે જે ચર્ચાનો

વિષય બની જાય છે. વિશ્વના

સૌથી ધનિક વ્યક્તિઓમાંના

એક બિલ ગેટ્સ હંમેશની જેમ

ભારતને એક્સપ્લોર કરતા

જોવા મળ્યા હતા. આ વખતે તે

સોશિયલ મીડિયા પર પ્રખ્યાત

ડોલી ચાયવાલા પાસે ચા પીવા

પહોંચ્યા હતા. વીડિયોમાં બિલ

ગેટ્સ ડોલી ચાયવાલા સાથે વાત

કરતા ચાની મજા લેતા જોવા

બાદ લોકોને પોતાની આંખો પર

વિશ્વાસ જ ન આવ્યો. સોશિયલ

મીડિયા પર મીમ્સનું પૂર આવ્યું

હતું. લોકો વિવિધ પ્રકારના મીમ્સ

શેર કરી રહ્યા છે. તેમનું કહેવું છે

કે ૨૦૨૪માં બીજું શું જોવા મળશે

આ વિડીયો સામે આવ્યા

મળ્યા હતા.

માઈક્રોસોફટના

ત્વ વાળી ટીમે એ નક્કી કર્યું કે ગ્લોબલ વોર્મિંગનું સ્તર વધવાની સાથે જ રાષ્ટ્રીય સ્તરે માનવ અને કુદરતી સિસ્ટમો માટે ક્લાઈમેટ ચેન્જનું જોખમ કેવી રીતે વધી

ભારત, બ્રાઝિલ, ચીન, ઈજિપ્ત, ઇથોપિયા અને ઘાના પર કેન્દ્રિત આઠ અભ્યાસના સંગ્રહથી જાણ થાય છે કે ગ્લોબલ વોર્મિંગની દરેક ડિગ્રી માટે દુષ્કાળ, પૂર, પાકની પેદાશમાં ઘટાડો અને જૈવ વિવિધતા તેમજ કુદરતી મૂડીના નુકસાનમાં ખૂબ વધારો થાય છે. જેમાં ભારતમાં ૩-૪ ડિગ્રી ગ્લોબલ વોર્મિંગ પર પરાગનયન અડધા કરતા ઓછુ થઈ જાય છે જ્યારે ૧.૫ ડિગ્રી પર એક ક્વાર્ટરનો ઘટાડો થઈ

બિલ ગેટ્સ ડોલી ચાયવાલાની

ચાની મજા લેતા જોવા મળ્યા

તે કહી શકાય નહીં.

ડોલી ચાયવાલા વિશે વાત

કરીએ તો તે નાગપુરમાં ચા વેચે

છે. લોકોને તેની ચાં બનાવવાની

રીત પસંદ છે. ફૂડ વ્લોગર્સ તેના

વીડિયો બનાવવા માટે દુર દુરથી

આવે છે. આ સિવાય ડોલી તેની

હેરસ્ટાઈલ અને કપડા પહેરવાની

રીતને કારણે પણ ઘણો ફેમસ છે.

કરતા કેપ્શનમાં લખ્યું, 'ભારતમાં

તમે દરેક જગ્યાએ નવીનતા જોઈ

બનાવટમાં પણ!' વીડિયોમાં

બતાવવામાં આવ્યું છે કે ડોલી

ચા બનાવવા માટે દૂધમાં ચાની

પત્તી, આદ્દ અને એલચી ઉમેરે છે.

વીડિયોના ટેક્સ્ટમાં બિલ ગેટ્સ

કહે છે કે હું ફરીથી ભારત આવવા

માટે ઉત્સાહિત છું. જે અનોખી

નવીનતાઓનું ઘર છે. આ

વીડિયો પર લોકો કોમેન્ટ કરીને

પોતાનો પ્રતિભાવ આપી રહ્યા છે.

બિલ ગેટ્સે વીડિયોને શેર

ચાના સાદા કપની

જાય છે. સંશોધનકર્તાઓએ કહ્યુ કે વોર્મિંગને ૧.૫ ડિગ્રી સેલ્સિયસ સુધી સીમિત કરવાથી અડધા દેશને જૈવ વિવિધતા માટે આશ્રય તરીકે કાર્ય કરવાની અનુમતિ મળે છે, જ્યારે ૩ ડિગ્રી પર આ ૬ ટકા છે.

ટીમે જાણ્યુ કે ૩ ડિગ્રી સેલ્સિયસ તાપમાન વધવાની સાથે કૃષિ ભૂમિના દુષ્કાળની ચપ ેટમાં આવવાની શક્ચતામાં ખુબ મોટો વધારો થયો છે. અભ્યાસમાં કરવામાં આવેલા પ્રત્યેક દેશમાં ૫૦ ટકાથી વધુ કૃષિ ભૂમિ ૩૦ વર્ષના સમયગાળામાં એક વર્ષથી વધુ સમય સુધી ગંભીર દુષ્કાળના સંપર્કમાં રહેવાનું અનુમાન છે. જોકે, ગ્લોબલ વોર્મિંગને ૧.૫ ડિગ્રી સેલ્સિયસ સુધી મર્યાદિત કરવાથી ખેતીની જમીન પર

મહારાષ્ટ્રથી એક દુઃખદ

સમાચાર સામે આવ્યા છે. નવી

મુંબઈમાં સાયકલિંગ કરતી

વખતે ઈન્ટેલ ઈન્ડિયાના પ

ૂર્વ કન્ટ્રી હેડ અવતાર સૈનીને

તેજ રફ્તાર કેબે ટક્કર મારી

દીધી હતી. આ અકસ્માત બાદ

સૈનીને સારવાર અર્થે હોસ્પિટલ

ખસેડવામાં આવ્યા હતા જયાં

ડોક્ટર્સે તેમને મૃત જાહેર કર્યા

લગભગ પઃપ૦ વાગ્યે પેતાના

મિત્રો સાથે સાયકલિંગ કરી

રહ્યા હતા. તેઓ ઘણી વખત

પોતાના મિત્રો સાથે શોખ માટે

સાયકલિંગ કરવા માટે નીકળતા

હતા. આ દરમિયાન નેરુલમાં

પામ બીચ રોડ પર એક કેબ દ્વારા

તેમને ટક્કર મારી દેવામાં આવી

તેઓ બુધવારે સવારે

દુષ્કાળનું જોખમ ૨૧ ટકા (ભારત) અને ૬૧ ટકા (ઇથોપિ યા)ની વચ્ચે ઓછુ થઈ જશે અને સાથે જ નદીથી આવતા પૂરના કારણે થનારા આર્થિક નુકસાનમાં પણ ઘટાડો આવશે. આવુ ત્યારે થાય છે જયારે નદીઓ અને ઝરણા પોતાના કિનારા તોડી દે છે અને પ ાણી નજીકના નીચલા વિસ્તારોમાં વહી જાય છે. સંશોધનકર્તાઓએ કહ્યુ,

ગંભીર દુષ્કાળના સંપર્કમાં આવવાથી માનવ જોખમમાં વધારો છ દેશોમાં ૩ ડિગ્રી સેલ્સિયસની તુલનામાં ૧.૫ િડિગ્રી સેલ્સિયસ પર ૨૦-૮૦ ટકા ઓછો છે. તેમણે કહ્યુ કે સમુદ્રના સ્તરમાં વધારા સાથે જોડાયેલા આર્થિક નુકસાન કિનારાના મહારાષ્ટ્રથી એક દુ:ખદ સમાચાર સામે આવ્યા

થઈ ગયુ છે. તેઓ ચેમ્બૂરના

એક અધિકારીએ જણાવ્યું કે,

આ અકસ્માત બુધવારે સવારે

લગભગ પઃપ૦ વાગ્યે સર્જાયો

હતો. આ અકસ્માત ત્યારે

સર્જાયો જયારે સૈની નેરુલ

વિસ્તારમાં પામ બીચ રોડ

પર મિત્રો સાથે સાયકલિંગ

કરી રહ્યા હતા. અધિકારીએ

જણાવ્યું કે, તેજ રફ્તાર કેબે

સૈનીની સાયકલને પાછળથી

ડ્રાઈવર ત્યાંથી ભાગી ગયો

હતો. અધિકારીએ જણાવ્યું કે,

ટક્કર માર્યા બાદ કેબ

ટક્કર મારી દીધી હતી.

આ અકસ્માત અંગે

રહેવાસી હતા.

અકરનાત બાદ સેનીને સારવાર અર્થે હોસ્પિટલ

ખસેડાયા જ્યાં ડોક્ટર્સે તેમને મૃત જાહેર કર્યા

હતી જેના કારણે તેમનું મોત આ અકસ્માતમાં સૈની ઘાયલ

થઈ ગયા હતા. તેમને તાત્કાલિક

હોસ્પિટલ લઈ જવામાં આવ્યા

હતા જ્યાં ડોક્ટર્સે તેમને મૃત

અને '૪૮૬ માઈક્રોસોફર'ની

કાર્યપ્રણાલી પર કામ કરવા માટે

જાણીતા છે. તેમણે કંપનીના 'પ

`ન્ટિયમ પ્રોસેસર'ની ડિઝાઈન

તૈયાર કરવામાં પણ મહત્વની

ભૂમિકા ભજવી હતી. પોલીસે

કેબ ડ્રાઈવર વિરુદ્ધ ભારતીય

દંડ સંહિતાની વિવિધ કલમો

હેઠળ ક્ષેંઇ નોંધી છે. આરોપ

ીની હજુ સુધી ધરપકડ કરવામાં

નથી આવી. હાલ પોલીસે આ

મામલે તપાસ હાથ ધરી છે.

સૈની 'ઈન્ટેલ ૩૮૬'

જાહેર કર્યા હતા.

રંતુ જો તાપમાન વધારો ૧.૫ ડિગ્રી સેલ્સિયસ સુધી મર્યાદિત રહ્યુ તો આ વધુ ધીમે-ધીમે વધશે. સંશોધનકર્તાઓએ ચેતવણી આપી છે ગ્લોબલ વોર્મિંગને ઘટાડવા માટે વધુ પ્રયત્નની જરૂર છે કેમ કે વર્તમાનમાં વૈશ્વિક સ્તર પર જે નીતિઓ ચાલી રહી છે. તેના પ રિશામસ્વરૂપ ગ્લોબલ વોર્મિંગમાં ૩ ડિગ્રી સેલ્સિયસનો વધારો થવાની શક્ચતા છે. એક પેપરે ગ્લોબલ વોર્મિંગમાં વધારાના કારણે છોડ અને કરોડરજ્રૂ માટે જોખમની શોધ કરી અને બીજાએ છ દેશોમાંથી દરેક માટે એક નવી કુદરતી પૂંજી જોખમ રજિસ્ટર વિકસિત કર્યા જેમાં ભવિષ્યમાં માનવ જનસંખ્યા પરિવર્તનોથી ઉત્પન્ન જોખમમાં અનુમાનિત પ રિવર્તન પણ સામેલ હતા.

> ભારતમાં સામાન્ય ચૂંટશીઓ દલાલ સ્ટ્રીટના રોકાણકારો માટે ખૂબ મહત્વ ધરાવે છે કારણ કે અંતિમ પ રિશામો પહેલાં પ્રારંભિક વલશો, અભિપ્રાય પોલ અને એક્ઝિટ પ ોલ સૂચવે છે કે કયો પક્ષ આ રમત જીતી શકે છે. સામાન્ય ચૂંટણી પહેલા બજારમાં કોઈ મોટા કરેક્શનની અપ ેક્ષા નથી. શેરબજારમાં તેજીવાળા શેરોમાં અદાશી એન્ટરપ્રાઈઝ, ટાટા કન્ઝ્યુમર, ઈન્ડસઈન્ડ બેંક, અદાણી પોર્ટ્સ, બ્રિટાનિયા, મહિન્દ્રા એન્ડ મહિન્દ્રા અને પાવર ગ્રીડનો સમાવેશ થાય છે, જયાર<u>ે</u> નબળા શેરોમાં એપોલો હોસ્પિટલ, બજાજ ઓટો, આઈશર મોટર્સ, એલટીઆઈ માઇન્ડટ્રી, યુપીએલના શેરનો સમાવેશ થાય છે. , ડીવીસ લેબઅને એચયુએલનો સમાવેશ કરવામાં આવ્યો હતો. શેરબજારમાં તેજીના સમયગાળા દરમિયાન ગૌતમ અદાશી ગ્રૂપની લિસ્ટેડ ૧૦માંથી સાત કંપનીઓના શેર લીલા નિશાનમાં બંધ થયા હતા જયારે ત્રણમાં નબળાઈ નોંધાઈ હતી. અદાણી એનર્જી સોલ્યુશન્સનો શેર ૦.૬૫ ટકાની નબળાઈ સાથે બંધ થયો હતો જ્યારે અંબુજા સિમેન્ટના શેરમાં ૩.૩ટકાનો

વધારો નોંધાયો હતો. શેરબ<u>જારમાં</u>

શેરબજાર ગુરુવારે ૧૯૫ પ

ોઈન્ટના વધારા સાથે સમાપ્ત થયું.

બીએસઈસેન્સેક્સ ૭૨ ૫૦૦ ના

સ્તરે બંધ થવામાં સફળ રહ્યો છે

જયારે નિફ્ટી ૩૨ પોઈન્ટ વધીને

૨૧૯૮૩ ના સ્તર પર બંધ થયો છે.

ગુરુવારે શેરબજારની કામગીરીમાં

ઘણો ઉતાર-ચઢાવ નોંધાયો હતો.

કારોબારના અંતે શેરબજાર મજબૂતી

પર બંધ થવામાં સફળ રહ્યું. નિફ્ટી

મિડકેપ ૧૦૦, બીએસઈસ્મોલ કેપ,

નિફ્ટી આઈટી અને નિફ્ટી બેક

ઈન્ડાયસિસની સાથે નિફ્ટી ઓટો,

નિફ્ટીફાર્મા, નિફ્ટી FMCG અને

નિફ્ટી ફાઈનાન્સિયલ સર્વિસે પણ

વધારો નોંધાવ્યો.

ઈન્ડસઈન્ડ બેંક, અદાણી પોર્ટ્સનો સમાવેશ થોય છે મુંબઈ, તા.૨૯ દિવસભરના કામકાજમાં ઘણો ઉતાર-ચઢાવ જોવા મળ્યો. છેવટે, નિફ્ટીએ ૨૨૦૦૦ પોઈન્ટનું સ્તર જાળવી રાખ્યું છે જ્યારે નિફ્ટી ૭૨૫૦૦ની ઉપર બંધ કરવામાં સફળ રહ્યો છે. જો આપણે શેરબજારના રોકાશકારોને મલ્ટિબેગર વળતર આપતી કંપનીઓ વિશે વાત કરીએ,

સેન્સેક્સ-નિફ્ટીમાં મજબૂતી

અદાણીના ૭ શેર લીલા નિશાને

તેજીવાળા શેરોમાં અદાણી એન્ટર્પ્રાઈઝ, ટાટા કન્ઝ્યુમર્,

તો તેમાં પટેલ એન્જિનિયરિંગ, ટાટા ટેકનોલોજી, પેટીએમ, પંજાબ એન્ડ સિંધ બેંક, મહિન્દ્રા એન્ડ મહિન્દ્રા, એન્જિનિયર્સ ઈન્ડિયા લિમિટેડ, ICICI પ્રુડેન્શિયલ લાઈફ ઈન્સ્યોરન્સ, એશિયન પેઇન્ટ્સ લિમિટેડ, એનએમડીસી લિમિટેડ, નેસ્લે ઈન્ડિયાનો સમાવેશ થાય છે.

CHANGE OF NAME

Old Name - KURESHI ANISHABANU ILYAS Old Name - ANISHA MAHMMADILYAS New Name - ANISHA

Address - H.no. 1/289/4f-2 Al-Amin Complex, Wadi Falia, Nani Daman, 396210

CHANGE OF NAME I have changed my name from Old Name DINESHBHAI RANA to New Name

DINESHKUMAR TRIBHUVANDAS RANA. Add.2/208,Rana Street,Nani Daman,-396210

CHANGE OF NAME

Old Name Jwala Prasad

New Name JWALA NAGENDRA TIWARI

Add.: H no. 2943/1, Bavisa Faliya, Amli, Silvassa 396230 UT of DNH

CHANGE OF NAME

Old Name

Singh Vinitkumar Dinesh Pratap

New Name **VINIT SINGH**

Add.: R no. 2492, Bavisa Faliya, Silvassa 396230 UT of DNH

CHANGE OF NAME

Old Name Dinesh Pratap

New Name **DINESH SINGH**

Add.: R no. 2492, Bavisa Faliya, Silvassa 396230 UT of DNH

CHANGE OF NAME

I HAVE CHANGE MY Old Name FROM AYUSHI SINGH CHAUHAN TO New Name as AYUSHI CHAUHAN AND I WILL BE KNOWN AS New Name WHICH PLEASE **NOTE**

SD-AYUSHI CHAUHAN

મલ્ટીબેઝ ઈન્ડિયા લિમિટેડ

રજી. ઓફિસ અને ફેક્ટરી સાઇટ: 74/5-6, દમણ ઇન્ડર્સ્ટ્રીયલ એસ્ટેટ, કડેંચા ગામ, : L01122DD1991PLC002959 **€ ફોન:** (0260) 6614400 **€ ફેક્સ :** (0260) 2221578

સભ્યોને પોસ્ટલ બેલેટ અને રિમોટ ઈ-વોટિંગ સુવિધાની સૂચના

સૂચના, આથી આપવામાં આવે છે કે, મલ્ટિબેઝ ઈન્ડિયા લિમિટેડ ("કંપની") તેના સભ્યોને નોટિસમાં નિર્દારિત કરાવો પર તેમનો મત આપવા માટે રિમોટ ઈ-વોટિંગ સુવિદ્યા પૂરી પાડીને પોસ્ટલ બેલેટની પ્રક્રિયા દ્વારા તેના સભ્યો પાસેથી મંજૂરી માંગી રહી છે. પોસ્ટલ બેલેટ તારીખ 29 ફેબ્રુઆરી, 2024. કોપીરેટ બાબતોના મંત્રાલય ("MCA") દ્વારા જારી કરાયેલ સામાન્ય પરિપ્રાર્થ માં 00/2021 માને પાડીને ઉપરાંત સામાન્ય પરિપ્રાર્થ છે. 12 માને માને પાડીને કરાયેલ સામાન્ય પરિપ્રાર્થ છે. 12 માને માને પાડીને કરાયેલ સામાન્ય પરિપ્રાર્થ છે. 12 માને 12 સામાન્ય પરિપ્રાપ્ય પરિપ્રાર્થ છે. 12 માને 12 સામાન્ય પરિપ્રાર્થ છે. 12 માને 12 સામાન્ય પરિપ્રાર્થ છે. 12 માને 12 સામાન્ય પરિપ્રાય છે. 12 માને 12 સામાન્ય પરિપ્ર પરિપ્ય પરિપ્ર પરિપ્ય પરિપ્ય પરિપ્ર પરિપ્ર પરિપ્ર પરિપ્ય પરિપ્ર પરિપ્ય પરિપ્ય પરિપ્ય પરિપ્ય પરિપ્ર પરિપ્ય પરિય પરિપ્ય પરિપ્ય પરિપ્ય પરિપ્ય પરિપ્ 2023ના સામાન્ય પારંપત્ર નં .09/2023 અને ભારતીય સિક્યોરિટીઝ એન્ડ એક્સરોન્ દ્વારા જારી કરાચેલ પરિપત્રો ') (MCA પરિપત્રો અને SEBI પરિપત્રો સામૂહિક રીતે ("પરિપત્રો તરીકે ઓળખાય છે) કંપનીને ઇ-વોટિંગ દ્વારા સભ્યો પાસેથી મંજૂરી મેળવવોની પરવાનગી આપે છે કંપની અધિનિયમ 2013 ("અધિનિયમ") ની કલમ 110 અને 108 ના પાલનમાં કંપનીઝ (મેનેજમેન્ટ્ર એન્ડ એડમિનિસ્ટ્રેશન) નિયમ 2014 ના નિયમ 20 અને 22 સાથે વાંચવામાં આવે છે, ભારતીર સિક્યોરિટીઝ એન્ડ એક્સરોન્જ બોર્ડ (લિસ્ટિંગ ઓબ્લિગેશન્સ અને ડિસ્ક્લોઝર જરૂરીયાતો) રેગ્યુલેશન્ટ 2015 ("લિસ્ટિંગ રેગ્યુલેશન્ય") અને પરિપત્રો, કંપનીએ ઇલેક્ટ્રીનિક મોડ ઢારા ગુરુવાર 29 ફેબ્રુઆર્ટ 2024ના રોજ પોસ્ટલ બેલેટની નોટિસ મોકલી છે, જે સભ્યોના ઈ-મેલ એડ્રેસ કંપની અથવા રજિસ્ટ્રાર અને ટ્રાન્સફર એજન્ટ ('RTA') અને ડિપોઝિટરીઝમાં શુક્રવાર 23 ફેબ્રુઆરી 2024 ('કટ-ઓ ') ના રોજ નોંધાયેલા છે. પોસ્ટલ બેલેટ નોટિસનો કોઈપણ પ્રાપ્તકર્તા જે કટ-ઓફ તારીપ કંપનીનો સભ્ય ન હતો તેણે આ પોસ્ટલ બેલેટ નોટિસને ફક્ત માહિતીના હેતુ માટે જ ગણવી જોઈએ જે સભ્યોના ઈ-મેલ આઈડી નોંધાયેલા નથી તેઓ કંપની/આરટીએ સાથે અપડેટ કરેલ નોટિસ ઓફ પોસ્ટલ બેલેટની સોફ્ટ કોપી કંપનીને compliance.officer@multibaseindia.com પર અથવ NSDLને evoting@nsdl.co.in પર ઈ-મેલ દ્વારા વિનંતી મોકલીને મેળવી શકે છે. વૈકલ્પિક રીતે પોસ્ટલ બેલેટની સૂચના અને સ્પષ્ટતાત્મક નિવેદન કંપનીની વેબસાઇટ www.multibaseindia com પર અને સ્ટીક એક્સરોન્જની વેબસાઇટ BSE લિમિટેડ www.bseindia.com પર અને નેશનલ સિક્યોરિટીઝ ડિપોઝિટરી લિમિટેડ(NSDL) ની વેબસાઇટ www.evoting.nsdl.com

કંપનીઝ (મેનેજમેન્ટ એન્ડ એડમિનિસ્ટ્રેશન) નિયમ 2014 ના નિયમ 20 સાથે વાંચેલા અદ્યિનિયમર્ન કલમ 108 ના પાલનમાં, સુધારા મુજબ, લિસ્ટિંગ રેગ્યુલેશન્સનું નિયમન 44, કંપની તેના સભ્યોને પોસ્ટલ બેલેટની સૂચનામાં દર્શાવેલ વ્યવસાયો માટે અને આ હેતુ માટે રિમોટ ઈ-વોટિંગની સુવિધા પૂરી પાડી રહી છે, કંપનીએ ઇલેક્ટ્રોનિક માધ્યમથી મતદાનની સુવિધા માટે NSDLની નિમણૂક કરી છે. રિમોટ ઈ-વોટિંગ માટેની વિગતવાર સૂચનાઓ પોસ્ટલ બેલેટની સૂચનામાં આપવામાં આવી છે. MCAના પરિપત્રોના પાલનમાં, સભ્યોની સેમતિ/અસંમતિનો સંચાર માત્ર દૂરસ્થ ઈ-વોટિંગ સિસ્ટમ અને ભૌતિક પોસ્ટલ બેલેટ ફોર્મ દ્વારા થશે અને આ પોસ્ટલ બેલેટ માટે સભ્યોને પ્રી-પેઇડ એન્વલપ મોક્લવામાં આવશે નહીં.

અદિનિયમની જોગવાઈઓ અને તેના હેઠળ બનેલા નિયમો અનુસાર વિગતો નીચે આપેલ છે:

a. પોસ્ટલ બેલેટની સુચનામાં નિર્ધારિત તમામ વ્યવસાયિક વસ્તુઓનો વ્યવહાર ફક્ત ઇલેક્ટ્રોનિક માધ્યમથી જ થઈ શકે છે

રિમોટ ઈ-વોટિંગ સુવિધા શરૂ થવાની તારીખ અને સમય - શુક્રવાર, 01 માર્ચ, 2024 સવારે 9.00 વાગ્યે (IST)

રિમોટ ઈ-વોટિંગ સુવિધા સમાસ થવાની તારીખ અને સમય - શનિવાર, 30 માર્ચ, 2024 સાંજે 5.00 વાગ્યે (IST) રિમોટ ઈ-વોટિંગ મોડ્યુલ ત્યાર બાદ NSDL દ્વારા અક્ષમ કરાશે. શનિવાર, 30 માર્ચ, 2024ના સાંજે 5.00 વાગ્યા (IST) પછી ઇ-વોટિંગની મંજૂરી અપાશે નહીં

એકવાર સભ્ય દ્વારા ઠરાવ પર મત આપવામાં આવે તે પછી , સભ્યને તે પછીથી બેદલવાની મંજૂરી આપવામાં આવશે નહીં

સભ્યોના મતદાન અધિકારો શુક્રવાર, ફેબ્રુઆરી 23, 2024 ('કટ-ઓફ ડેટ') ના કંપનીર્ન પેઇડ-અપ ઇક્વિટી શેર મૂડીના તેમના હિસ્સાના પ્રમાણમાં હશે.

જે વ્યક્તિનું નામ માત્ર કટે-ઓફ તારીખે લાભદાચી માલિકોના સભ્યોના રજિસ્ટર I રજિસ્ટરમ નોંધાચેલ છે તે દૂરસ્થ-મતદાનની સુવિધા મેળવવા માટે હકદાર રહેશે.

પોસ્ટલ બેલેટની સૂચનામાં નિર્દારિત કરાવો પર રિમોટ ઇ-વોરિંગ દ્વારા મત આપવા માટેને વિગતવાર સૂચનાઓ ઉપરોક્ત સૂચનામાં પ્રદાન કરી છે. સભ્યોને વિનંતી કરવામાં આવે છે કે

ઈ-મેલ આઈડીઃ evoting@nsdl.co.in

આના પર સંપર્ક કરો.: 022 - 488670001 022 - 24997000 અથવા ટોલ ફ્રી નંબર પર કોલ

ઇ-મેલ આઇડીઃ compliance.officer@multibaseindia.com

શેરના કિસ્સામાં તેમના ઈ-મેઈલ એડ્રેસને તેમના ડીપી સાથે અને કંપની/આરટીએને ફિઝિકલ સ્વુરૂપે રાખવામાં આવેલા શેરના કિંસ્સામાં કંપની ઈન્ફ્યુચર તરફથી ઈ-મેલ દ્વારા તમા સંદેશાવ્યવહાર પ્રાપ્ત કરવા માટે રજસ્ટર/અપડેટ કરે

બોર્ડ ઓફ ડિરેક્ટર્સના ઓર્ડર દ્વારા મલ્હિબેઝ ઈન્ડિયા લિમિટેડ માટે

તારીખઃ ફેબ્રુઆરી 29, 2024 સ્થળ-મુંબર્ઇ

<u>સુપ્રીમ કોર્ટનો મોટો ચુકાદો</u> તેના ૨૦૧૮ના એશિયન રિસરફેસિંગ ચુકાદાને પલ્ટી નાખ્યો કોર્ટે કહ્યું કે દ મહિના વાદ ટ્રાયલ કોર્ટ કે પછી હાઈકોર્ટ તરફથી આપવામાં આવેલ સ્ટેં આપમેળે સમાપ્ત ન થઇ શકે

નવી દિલ્હી, તા.૨૯ઃ સુપ્રીમકોર્ટે એક મોટો ચુકાદો સંભળાવતા તેના ૨૦૧૮ના એશિયન રિસરફેસિંગ ચુકાદાને પલટી નાખ્યો હતો. જેમાં એવી જોગવાઈ હતી કે હાઈકોર્ટ દ્વારા સ્ટેને આગળ ન વધારવામાં આવે તો સિવિલ તથા ગુનાઈત કેસમાં સુનાવણી પર રોક લગાવતા વચગાળાના આદેશ જારી થવાની તારીખથી ૬ મહિના બાદ આપમેળે સમાપ્ત થઇ જાય છે. સુપ્રીમકોર્ટના ચીફ જસ્ટિસ ડી.વાય.ચંદ્રચૂડ અને જસ્ટિસ અભય એસ.ઓકા, જે.પી. પારડીવાલા, પંકજ મિત્તલ તથા મનોજ મિશ્રાની સંયુક્ત બેન્ચે આ ચુકાદાને પલટી નાખ્યો હતો. ટોચની કોર્ટે નવા ચુકાદામાં કહ્યું કે ૬ મહિના બાદ ટ્રાયલ કોર્ટ કે પ છી હાઈકોર્ટ તરફથી આપવામાં આવેલ સ્ટે આપ મેળે સમાપ્ત ન થઇ શકે. ચુકાદો સંભળાવનારા જસ્ટિસ ઓકાએ કહ્યું કે બેન્ચ એશિયન રિસરફેસિંગ મામલે આપવામાં આવેલા નિર્દેશો સાથે સહમત નથી. બંધારણીય કોર્ટ આવા કેસનો નિકાલ લાવવા

ટાઈમલાઈન નક્કી કરતાં બચે. જોકે સુપ્રીમકોર્ટે એમ પણ કહ્યું કે અપવાદવાળી સ્થિતિમાં આવું કરી શકાય છે. ઉલ્લેખનીય છે કે જૂના ચુકાદામાં સુપ્રીમકોર્ટે કહ્યું હતું કે તમામ દિવાની અને ગુનાઈત કેસમાં કાર્યવાહી પર સ્ટેનો આદેશ ૬ મહિનાની સમયમર્યાદા વીતી જવા પર આપમેળે સમાપ્ત થઈ જશે એ પણ ત્યારે જ્યારે તેને આગળ વધારવામાં ન આવ્યું હોય. આ નિર્ણય સુપ્રીમકોર્ટે એશિયન રિસરફેસિંગ ઓફ રોડ એજન્સી પી લિમિટેડના નિર્દેશક વિરુદ્ધ સીબીઆઈના કેસમાં સંભળાવ્યો હતો. જોકે પછીથી સુપ્રીમકોર્ટે સ્પષ્ટતા કરી હતી કે જો તેના તરફથી સ્ટે આપવામાં આવ્યું હોય તો નિર્ણય લાગુ નથી થતો. સુપ્રીમકોર્ટે આ કેસને ૧૩ ડિસેમ્બર ૨૦૨૩ના રોજ વરિષ્ઠ વકીલ રાકેશ દ્વિવેદી, સોલિસીટર જનરલ તુષાર મહેતા અને અન્ય વકીલોની દલીલો સાંભળ્યા બાદ ચુકાદો અનામત રાખી લીધો હતો.

૮૩ જાતીને OBCમાં સામેલ કરવા અંગેની ભલામણ NCBCએ ફગાવી મમતા સરકારે જે ૮૩ જાતિની યાદીની ભલામણ કરી તેમાંથી ૭૩ મુસ્લિમ જાતિઓની સામાજિક અને શૈક્ષણિક પછાત કોલકાતા, તા.૨૯ઃ પશ્ચિમ બંગાળની મમતા બેનર્જી સરકાર સામે એક નવી મુશ્કેલી ઉભી હોવા પર નવો ડેટા રજૂ કર્યો નથી. NCBCના

થઈ ગઈ છે. અન્ય પછાત વર્ગો (OBC) માં અનેક ડઝન જાતિઓનો સમાવેશ કરવાની બંગાળ સરકારની ભલામણ સામે રાષ્ટ્રપતિને ફરિયાદ કરવાની તૈયારીઓ ચાલી રહી છે. ખરેખર તો નેશનલ કમિશન ફોર બેકવર્ડ ક્લાસીસ (NCBC) એ OBCની કેન્દ્રીય યાદીમાં ૮૩ જાતિઓનો સમાવેશ કરવાની રાજ્યની ભલામણ સામે ગંભીર વાંધો વ્યક્ત કર્યો છે. એટલું જ નહીં આયોગે રાજ્યની યાદીમાં કેટલાક સમુદાયોના સમાવેશ સામે પણ વાંધો ઉઠાવ્યો છે અને આ અંગે રાષ્ટ્રપતિ દ્રૌપ દી મુર્મુને ફરિયાદ કરવાનો નિર્ણય લીધો છે.

અહેવાલ મુજબ મમતા સરકારે જે ૮૩ જાતિઓને કેન્દ્રીય OBC યાદીમાં સામેલ કરવાની ભલામણ કરી છે તેમાંથી ૭૩ મુસ્લિમ સમુદાયની છે. હવે NCBCએ આનો સખત વિરોધ કર્યો છે. પછાત વર્ગ આયોગનું કહેવું છે કે રાજ્ય સરકારે આ

અધ્યક્ષ હંસરાજ ગંગારામ આહિરે કહ્યું, આ મામલો છ મહિના કરતાં વધુ સમયથી પ ેન્ડિંગ છે. અમે મુખ્ય સચિવને ચાર વખત સમન્સ પાઠવ્યા હતા. તેમ છતાં અધિકારીઓ ન તો હાજર થયા છે અને ન તો સરકારે તેની ભલામણને સમર્થન આપવા માટે કોઈ ડેટા આપ્યો છે. છેવટે અમારે આ પ્રસ્તાવને નકારી કાઢવાની ફરજ પડી. તમને જણાવી દઈએ કે હાલમાં પશ્ચિમ બંગાળની ૯૮ જાતિઓ કેન્દ્રીય OBC યાદીમાં સામેલ છે. રાજ્યએ વધુ ૮૭ જાતિઓનો સમાવેશ કરવાની ભલામણ કરી છે, જેમાં ૮૩ જાતિઓનો નવેસરથી સમાવેશ અને ૪ જાતિના નામમાં સુધારાનો સમાવેશ થાય છે. આ અંગે આહિરે જણાવ્યું હતું કે, "નામાકરણમાં સુધારો સ્વીકારવામાં આવશે. પરંતુ OBCમાં ૮૩ જાતિઓનો સમાવેશ સ્વીકાર્ય નથી કારણ કે રાજ્ય સરકારે તેને સંબંધિત ડેટા આપ્યો નથી.

<u>યુએનમાં પાકિસ્તાનને ભારતનો જડબાતોડ જવાબ</u>

પાકિસ્તાનને ભારત અંગે ટિપ્પણીનો કોઈ હક નથી

પાકિસ્તાને સંયુક્ત રાષ્ટ્ર માનવાધિકાર પરિષદના મંચનો ખોટો ઉપયોગ કર્યો હોવાનો અનુપમા સિંહનો આક્ષેપ ્લાલ રંગમાં ડુબેલો છે. જે દેવાથ<u>ી</u>

વોશિંગ્ટન, તા.૨૯ યુએનમાં ભારત પર પ્રશ્ન ઉઠાવી રહેલા પાકિસ્તાનને એકવાર ફરી જડબાતોડ જવાબ મળ્યો છે. ભારતનું કહેવુ છે કે ખરાબ માનવાધિકાર રેકોર્ડ્સ વાળા પ ાકિસ્તાનને ભારત પર ટિપ્પણી કરવાનો કોઈ અધિકાર નથી. સાથે જ આરોપ લગાવ્યા છે કે પ ાકિસ્તાને સંયુક્ત રાષ્ટ્ર માનવાધિકાર પરિષદના મંચનો ફરીથી ખોટો ઉપ યોગ કર્યો છે.

રિષદના પપમાં સત્રમાં ભારત તરફથી પ્રથમ સચિવ અનુપમા સિંહે સ્પષ્ટ કરી દીધુ, જમ્મુ અને કાશ્મીર અને લદ્યાખ ભારતના અભિન્ન અંગ છે. ભારતે કહ્યુ કે વિસ્તારમાં સુશાસન, આર્થિક અને સામાજિક વિકાસ માટે ભારત સરકાર તરફથી કરવામાં આવી રહેલા પ્રયત્ન ભારતનો આંતરિક મામલો છે. ભારતે કહ્યુ આ મામલા પર વાત કરવાનો અધિકાર પ

બુધવારે માનવાધિકાર ૫ ાકિસ્તાનને નથી. પાકિસ્તાનમાં માનવાધિકારની સ્થિતિને લઈને અનુપમા સિંહે કહ્યુ, એક દેશ જેણે પોતાના લઘુમતીના પ્રણાલીગત દમનને સંસ્થાગત બનાવી દીધા છે અને તેનો માનવાધિકાર રેકોર્ડ નિરાશાજનક છે.

તેમણે કહ્યુ, એક તાજેતરનું ઉદાહરણ ઓગસ્ટ ૨૦૨૩માં પ ાકિસ્તાનના જરનવાલા શહેરમાં લઘુમતી ખ્રિસ્તી સમુદાયની સાથે મોટા સ્તરે થયેલી ક્રૂરતાનું છે.

ત્યારે ૧૯ ચર્ચોને તોડી દેવામાં આવી હતી અને ૮૯ ખ્રિસ્તી ઘરોને સળગાવી દેવામાં આવ્યા હતા. ત્રીજો એક એવો દેશ, જેંદ્રજીઝમાં નામાંકિત આતંકીઓને પનાહ દે છે. તે ભારત પર ટિપ્પણી કરી રહ્યુ છે. જેની લોકશાહી છાપ દુનિયા માટે ઉદાહરણ છે. આ દરેક માટે વિરોધાભાસી છે.

તેમણે કહ્યુ, અમે આવા દેશ પર ધ્યાન નહીં આપી શકીએ જે આતંકવાદથી થયેલી હિંસાના દબાયેલી બેલેન્સ શીટના લાલ રંગથી રંગાયેલો છે અને શરમના તે લાલ આર્થિક સંકટનો સામનો કરી રહ્યુ છે.

રંગથી રંગાયેલો છે. જે તેમના લોકો પોતાની જસરકાર માટે અનુભવ કરે છે જે તેમના હિતોને પૂરા કરી શકી નથી. ખાસ વાત છે કે અમુક સમય પહેલા ભારતીય વિદેશ મંત્રી એસ જયશંકરે એક ઈન્ટરવ્યૂ દરમિયાન

કહ્યુ હતુ કે પાકિસ્તાનનું ભવિષ્ય તેના જ નિર્ણય પર ટકેલુ છે. પાકિસ્તાન તેઓ કાળજીપૂર્વક તેમાંથી પસાર થાય. જે સભ્યોને ઈ-વોટિંગ સુવિધા અંગે મદદની જરૂર હોય તેઓ વિનંતી કરી શકે છે: શ્રીમતી પલ્લવી મ્હાગ્રે, મેનેજર, NSDL

નેશનલ સિક્ચોરિટીઝ ડિપોઝિટરી લિમિટેડ સરનામુ: ટ્રેડ વર્લ્ડ , એ વિંગ , 4થો માળ , કમલા મિલ્સ કમ્પાઉન્ડ , લોઅર પરેલ , મુંબઈ-400013

કરો: 1800 1020 990 અને 1800224430 શ્રીમતી પરમી કામાની, કંપનીના કંપની સેક્રેટરી અને અનુપાલન અધિકારી

૨જીસ્ટર્ડ ઓફિસ સરનામું: 74/5-6, દમણ ઈન્ડસ્ટ્રીયલ એસ્ટેટ, કડેયા, નાની દમણ-396210 નિયામક મંડળે ઋષિત શાંહ એન્ડ કંપનીના માલિક રિષિત ડી. શાહ (M. No. F9522 COP: 26870), પ્રેક્ટિસિંગ કંપની સેક્રેટરીની મતદાન પ્રક્રિયા યોગ્ય એને પારદર્શક રીતે કરવા માટે સ્કૂટિનાઇઝર તરીકે નિમણૂક કરી છે.

સભ્યોને વિનંતી કરવામાં આવે છે કે તેઓ ડિમટીરિચલાઈઝડ સ્વરૂપે રાખવામાં આવેલ

પરમી કામાની કંપની સેક્રેટરી અને અનુપાલન અધિકારી



TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक **०९.०२.२०२४** रोजी वेळ **द्.०२.००** वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छक निविदा धारकांनी

दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 0५.0३.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926)

Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com e-Mail: sawaca.business@yahoo.com Contact No.:- +91-7926583309

NOTICE OF RECORD DATE FOR RIGHT ISSUE NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the Rights Equity Shares.

The above information is also available on the website of the Company www. sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com. By order of Board of Directors,

Date: - 29/02/2024 Place:- Ahmedabad For, Sawaca Business Machines Limited Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED (Formerly known as Pennwalt Limited)

Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai – 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

Date: 1st March, 2024 Place: Navi Mumbai

Mr. Ashish Kashyap Vice Chairman & Managing Director DIN: 00055098



THE MYSORE PAPER MILLS LTD (A Govt. of Karnataka Company)

No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building)

D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE Notice is hereby given that a meeting of the Board of

Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru **Company Secretary** Date: 29.02.2024



MULTIBASE INDIA LIMITED

Regd. Office: 74/5 6, Daman Industrial Estate, Kadaiya Village, Nani Daman, Union Territory, DD-396 210 CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578
E-mail: compliance.officer@multibaseindia.com Website: www.multibaseindia.com

TO THE MEMBERS NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the

approval from the Members by way of e-voting. In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the

Cut-Off Date should treat this Postal Ballot notice for information purpose only. The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

The details pursuant to provisions of the Act and the Rules framed thereunder are given

a. All business items as set out in the Notice of Postal Ballot may only be transacted by electronic means.

b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at 9.00 a.m. (IST)

c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m (IST) The remote e-voting module shall be disabled by NSDL thereafter.

d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST) e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to

change it subsequently; . The voting rights of the Members shall be in proportion to their share of the paid-up equity

share capital of the Company as on Friday, February 23, 2024 ('cut-off date'). g. A person whose name is recorded in the Register of Members / Register of Beneficial

Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting. The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are

Members who need assistance regarding e-voting facility can request to

Ms. Pallavi Mhatre, Manager, NSDL National Securities Depository Limited

requested to carefully go through the same.

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai

E-mail ID: evoting@nsdl.co.in

Date: February 29,2024

400013

Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company

E-mail ID: compliance.officer@multibaseindia.com Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-

The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870), Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for

conducting voting process in fair and transparent manner.

Members are requested to register/update their e-mail addresses with their DPs in case shares held in dematerialised form and to Company/ RTA in case shares held in physical form for receiving all the communications by e-mail from the Company in future.

For Multibase India Limited

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao

Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them. Name of the Total Number Folio No. Certificate Distinctive Shareholder/s of Shares & Face Value 1.Vijaya Shankarrao K0005694 100665 65401586 - 65402085 500

Mohite (Deceased)

Mohite (Deceased)

2.Shankarrao Pandurangrao

he Public are hereby cautioned against purchasing or dealing in any way with the above referred share Any person who has any claim in respect of the said share certificate/s should lodge such claim with the

Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B, Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s. Vijaya Shankarrao Mohite (Deceased) Jtly with

Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Date: 28.02.2024 Name of Shareholder / Applicant.



Tenders are invited for the following work.

E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-2024 ksdp 659109 1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

quity Shares

in 02/- Paid Up

INDIAN BRIGHT STEEL CO LIMITED

Corporate Identification Number: L13209MH1960PLC011794 Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company") representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1)and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations) (the "Open Offer").

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 ("PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the

. The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625 fully paid up Equity Shares of face value of Rs. 10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and

is convertible into equal number of Equity Shares of the Target Company. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant

Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.

Alteration of Articles of Association of the Target Company.

Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI:

iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash.

iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category

Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category) for cash.

Change of Object clause of the Memorandum of Association of the Target Company.

I. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have disapproved the following:

 The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA"). ii. Change in name of the Target Company.

Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully 5. The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed

allotment of Equity Shares and Warrants under the Preferential Issue. . The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000

Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash". Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs.

10.00/- each on fully diluted basis ("Diluted Share Capital"). Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e. 4,16,25,625 Equity Shares (on fully diluted basis).

. Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company.

10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which are required to implement this Offer.

 Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals. 12. Revised Schedule of Activities:

The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer:

Revised Schedule Original Schedule Activity (Day and Date) 19 (Day and Date) 41 Date of the Public Announcement (PA) Wednesday, November 22, 2023 Wednesday, November 22, 2023 Date of publication of DPS in newspapers Thursday, November 30, 2023 Thursday, November 30, 2023 Last date of filing Draft Letter of Offer (DLOF) with SEBI Thursday, December 07, 2023 Thursday, December 07, 2023 Last date for a Competitive Bid / Offer Thursday, December 21, 2023 Thursday, December 21, 2023 Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer) Friday, December 29, 2023 Friday, February 23, 2024 2 Identified Date Tuesday, February 27, 2024 Tuesday, January 02, 2024 Friday, March 01, 2024 Corrigendum to the DPS Last date for dispatch of the Letter of Offer to the Public Tuesday, January 09, 2024 Tuesday, March 05, 2024 Last date for public announcement by the Independent Wednesday, January 10, 2024 Directors committee of the Target Company on the Offer Monday, March 11, 2024 Last date for upward revision of the Offer Price or any increase in the Offer Size Tuesday, March 12, 2024 Monday, January 15, 2024 Offer Opening Public Announcement (Pre-Offer PA) Monday, January 15, 2024 Tuesday, March 12, 2024 Date of Opening of the Tendering Period (TP) / Offer Tuesday, January 16, 2024 Wednesday, March 13, 2024 Date of Closure of the Tendering Period (TP) / Offer Tuesday, January 30, 2024 Wednesday, March 27, 2024 Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders Thursday, February 08, 2024 Monday, April 15, 2024 Last date for release of Post-Offer Public Announcement (Post-Offer PA) Wednesday, February 21, 2024 Tuesday, April 23, 2024 Last date of submission of Final Report by the Manager to the Offer with SEBI Wednesday, February 21, 2024 Tuesday, April 23, 2024

There is no competing offer(s). (2) Actual date of receipt of comments from SEBI.

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days

from closure of the TP. Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain unchanged.

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer. This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC

Contact Person: Jinal Sanghvi / Rahul Sharma



For and on behalf of the Acquirers and the PAC Sd/-Mr. Bupinder Singh Chadha Mr. Charnjit Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2)

(www.bseindia.com). For further details, please refer to the Letter of Offer.

Mr. Abhijit Shah

AICICI PRUDENTIAL MUTUAL FUND

JETARAKKI KAREIN!

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100,

Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)
ICICI Prudential Multi-Asset Fund	d	
IDCW	0.1600	30.2891
Direct Plan – IDCW	0.1600	48.4353
ICICI Prudential Equity-Arbitrage	e Fund	
IDCW	0.0500	14.5580
Direct Plan – IDCW	0.0500	16.4206

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

> For ICICI Prudential Asset Management Company Limited **Authorised Signatory**

Date: February 29, 2024 No. 001/03/2024

Investors are requested to periodically review and update their KYC details along with their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness

Programs across the country. To know more about it, please visit https://www.icicipruamc.com

or visit AMFI's website https://www.amfiindia.com

To know more, call 1800 222 999/1800 200 6666 or visit <u>www.icicipruamc.com</u>

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

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244 IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION

OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvir Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express

1.	Name of the Target Company	100	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC		Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer		Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer	. 1	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer		Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance		Tuesday (27/02/2024)

Proposed in the Letter of Offer

Actuals

₹ 10/-

Details of Acquisition:

Offer Price (in Rs.)

Sr. Particulars

(English), Financial Express (Gujarati) and Jansatta (Hindi).

	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital
10.		Pre 0		and the second second second second	Offer
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capita
9.	1407.400	Pre 0		Post	Offer
8.	Shares acquired after Detailed Public Statement ('DPS') Number Graph of Equity Share Capital Price of the Shares Acquired	Ni Ni Not App		1	lil lil plicable
7.	Shares acquired by way of Open Offer Number Soft Equity Share Capital	61,62,455 65.00%		57,43,926 [©] 60.59%	
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number More Capital	1,72,800 1.82%		1,72,800 ⁽³⁾ 1.82%	
5.	Shareholding of the Acquirers and PAC before Public Announcement Number Mof Equity Share Capital	3,60,3 3.80		20000000	360 ⁽⁴⁾
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24,550/- (Rupees Six Crores Sixteen Lakhs Twenty Four Thousand Five Hundred Fifty Only)		₹ 5,74,39,260/- (Rupees Five Crores Seventy Four Lakhs Thirty Nine Thousa Two Hundred Sixty Only ⁽²⁾	
3.	The aggregate number of Shares accepted	61,62,455 Equity Shares		57,43,926 Equity Shares(1)	
2.	The aggregate number of Shares tendered	61,62,455 Ed	uity Shares	57,43,926 E	quity Shares
50.0	POSSESS AND PROPERTY AND PROPER	(Rupees T	en Only)	(Rupees	Ten Only)

Pre & Post offer Shareholding of the Public 87,49,340 92.29 30,05,414 31.70% Out of 57,43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer, 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023 PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3,80% of the Paid-up Equity Share Capital of the Target Company.

The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the

SEBI Reg. No.: INM000012564

Issued by the Manager to the Offer on behalf of the Acquirers and PAC KUNVARJI FINSTOCK PRIVATE LIMITED

hysical form were validly tendered and accepted in the open offer

Letter of Offer dispatched on January 20, 2024.



Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje Makarba, Ahmedabad- 380051 Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near Western Express Highway – Metro Station, Andheri(E), Mumbai - 400093 CIN: U65910GJ1986PTC008979

For and on behalf of the Acquirers and PAC

Dhruvin Dakshesh Shah Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

HYDERABAD

By Order of Board of Directors

Place Mobile Lexp. epapr. in Company Secretary and Compliance officer

National Centre for Radio Astrophysics

Date: February 29, 2024 Parmy Kamani Place: Mumbai.

Place: Mumbai



TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक **०९.०२.२०२४** रोजी वेळ **द्.०२.००** वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छक निविदा धारकांनी

दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 0५.0३.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926)

Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com e-Mail: sawaca.business@yahoo.com Contact No.:- +91-7926583309

NOTICE OF RECORD DATE FOR RIGHT ISSUE NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the

Rights Equity Shares. The above information is also available on the website of the Company www. sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com. By order of Board of Directors,

Date: - 29/02/2024 Place:- Ahmedabad For, Sawaca Business Machines Limited Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED (Formerly known as Pennwalt Limited)

Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai – 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

> > Mr. Ashish Kashyap

Date: 1st March, 2024 Place: Navi Mumbai

Vice Chairman & Managing Director DIN: 00055098



(A Govt. of Karnataka Company)

D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE Notice is hereby given that a meeting of the Board of

Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru **Company Secretary** Date: 29.02.2024



MULTIBASE INDIA LIMITED

Regd. Office: 74/5 6, Daman Industrial Estate, Kadaiya Village, Nani Daman, Union Territory, DD-396 210 CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578
E-mail: compliance.officer@multibaseindia.com Website: www.multibaseindia.com

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the

TO THE MEMBERS

approval from the Members by way of e-voting. In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the

Cut-Off Date should treat this Postal Ballot notice for information purpose only. The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

The details pursuant to provisions of the Act and the Rules framed thereunder are given

a. All business items as set out in the Notice of Postal Ballot may only be transacted by electronic means.

b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at 9.00 a.m. (IST)

c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m (IST) The remote e-voting module shall be disabled by NSDL thereafter.

d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST) e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to

change it subsequently; . The voting rights of the Members shall be in proportion to their share of the paid-up equity share capital of the Company as on Friday, February 23, 2024 ('cut-off date').

g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting.

 The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are requested to carefully go through the same.

Members who need assistance regarding e-voting facility can request to

Ms. Pallavi Mhatre, Manager, NSDL National Securities Depository Limited

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai

E-mail ID: evoting@nsdl.co.in

Date: February 29,2024

400013

Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company

E-mail ID: compliance.officer@multibaseindia.com

Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870),

Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for conducting voting process in fair and transparent manner.

Members are requested to register/update their e-mail addresses with their DPs in case shares held in dematerialised form and to Company/ RTA in case shares held in physical form for receiving all the communications by e-mail from the Company in future.

> By Order of Board of Directors For Multibase India Limited Parmy Kamani

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them.

Name of the Total Number Folio No. Certificate Distinctive Shareholder/s of Shares & Face Value 1.Vijaya Shankarrao K0005694 100665 65401586 - 65402085 500 Mohite (Deceased) quity Shares

2.Shankarrao Pandurangrao

Mohite (Deceased)

Any person who has any claim in respect of the said share certificate's should lodge such claim with the

he Public are hereby cautioned against purchasing or dealing in any way with the above referred share

Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B, Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s. Vijaya Shankarrao Mohite (Deceased) Jtly with

Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Date: 28.02.2024 Name of Shareholder / Applicant.



Tenders are invited for the following work.

E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-2024 ksdp 659109 1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

in 02/- Paid Up

INDIAN BRIGHT STEEL CO LIMITED

Corporate Identification Number: L13209MH1960PLC011794 Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company") representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1)and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations) (the "Open Offer").

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 ("PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the

Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI: . The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625

fully paid up Equity Shares of face value of Rs. 10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

 Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association. Alteration of Articles of Association of the Target Company.

iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash.

iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-

Promoter / Public category) for cash. Change of Object clause of the Memorandum of Association of the Target Company.

I. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have disapproved the following:

 The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA").

ii. Change in name of the Target Company. Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully

5. The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed allotment of Equity Shares and Warrants under the Preferential Issue. . The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the

Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash". Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward

revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs.

10.00/- each on fully diluted basis ("Diluted Share Capital"). Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e. 4,16,25,625 Equity Shares (on fully diluted basis).

. Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company.

10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which are required to implement this Offer.

 Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals. 12. Revised Schedule of Activities: The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer:

Revised Schedule **Original Schedule** Activity (Day and Date) 19 (Day and Date) 41 Date of the Public Announcement (PA) Wednesday, November 22, 2023 Wednesday, November 22, 2023 Date of publication of DPS in newspapers Thursday, November 30, 2023 Thursday, November 30, 2023 Last date of filing Draft Letter of Offer (DLOF) with SEBI Thursday, December 07, 2023 Thursday, December 07, 2023 Last date for a Competitive Bid / Offer Thursday, December 21, 2023 Thursday, December 21, 2023 Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer) Friday, February 23, 2024 2 Friday, December 29, 2023 Identified Date Tuesday, February 27, 2024 Tuesday, January 02, 2024 Friday, March 01, 2024 Corrigendum to the DPS Last date for dispatch of the Letter of Offer to the Public Tuesday, January 09, 2024 Tuesday, March 05, 2024 Last date for public announcement by the Independent Wednesday, January 10, 2024 Directors committee of the Target Company on the Offer Monday, March 11, 2024 Last date for upward revision of the Offer Price or any increase in the Offer Size Tuesday, March 12, 2024 Monday, January 15, 2024 Offer Opening Public Announcement (Pre-Offer PA) Monday, January 15, 2024 Tuesday, March 12, 2024 Date of Opening of the Tendering Period (TP) / Offer Tuesday, January 16, 2024 Wednesday, March 13, 2024 Date of Closure of the Tendering Period (TP) / Offer Tuesday, January 30, 2024 Wednesday, March 27, 2024 Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders Thursday, February 08, 2024 Monday, April 15, 2024 Last date for release of Post-Offer Public Announcement (Post-Offer PA) Wednesday, February 21, 2024 Tuesday, April 23, 2024 Last date of submission of Final Report by the Manager to the Offer with SEBI Wednesday, February 21, 2024 Tuesday, April 23, 2024

There is no competing offer(s). (2) Actual date of receipt of comments from SEBI.

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days from closure of the TP.

Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain unchanged.

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer. This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE (www.bseindia.com). For further details, please refer to the Letter of Offer.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC Systematix Corporate Services Limited



SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in Contact Person: Jinal Sanghvi / Rahul Sharma

For and on behalf of the Acquirers and the PAC Sd/-

Place: Mumbai.

Mr. Bupinder Singh Chadha Mr. Charnjit Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024

Mr. Abhijit Shah

AICICI PRLDENTIAL MUTUAL FUND JETARAKKI KAREIN!

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135

Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express

Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)
ICICI Prudential Multi-Asset Fund	d	an dis
IDCW	0.1600	30.2891
Direct Plan – IDCW	0.1600	48.4353
ICICI Prudential Equity-Arbitrage	e Fund	
IDCW	0.0500	14.5580
Direct Plan – IDCW	0.0500	16.4206

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Date: February 29, 2024 **Authorised Signatory** No. 001/03/2024

Investors are requested to periodically review and update their KYC details along with their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness

Programs across the country. To know more about it, please visit https://www.icicipruamc.com

or visit AMFI's website https://www.amfiindia.com

To know more, call 1800 222 999/1800 200 6666 or visit <u>www.icicipruamc.com</u>

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

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN

Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244 IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION

OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvir Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express

1.	Name of the Target Company	100	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC		Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer		Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer	. 1	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer		Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance		Tuesday (27/02/2024)

Proposed in the Letter of Offer

Actuals

₹ 10/-

Details of Acquisition:

Offer Price (in Rs.)

Sr. Particulars

(English), Financial Express (Gujarati) and Jansatta (Hindi).

	Dec 8 Deat offer Chambelding of the Dublic	1.50.000.000.0000.000	Ollare Capital	100000000000000000000000000000000000000	onare capita	
10.	Detail	Pre 0 No. of Shares	% of Equity Share Capital	No. of shares	Offer % of Equity Share Capita	
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%	
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%	
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capit	
9.		Pre 0	ffer	Post	Offer	
8.	Shares acquired after Detailed Public Statement ('DPS') Number Graph of Equity Share Capital Price of the Shares Acquired	Ni Ni Not App	licable	Not Ap	lil lil plicable	
7.	Shares acquired by way of Open Offer Number Soft Equity Share Capital	61,62,455 65.00%		57,43,926 [©] 60.59%		
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number More Capital	1,72, 1.82		50 T 100 T 1	2,800 ⁽³⁾	
5.	Shareholding of the Acquirers and PAC before Public Announcement Number % of Equity Share Capital	nnouncement 3,60,360 (4) 3,60,360 (4)				
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24,550/- (Rupees Six Crores Sixteen Lakhs Twenty Four Thousand Five Hundred Fifty Only)		Twenty Four Thousand Five Hundred Four Lakhs Thirty N		Crores Seventy y Nine Thousar
3.	The aggregate number of Shares accepted	61,62,455 Eq	AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	57,43,926 Equity Shares(1)		
2.	The aggregate number of Shares tendered	61,62,455 Eq	CONTRACTOR OF THE PERSON NAMED IN CONTRACTOR OF T		quity Shares	
3.5	One Price (iii No.)	(Rupees T	20.6	223.0	Ten Only)	

Pre & Post offer Shareholding of the Public 87.49.340 92.29 30,05,414 Out of 57,43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer, 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3,80% of the Paid-up Equity Share Capital of the Target Company.

The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the

CIN: U65910GJ1986PTC008979

Tel No.: +91 22 69850000/ +91 79 6666 9000

Contact Person: Mr. Jiten Patel

SEBI Reg. No.: INM000012564

Email: mb@kunvarji.com

The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023

Letter of Offer dispatched on January 20, 2024. Issued by the Manager to the Offer on behalf of the Acquirers and PAC

hysical form were validly tendered and accepted in the open offer

KUNVARJI Let's Grow Together"

KUNVARJI FINSTOCK PRIVATE LIMITED Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje Makarba, Ahmedabad- 380051 Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near Western Express Highway – Metro Station, Andheri(E), Mumbai - 400093

Investor Grievance ID: MB.investorgrievances@kunvarji.com

Dhruvin Dakshesh Shah Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

For and on behalf of the Acquirers and PAC

Place Mobile Lexp. epapr. in Company Secretary and Compliance officer



TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website: http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक ०९.०२.२०२४ रोजी वेळ द्.०२.०० वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सुचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छुक निविदा धारकांनी

दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 04.03.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926) Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com

e-Mail: sawaca.business@yahoo.com Contact No.:- +91-7926583309 NOTICE OF RECORD DATE FOR RIGHT ISSUE NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has

Rights Equity Shares. The above information is also available on the website of the Company www. sawacabusiness.com and also available on the website of the Stock Exchange

fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking

record of the Eligible Shareholders of the Company entitled to apply for the

Date:- 29/02/2024 Place:- Ahmedabad

.e. BSE Ltd. www.bseindia.com.

For, Sawaca Business Machines Limited Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

By order of Board of Directors.

PENNWALT PRIVATE LIMITED (Formerly known as Pennwalt Limited)

Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai - 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

> > Mr. Ashish Kashyap

Date: 1st March, 2024 Place: Navi Mumbai

Vice Chairman & Managing Director DIN: 00055098

THE MYSORE PAPER MILLS LTD

(A Govt. of Karnataka Company)

No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building)

D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE Notice is hereby given that a meeting of the Board of

Directors of the Company will be held on Wednesday the 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru Date: 29.02.2024 **Company Secretary**



MULTIBASE INDIA LIMITED

Regd. Office: 74/5 6, Daman Industrial Estate, Kadalya Village, Nani Daman, Union Territory, DD-396 210 CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578 E-mail: compliance.officer@multibaseindia.com Website: www.multibaseindia.com

NOTICE OF THE POSTAL BALLOT AND REMOTE E-VOTING FACILITY TO THE MEMBERS

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the approval from the Members by way of e-voting.

In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the Cut-Off Date should treat this Postal Ballot notice for information purpose only.

The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

The details pursuant to provisions of the Act and the Rules framed thereunder are given

a. All business items as set out in the Notice of Postal Ballot may only be transacted by b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at

9.00 a.m. (IST)

c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m. (IST) The remote e-voting module shall be disabled by NSDL thereafter.

d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST) e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently;

. The voting rights of the Members shall be in proportion to their share of the paid-up equity

g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting. The detailed instructions for casting the vote through remote e-voting on the resolutions

share capital of the Company as on Friday, February 23, 2024 ('cut-off date').

set out in the Notice of the Postal Ballot is provided in the said notice. Members are requested to carefully go through the same.

Members who need assistance regarding e-voting facility can request to Ms. Pallavi Mhatre, Manager, NSDL

National Securities Depository Limited

E-mail ID: evoting@nsdl.co.in

Date: February 29,2024

Place: Mumbai

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai -400013

Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company E-mail ID: compliance.officer@multibaseindia.com

Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870),

Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for conducting voting process in fair and transparent manner.

Members are requested to register/update their e-mail addresses with their DPs in case shares held in dematerialised form and to Company/ RTA in case shares held in physical form for receiving all the communications by e-mail from the Company in future.

> By Order of Board of Directors For Multibase India Limited Parmy Kamani Company Secretary and Compliance officer

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad, Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao

200	Name of the Shareholder/s	Folio No.	Certificate No.	Distinctive Number/s	Total Number of Shares & Face Value
1.	1.Vijaya Shankarrao Mohite (Deceased) 2.Shankarrao Pandurangrao Mohite (Deceased)	K0005694	100665	65401586 - 65402085	500 Equity Shares in 02/- Paid Up

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s. /ijaya Shankarrao Mohite (Deceased) Jtly with

Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Name of Shareholder / Applicant. Date: 28.02.2024



Tenders are invited for the following work

1 E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-2024_ksdp_659109_1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

Managing Director

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

INDIAN BRIGHT STEEL CO LIMITED

Corporate Identification Number: L13209MH1960PLC011794 Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company", representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1)and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations) (the "Open Offer").

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 ("PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI:

The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625 fully paid up Equity Shares of face value of Rs.10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

- i. Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.
- Alteration of Articles of Association of the Target Company.

ii. Change in name of the Target Company.

diluted basis.

- iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash.
- iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category
- Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category) for cash.
- vi. Change of Object clause of the Memorandum of Association of the Target Company.
- In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have disapproved the following:
- The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA").
- . Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully
- The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed allotment of Equity Shares and Warrants under the Preferential Issue. The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the

Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000

- Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash". Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs.
- Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e. 4,16,25,625 Equity Shares (on fully diluted basis)
- . Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company.
- are required to implement this Offer. 1. Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer
- shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals. 12. Revised Schedule of Activities:

Activity	Original Schedule Revised Sched				
000000	(Day and Date) (6	(Day and Date) 9			

Activity	(Day and Date) (*	(Day and Date) (*)		
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023		
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023		
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023		
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023		
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)	Friday, December 29, 2023	Friday, February 23, 2024 Pt		
Identified Date PI	Tuesday, January 02, 2024	Tuesday, February 27, 2024		
Corrigendum to the DPS	NA	Friday, March 01, 2024		
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024		
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024		
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024		
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024		
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024		
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024		
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024		
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024		
Last date of submission of Final Report by the Manager to the Offer with SEBI	Wednesday, February 21, 2024	Tuesday, April 23, 2024		

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as

(4) The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days from closure of the TP.

Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC

(www.bseindia.com). For further details, please refer to the Letter of Offer.

SYSTEMATIX GROUP Investments Re-defined

SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in Contact Person: Jinal Sanghvi / Rahul Sharma

For and on behalf of the Acquirers and the PAC Sd/-

Mr. Bupinder Singh Chadha (ACQUIRER - 1) Date: February 29, 2024 Place: Mumbai.

Mr. Charnjit Singh Chadha (ACQUIRER - 2)

Mr. Abhijit Shah (PAC)

PICICI PRUDENTIAL** MUTUAL FUND FTARAKKI KAREINI

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.

Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com

Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)
ICICI Prudential Multi-Asset Fund	d	la
IDCW	0.1600	30.2891
Direct Plan – IDCW	0.1600	48.4353
ICICI Prudential Equity-Arbitrage	e Fund	
IDCW	0.0500	14.5580
Direct Plan – IDCW	0.0500	16.4206

- \$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.
- # Subject to deduction of applicable statutory levy, if any
- or the immediately following Business Day, if that day is a Non Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

Date: February 29, 2024 **Authorised Signatory** No. 001/03/2024

For ICICI Prudential Asset Management Company Limited

To know more, call 1800 222 999/1800 200 6666 or visit www.icicipruamc.com Investors are requested to periodically review and update their KYC details along with

their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.icicipruamc.com or visit AMFI's website https://www.amfiindia.com

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

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244

IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvin Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express (English), Financial Express (Gujarati) and Jansatta (Hindi).

1.	Name of the Target Company	1	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC	1	Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer	7 6	Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer	1 6	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer		Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance	1	Tuesday (27/02/2024)

Proposed in the Letter of Offer

Details of Acquisition: Sr. Particulars

Place: Mumbai

oı.	r di ucuidi s	r roposcu in me	retter of other	Aut	udia	
1.	Offer Price (in Rs.)	₹10)/-	₹1	0/-	
	N 12	(Rupees T	en Only)	(Rupees	Ten Only)	
2.	The aggregate number of Shares tendered	61,62,455 Ed	juity Shares	57,43,926 Equity Shares		
3.	The aggregate number of Shares accepted	61,62,455 Ed	uity Shares	57,43,926 Ed	uity Shares(1)	
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	Twenty Four Thousand Five Hundred Four		(Rupees Five (Four Lakhs Thirt	39,260/- Crores Seventy y Nine Thousan I Sixty Only ⁽²⁾	
5.	Shareholding of the Acquirers and PAC before Public Announcement Number % of Equity Share Capital	3,60,3 3.80	60 (4)	3,60,	360 ⁽⁴⁾ 0%	
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number More Capital	1,72, 1.82		0.600000	2,800 ⁽³⁾	
7.	Shares acquired by way of Open Offer Number Golden Capital	61,62,455 65.00%		57,43,926 ⁽²⁾ 60.59%		
8.	Shares acquired after Detailed Public Statement ('DPS') Number Graph of Equity Share Capital Price of the Shares Acquired	Ni Ni Not App	ĺ	l N	lil lil plicable	
9.		Pre 0	ffer	Post	Offer	
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital	
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%	
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%	
10.		Pre 0	ffer	Post	Offer	
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital	
	Pre & Post offer Shareholding of the Public	87,49,340	92.29	30.05,414	31.70%	
	A CONTRACTOR OF THE PROPERTY O	The state of the s				

Out of 57, 43, 926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form.

57,43,926 Equity Shares were validly tendered in the Open offer. 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in rhysical form were validly tendered and accepted in the open offer

The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023 PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3.80% of the Paid-up Equity Share Capital of the Target Company.

The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the

obligations under SEBI (SAST) Regulations, 2011. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on January 20, 2024.

KUNVARJI Let's Grow Together-

Issued by the Manager to the Offer on behalf of the Acquirers and PAC KUNVARJI FINSTOCK PRIVATE LIMITED Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje Makarba, Ahmedabad- 380051

Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near

Western Express Highway – Metro Station, Andheri(E), Mumbai - 400093 CIN: U65910GJ1986PTC008979 Contact Person: Mr. Jiten Patel

SEBI Reg. No.: INM000012564

Tel No.: +91 22 69850000 / +91 79 6666 9000 Email: mb@kunvarji.com Investor Grievance ID: MB.investorgrievances@kunvarji.com

> For and on behalf of the Acquirers and PAC **Dhruvin Dakshesh Shah**

> > Chandigarh

Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

financialexp.epap.in

10.00/- each on fully diluted basis ("Diluted Share Capital").

10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which

(2) Actual date of receipt of comments from SEBI.

defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE

Systematix Corporate Services Limited



National Centre for Radio Astrophysics TATA INSTITUTE OF FUNDAMENTAL RESEARCH

Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक **०९.०२.२०२४** रोजी वेळ **द्.०२.००** वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छक निविदा धारकांनी

दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 0५.0३.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926)

Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com e-Mail: sawaca.business@yahoo.com Contact No.:- +91-7926583309

NOTICE OF RECORD DATE FOR RIGHT ISSUE NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the

Rights Equity Shares. The above information is also available on the website of the Company www. sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com. By order of Board of Directors,

Date: - 29/02/2024 Place:- Ahmedabad For, Sawaca Business Machines Limited Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED (Formerly known as Pennwalt Limited)

Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai – 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

Date: 1st March, 2024 Place: Navi Mumbai

Mr. Ashish Kashyap Vice Chairman & Managing Director DIN: 00055098



(A Govt. of Karnataka Company)

No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building)

D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE Notice is hereby given that a meeting of the Board of

Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru Date: 29.02.2024 **Company Secretary**



approval from the Members by way of e-voting.

MULTIBASE INDIA LIMITED Regd. Office: 74/5 6, Daman Industrial Estate, Kadaiya Village,

Nani Daman, Union Territory, DD-396 210 CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578
E-mail: compliance.officer@multibaseindia.com Website: www.multibaseindia.com NOTICE OF THE POSTAL BALLOT AND REMOTE E-VOTING FACILITY

TO THE MEMBERS NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the

In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the Cut-Off Date should treat this Postal Ballot notice for information purpose only.

The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

The details pursuant to provisions of the Act and the Rules framed thereunder are given

a. All business items as set out in the Notice of Postal Ballot may only be transacted by electronic means. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at

9.00 a.m. (IST) c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m

(IST) The remote e-voting module shall be disabled by NSDL thereafter. d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST)

e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently;

. The voting rights of the Members shall be in proportion to their share of the paid-up equity share capital of the Company as on Friday, February 23, 2024 ('cut-off date').

g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting. The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are

Members who need assistance regarding e-voting facility can request to

Ms. Pallavi Mhatre, Manager, NSDL National Securities Depository Limited

requested to carefully go through the same.

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai 400013

Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

Date: February 29,2024

E-mail ID: evoting@nsdl.co.in

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company

E-mail ID: compliance.officer@multibaseindia.com Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-

The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870), Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for conducting voting process in fair and transparent manner.

shares held in dematerialised form and to Company/ RTA in case shares held in physical

Members are requested to register/update their e-mail addresses with their DPs in case form for receiving all the communications by e-mail from the Company in future.

For Multibase India Limited Parmy Kamani Place Model exp. epapr. in Company Secretary and Compliance officer

By Order of Board of Directors

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them.

Name of the Total Number Folio No. Certificate Distinctive Shareholder/s of Shares & Face Value 1.Vijaya Shankarrao K0005694 100665 65401586 - 65402085 500

Mohite (Deceased)

Mohite (Deceased)

2.Shankarrao Pandurangrao

he Public are hereby cautioned against purchasing or dealing in any way with the above referred share Any person who has any claim in respect of the said share certificate's should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B,

Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s. Vijaya Shankarrao Mohite (Deceased) Jtly with

Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Date: 28.02.2024 Name of Shareholder / Applicant.



Tenders are invited for the following work.

E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-2024 ksdp 659109 1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

quity Shares

in 02/- Paid Up

INDIAN BRIGHT STEEL CO LIMITED

Corporate Identification Number: L13209MH1960PLC011794 Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company") representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1)and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations) (the "Open Offer").

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 ("PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the

Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI: . The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625

fully paid up Equity Shares of face value of Rs.10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.

Alteration of Articles of Association of the Target Company.

iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash.

iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category

Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category) for cash.

Change of Object clause of the Memorandum of Association of the Target Company.

3. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have disapproved the following:

 The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA"). ii. Change in name of the Target Company.

Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully 5. The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed

allotment of Equity Shares and Warrants under the Preferential Issue. . The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash".

Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs. 10.00/- each on fully diluted basis ("Diluted Share Capital").

Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e. 4,16,25,625 Equity Shares (on fully diluted basis).

. Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company. 10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which

are required to implement this Offer. Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals.

12. Revised Schedule of Activities: The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer:

Activity	Original Schedule (Day and Date) (*	Revised Schedule (Day and Date) (4)
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)	Friday, December 29, 2023	Friday, February 23, 2024 8
Identified Date ®	Tuesday, January 02, 2024	Tuesday, February 27, 2024
Corrigendum to the DPS	NA NA	Friday, March 01, 2024
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024
Last date of submission of Final Report by the Manager to the Offer with SEBI	Wednesday, February 21, 2024	Tuesday, April 23, 2024

(2).Actual date of receipt of comments from SEBI.

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

(4) The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days from closure of the TP.

Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain unchanged.

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer. This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC



Systematix Corporate Services Limited SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in Contact Person: Jinal Sanghvi / Rahul Sharma

For and on behalf of the Acquirers and the PAC Sd/-

Place: Mumbai.

Mr. Bupinder Singh Chadha Mr. Charnjit Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024

(www.bseindia.com). For further details, please refer to the Letter of Offer.

Mr. Abhijit Shah

AICICI PRUDENTIAL MUTUAL FUND JETARAKKI KAREIN!

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100,

Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)
ICICI Prudential Multi-Asset Fund	d	
IDCW	0.1600	30.2891
Direct Plan – IDCW	0.1600	48.4353
ICICI Prudential Equity-Arbitrage	e Fund	
IDCW	0.0500	14.5580
Direct Plan – IDCW	0.0500	16.4206

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Date: February 29, 2024 **Authorised Signatory** No. 001/03/2024

To know more, call 1800 222 999/1800 200 6666 or visit <u>www.icicipruamc.com</u> Investors are requested to periodically review and update their KYC details along with their mobile number and email id.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.icicipruamc.com or visit AMFI's website https://www.amfiindia.com

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

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN

Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244 IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION

OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvir Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express

1.	Name of the Target Company	13	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC		Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer	1	Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer	. 1	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer		Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance		Tuesday (27/02/2024)

Proposed in the Letter of Offer

₹ 10/-

Actuals

₹ 10/-

Details of Acquisition:

Offer Price (in Rs.)

Sr. Particulars

(English), Financial Express (Gujarati) and Jansatta (Hindi).

	DED. 900 401 WARE 477 470 10000 50	(Rupees T	en Only)	(Rupees	Ten Only)	
2.	The aggregate number of Shares tendered	61,62,455 Eq	uity Shares	57,43,926 E	quity Shares	
3.	The aggregate number of Shares accepted	61,62,455 Eq	uity Shares	57,43,926 Equity Shares(1)		
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24 (Rupees Six Crore Twenty Four Thous Fifty 0	s Sixteen Lakhs and Five Hundred	₹ 5,74,39,260/- (Rupees Five Crores Seventy Four Lakhs Thirty Nine Thousan Two Hundred Sixty Only)(2)		
5.	Shareholding of the Acquirers and PAC before Public Announcement Number Share Capital	50.000.000	3,60,360 ⁽⁴⁾ 3.80%		360 ⁽⁴⁾	
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number Graph of Equity Share Capital	1,72,800 1.82%		1,72,800 ⁽³⁾ 1.82%		
7.	Shares acquired by way of Open Offer Number Graph of Equity Share Capital	61,62,455 65.00%		57,43,926 ⁽²⁾ 60.59%		
8.	Shares acquired after Detailed Public Statement ('DPS') Number Mof Equity Share Capital Price of the Shares Acquired	Ni Ni Not App		1	Nil Nil pplicable	
9.	1227-1227	Pre 0			Offer	
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital	
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%	
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%	
10.	4-0-0	Pre 0	Pre Offer		Offer	
2000	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital	
	Pre & Post offer Shareholding of the Public	87,49,340	92.29	30,05,414	31.70%	
		Contract Con	The second secon		The state of the s	

Out of 57,43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer. 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023 PAC holds 3.60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3.80% of the Paid-up Equity Share Capital of the Target Company.

The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the

CIN: U65910GJ1986PTC008979

Tel No.: +91 22 69850000/ +91 79 6666 9000

Contact Person: Mr. Jiten Patel

SEBI Reg. No.: INM000012564

Email: mb@kunvarji.com

Letter of Offer dispatched on January 20, 2024. Issued by the Manager to the Offer on behalf of the Acquirers and PAC

hysical form were validly tendered and accepted in the open offer

KUNVARJI Let's Grow Together"

KUNVARJI FINSTOCK PRIVATE LIMITED Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje Makarba, Ahmedabad- 380051 Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near

Western Express Highway – Metro Station, Andheri(E), Mumbai - 400093

Investor Grievance ID: MB.investorgrievances@kunvarji.com

For and on behalf of the Acquirers and PAC

Dhruvin Dakshesh Shah Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

BENGALURU

FINANCIAL EXPRESS

National Centre for Radio Astrophysics TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024 Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बाधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४ मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सूचन दिनांक 0९.0२.२0२४ रोजी वेळ द्.0२.00 वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सुचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छुक निविदा धारकांनी दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 04.03.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926) Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com e-Mail: sawaca.business@yahoo.com Contact No.:- +91-7926583309

NOTICE OF RECORD DATE FOR RIGHT ISSUE NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the

The above information is also available on the website of the Company www. sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com. By order of Board of Directors,

Date:- 29/02/2024 Place:- Ahmedabad

Rights Equity Shares.

For, Sawaca Business Machines Limited Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED

(Formerly known as Pennwalt Limited) Regd. Office: D-221,M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai – 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

> > Sd/- Mohan D Kulkarni

Company Secretary

Mr. Ashish Kashyap

Date: 1st March, 2024 Place: Navi Mumbai

Vice Chairman & Managing Director DIN: 00055098



THE MYSORE PAPER MILLS LTD (A Govt. of Karnataka Company)

No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building) D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE

Notice is hereby given that a meeting of the Board of Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Bengaluru Date: 29.02.2024

> **MULTIBASE INDIA LIMITED** Regd. Office: 74/5 6, Daman Industrial Estate, Kadaiya Village,

Nani Daman, Union Territory, DD-396 210

CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578

NOTICE OF THE POSTAL BALLOT AND REMOTE E-VOTING FACILITY TO THE MEMBERS

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the approval from the Members by way of e-voting.

In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the Cut-Off Date should treat this Postal Ballot notice for information purpose only.

The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

n compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

The details pursuant to provisions of the Act and the Rules framed thereunder are given

 All business items as set out in the Notice of Postal Ballot may only be transacted by b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at

9.00 a.m. (IST) c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m. (IST) The remote e-voting module shall be disabled by NSDL thereafter.

d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST) e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently;

. The voting rights of the Members shall be in proportion to their share of the paid-up equity share capital of the Company as on Friday, February 23, 2024 ('cut-off date'). g. A person whose name is recorded in the Register of Members / Register of Beneficial

Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting. . The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are requested to carefully go through the same.

Members who need assistance regarding e-voting facility can request to Ms. Pallavi Mhatre, Manager, NSDL

National Securities Depository Limited

Add.: Trade World, Awing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai -E-mail ID: evoting@nsdl.co.in

Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and 1800 22 44 30

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company E-mail ID: compliance.officer@multibaseindia.com Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-

The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870).

Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for conducting voting process in fair and transparent manner.

Members are requested to register/update their e-mail addresses with their DPs in case shares held in dematerialised form and to Company/ RTA in case shares held in physical form for receiving all the communications by e-mail from the Company in future.

> By Order of Board of Directors For Multibase India Limited

Public Notice TO WHOMSOEVER IT MAY CONCERN This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad, Pune, Maharashtra, 411019.

Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao

100	Name of the Shareholder/s	Folio No.	Certificate No.	Distinctive Number/s	Total Number of Shares & Face Value
25	1.Vijaya Shankarrao Mohite (Deceased) 2.Shankarrao Pandurangrao Mohite (Deceased)	K0005694	100665	65401586 - 65402085	500 Equity Shares in 02/- Paid Up

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share Any person who has any claim in respect of the said share certificate's should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B. Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the

Company shall proceed to issue Duplicate Share Certificate/s.

Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Date: 28.02.2024 Name of Shareholder / Applicant

KERALA STATE DRUGS & PHARMACEUTICALS LTD.
(A Government of Karala Undertaking)
(alayour - PU, Alappuche, Kerale-688522. Tel: -9477 2258184.

Tenders are invited for the following work .E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-

2024_ksdp_659109_1]. For details visit www.etenders.kerala.gov.in Sealed Tender- The Product Development

Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No: KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

Managing Director

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

INDIAN BRIGHT STEEL CO LIMITED

Corporate Identification Number: L13209MH1960PLC011794 Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred, fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company") representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1) and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations) (the "Open Offer").

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 "PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF"). Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI:

The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625 fully paid up Equity Shares of face value of Rs.10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

i. Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.

ii. Alteration of Articles of Association of the Target Company.

iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash.

iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category

v. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category) for cash.

vi. Change of Object clause of the Memorandum of Association of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have

 The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA").

Change in name of the Target Company.

Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully

The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed allotment of Equity Shares and Warrants under the Preferential Issue.

The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash".

Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs. 10.00/- each on fully diluted basis ("Diluted Share Capital"). Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e.

4,16,25,625 Equity Shares (on fully diluted basis). Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand

revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company.

10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which are required to implement this Offer. 1. Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer

shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals. 2.Revised Schedule of Activities: ted to kindly note following revisions in the Schedule of activities relating to the Offer

Activity	Original Schedule (Day and Date) *	Revised Schedule (Day and Date) **	
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023	
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023	
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023	
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023	
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)	Friday, December 29, 2023	Friday, February 23, 2024 ®	
Identified Date (3)	Tuesday, January 02, 2024	Tuesday, February 27, 2024	
Corrigendum to the DPS	NA	Friday, March 01, 2024	
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024	
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024	
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024	
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024	
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024	
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024	
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024	
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024	
Last date of submission of Final Report by the Manager to the Offer with SEBI	Wednesday, February 21, 2024	Tuesday, April 23, 2024	

(2).Actual date of receipt of comments from SEBI.

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

 The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates. Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly

Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days from closure of the TP.

Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally esponsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer. This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE

(www.bseindia.com). For further details, please refer to the Letter of Offer. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC

SYSTEMATIX GROUP Investments Re-defined

Systematix Corporate Services Limited SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606 Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India.

Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in Contact Person: Jinal Sanghvi / Rahul Sharma

For and on behalf of the Acquirers and the PAC

Mr. Bupinder Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024

Mr. Charniit Singh Chadha Mr. Abhiiit Shah (PAC)

A ICICI PRUDENTIAL** MUTUAL FUND FTARAKKI KAREINI

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100,

Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)	
ICICI Prudential Multi-Asset Fun	d		
IDCW	0.1600	30.2891	
Direct Plan – IDCW	0.1600	48.4353	
ICICI Prudential Equity-Arbitrage	Fund	62 101	
IDCW	0.0500	14.5580	
Direct Plan – IDCW	0.0500	16.4206	

The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Date: February 29, 2024 **Authorised Signatory** No. 001/03/2024

To know more, call 1800 222 999/1800 200 6666 or visit <u>www.icicipruamc.com</u>

Investors are requested to periodically review and update their KYC details along with their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness

or visit AMFI's website https://www.amfiindia.com Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Programs across the country. To know more about it, please visit https://www.icicipruamc.com

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 II Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244

IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of Mr. Dhruvin Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with

Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express (English), Financial Express (Gujarati) and Jansatta (Hindi):

1.	Name of the Target Company		Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC		Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer	- 50	Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer	[p	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer	:	Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance	1	Tuesday (27/02/2024)

Sr.	Particulars	Proposed in the	Letter of Offer	Act	uals	
1.	Offer Price (in Rs.)	₹ 10/-		10-22-2	₹ 10/-	
10000	Layer Marie Street Street Street Michigan	(Rupees T		(Rupees Ten Only)		
2.	The aggregate number of Shares tendered	61,62,455 Eq	61,62,455 Equity Shares		quity Shares	
3.	The aggregate number of Shares accepted	61,62,455 Eq		57,43,926 Ed	Equity Shares(1)	
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24 (Rupees Six Crore Twenty Four Thous Fifty C	es Sixteen Lakhs and Five Hundred	(Rupees Five (Four Lakhs Thirt	39,260/- Crores Seventy y Nine Thousand I Sixty Only ¹⁰	
5.	Shareholding of the Acquirers and PAC before Public Announcement • Number • % of Equity Share Capital	3,60,3 3.80		201002	360 ⁽⁴⁾	
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number Solution of Equity Share Capital	1,72,800 1.82%		1,72,800 [⊗] 1.82%		
7.	Shares acquired by way of Open Offer Number Soft Equity Share Capital	61,62,455 65,00%		57,43,926 Ø 60.59%		
8.	Shares acquired after Detailed Public Statement ('DPS') Number Graph of Equity Share Capital Price of the Shares Acquired	Ni Ni Not App	ľ.	Nil Nil Not Applicable		
9.		Pre 0	tter	Post	Offer	
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital	
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%	
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%	
10.	20 a	Pre Offer		Post Offer		
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital	
	Pre & Post offer Shareholding of the Public	87.49.340	92.29	30.05.414	31.70%	

Out of 57,43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer. 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

physical form were validly tendered and accepted in the open offer

obligations under SEBI (SAST) Regulations, 2011. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited.

KUNVARJI FINSTOCK PRIVATE LIMITED

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on January 20, 2024.

Issued by the Manager to the Offer on behalf of the Acquirers and PAC

Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje Makarba, Ahmedabad- 380051 Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near Western Express Highway - Metro Station, Andheri(E), Mumbai - 400093

CIN: U65910GJ1986PTC008979 Contact Person: Mr. Jiten Patel Tel No.: +91 22 69850000/ +91 79 6666 9000 Email: mb@kunvarii.com

For and on behalf of the Acquirers and PAC

Dhruvin Dakshesh Shah Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

Ahmedabad

financialexp.epapr.in

The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023

PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3,80% of the Paid-up Equity Share Capital of the Target Company. The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the

KUNVARJI Let's Grow Together=

Investor Grievance ID: MB.investorgrievances@kunvarji.com SEBI Reg. No.: INM000012564

Date: February 29,2024 Parmy Kamani Place: Mumbai. Company Secretary and Compliance officer Place: Mumbai



TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक ०९.०२.२०२४ रोजी वेळ द्.०२.०० वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सुचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छुक निविदा धारकांनी

दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 04.03.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926) Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com

e-Mail: sawaca.business@yahoo.com Contact No.:- +91-7926583309 NOTICE OF RECORD DATE FOR RIGHT ISSUE

NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the Rights Equity Shares.

The above information is also available on the website of the Company www. sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com. By order of Board of Directors.

Date:- 29/02/2024 Place:- Ahmedabad

Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

For, Sawaca Business Machines Limited

PENNWALT PRIVATE LIMITED

(Formerly known as Pennwalt Limited) Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai – 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

Date: 1st March, 2024 Place: Navi Mumbai

Mr. Ashish Kashyap Vice Chairman & Managing Director DIN: 00055098

THE MYSORE PAPER MILLS LTD

(A Govt. of Karnataka Company)

No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building)

D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE Notice is hereby given that a meeting of the Board of

Directors of the Company will be held on Wednesday the 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru Date: 29.02.2024 **Company Secretary**



MULTIBASE INDIA LIMITED

Regd. Office: 74/5 6, Daman Industrial Estate, Kadalya Village, Nani Daman, Union Territory, DD-396 210 CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578 E-mail: compliance.officer@multibaseindia.com Website: www.multibaseindia.com

NOTICE OF THE POSTAL BALLOT AND REMOTE E-VOTING FACILITY TO THE MEMBERS

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the approval from the Members by way of e-voting.

In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the Cut-Off Date should treat this Postal Ballot notice for information purpose only.

The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

The details pursuant to provisions of the Act and the Rules framed thereunder are given

a. All business items as set out in the Notice of Postal Ballot may only be transacted by b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at

9.00 a.m. (IST) c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m.

(IST) The remote e-voting module shall be disabled by NSDL thereafter. d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST)

e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently; . The voting rights of the Members shall be in proportion to their share of the paid-up equity

share capital of the Company as on Friday, February 23, 2024 ('cut-off date').

g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting. The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are requested to carefully go through the same.

Members who need assistance regarding e-voting facility can request to

Ms. Pallavi Mhatre, Manager, NSDL

National Securities Depository Limited Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai -

Place: Mumbai

400013 E-mail ID: evoting@nsdl.co.in

Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company

E-mail ID: compliance.officer@multibaseindia.com Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-

The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870), Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for conducting voting process in fair and transparent manner.

Members are requested to register/update their e-mail addresses with their DPs in case shares held in dematerialised form and to Company/ RTA in case shares held in physical form for receiving all the communications by e-mail from the Company in future.

By Order of Board of Directors Date: February 29,2024

For Multibase India Limited Parmy Kamani Company Secretary and Compliance officer

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad, Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao

Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them. Name of the Folio No. Certificate Total Number Shareholder/s of Shares & Face Value 1.Vijaya Shankarrao 500 K0005694 100665 65401586 - 6540208 Mohite (Deceased) Equity Shares 2.Shankarrao Pandurangrao in 02/- Paid Up Mohite (Deceased)

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s.

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share

/ijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Name of Shareholder / Applicant. Date: 28.02.2024



Tenders are invited for the following work.

.E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-2024_ksdp_659109_1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

Managing Director

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

INDIAN BRIGHT STEEL CO LIMITED

Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company", representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1)and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations) (the "Open Offer").

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 ("PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI:

The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625 fully paid up Equity Shares of face value of Rs.10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

- i. Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.
- Alteration of Articles of Association of the Target Company.

ii. Change in name of the Target Company.

- iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash.
- iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category
- Promoter / Public category) for cash.
- vi. Change of Object clause of the Memorandum of Association of the Target Company. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have
- The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per
- . Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully
- allotment of Equity Shares and Warrants under the Preferential Issue. The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the
- Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash". Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward
- Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e.
- . Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company.
- 10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which are required to implement this Offer.
- shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals. 12. Revised Schedule of Activities:

The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer

Activity	Original Schedule (Day and Date) 10	Revised Schedule (Day and Date) ⁽⁶⁾	
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023	
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023	
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023	
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023	
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)	Friday, December 29, 2023	Friday, February 23, 2024 ⁽³⁾	
Identified Date ^{IN}	Tuesday, January 02, 2024	Tuesday, February 27, 2024	
Corrigendum to the DPS	NA	Friday, March 01, 2024	
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024	
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024	
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024	
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024	
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024	
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024	
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024	
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024	
Last date of submission of Final Report by the Manager to the Offer with SEBI	Wednesday, February 21, 2024	Tuesday, April 23, 2024	

There is no competing offer(s).

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as

(4) The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations).

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer.

(www.bseindia.com). For further details, please refer to the Letter of Offer.

Systematix Corporate Services Limited SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606, SYSTEMATIX GROUP Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Investments Re-defined Bandra (East), Mumbai 400 051, Maharashtra, India. Email: ecm@systematixgroup.in; Website: www.systematixgroup.in

For and on behalf of the Acquirers and the PAC Sd/-

Mr. Charniit Singh Chadha Mr. Bupinder Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024

(PAC)

PICICI PRUDENTIAL** MUTUAL FUND FTARAKKI KAREIN!

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100,

Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of

Name of the Schemes/Plans Quantum of IDCW NAV as on (₹ per unit) (Face value February 28, 2024 of ₹ 10/- each) \$# (₹ Per unit) ICICI Prudential Multi-Asset Fund IDCW 0.1600 30.2891 Direct Plan - IDCW 0.1600 48.4353 ICICI Prudential Equity-Arbitrage Fund IDCW 0.0500 14.5580 0.0500 Direct Plan - IDCW 16.4206

- \$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.
- # Subject to deduction of applicable statutory levy, if any

distributable surplus on the record date i.e. on March 5, 2024*:

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

Date: February 29, 2024 **Authorised Signatory** No. 001/03/2024

For ICICI Prudential Asset Management Company Limited

To know more, call 1800 222 999/1800 200 6666 or visit www.icicipruamc.com Investors are requested to periodically review and update their KYC details along with

their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.icicipruamc.com

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

or visit AMFI's website https://www.amfiindia.com

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244

IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvin Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express (English), Financial Express (Gujarati) and Jansatta (Hindi).

1.	Name of the Target Company	1	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC	1	Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer	100	Kunvarji Finstock Private Limited
4,	Name of the Registrar to the Offer	1 8	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer		Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance	1	Tuesday (27/02/2024)

Proposed in the Letter of Offer

Actuals

Details of Acquisition: Sr. Particulars

Place: Mumbai

_	Lancas de la constante de la c					
1.	Offer Price (in Rs.)	₹10)/-	₹1	0/-	
	N 12	(Rupees T	en Only)	(Rupees	Ten Only)	
2.	The aggregate number of Shares tendered	61,62,455 Eq	uity Shares	57,43,926 E	quity Shares	
3.	The aggregate number of Shares accepted	61,62,455 Eq	uity Shares	57,43,926 Ed	uity Shares(1)	
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24,550/- (Rupees Six Crores Sixteen Lakhs Twenty Four Thousand Five Hundred Fifty Only)				
5.	Shareholding of the Acquirers and PAC before Public Announcement Number % of Equity Share Capital	3,60,3 3.80		1 10 21 1.0	360 ⁽⁴⁾ 0%	
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number More Capital	1,72,i 1.82		0.630303	800 ⁽³⁾ 2%	
7.	Shares acquired by way of Open Offer Number Graph of Equity Share Capital	61,62,455 65.00%		57,43,926 ⁽²⁾ 60.59%		
8.	Shares acquired after Detailed Public Statement ('DPS') Number Graph of Equity Share Capital Price of the Shares Acquired	Ni	Nil Nil Nil Nil Nil Not Applicable Not Applica		Nil	
9.	1	Pre 0	ffer	Post	Offer	
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capita	
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%	
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%	
10.	2		Pre Offer		Offer	
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capita	
	Pre & Post offer Shareholding of the Public	87.49.340	92.29	30.05.414	31.70%	

87,49,340 92.29 | 30,05,414 | 31.70% Out of 57,43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer. 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

hysical form were validly tendered and accepted in the open offer The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023

PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3,80% of the Paid-up Equity Share Capital of the Target Company.

The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the

obligations under SEBI (SAST) Regulations, 2011. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on January 20, 2024.

KUNVARJI Let's Grow Together-

Issued by the Manager to the Offer on behalf of the Acquirers and PAC KUNVARJI FINSTOCK PRIVATE LIMITED Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje

Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near

Western Express Highway – Metro Station, Andheri(E), Mumbai - 400093 CIN: U65910GJ1986PTC008979 Contact Person: Mr. Jiten Patel

SEBI Reg. No.: INM000012564

Makarba, Ahmedabad- 380051

Tel No.: +91 22 69850000 / +91 79 6666 9000 Email: mb@kunvarji.com Investor Grievance ID: MB.investorgrievances@kunvarji.com

> For and on behalf of the Acquirers and PAC **Dhruvin Dakshesh Shah**

> > Kolkata

Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

financialexp.epap.in

Place: Mumbai.

Corporate Identification Number: L13209MH1960PLC011794

Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-

disapproved the following: Share Sale & Subscription Agreement ("SS&SA").

diluted basis. The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed

Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs.

10.00/- each on fully diluted basis ("Diluted Share Capital"). 4,16,25,625 Equity Shares (on fully diluted basis)

1. Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer

Activity	Original Schedule (Day and Date) (*	Revised Schedule (Day and Date) (6)	
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023	
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023	
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023	
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023	
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)	Friday, December 29, 2023	Friday, February 23, 2024 ^{©1}	
Identified Date PI	Tuesday, January 02, 2024	Tuesday, February 27, 2024	
Corrigendum to the DPS	NA.	Friday, March 01, 2024	
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024	
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024	
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024	
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024	
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024	
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024	
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024	
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024	
ast date of submission of Final Report by the Manager to			

(2). Actual date of receipt of comments from SEBI.

defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period. Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

from closure of the TP. Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain

This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC

Contact Person: Jinal Sanghvi / Rahul Sharma

Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022

Mr. Abhijit Shah



TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक **०९.०२.२०२४** रोजी वेळ **द्.०२.००** वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छक निविदा धारकांनी

दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 0५.0३.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926)

Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com e-Mail: sawaca.business@yahoo.com Contact No.:- +91-7926583309

NOTICE OF RECORD DATE FOR RIGHT ISSUE NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the

Rights Equity Shares. The above information is also available on the website of the Company www. sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com. By order of Board of Directors,

Date: - 29/02/2024 Place:- Ahmedabad For, Sawaca Business Machines Limited Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED (Formerly known as Pennwalt Limited)

Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai – 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

> > Mr. Ashish Kashyap

Date: 1st March, 2024 Place: Navi Mumbai

Vice Chairman & Managing Director DIN: 00055098



(A Govt. of Karnataka Company)

D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE Notice is hereby given that a meeting of the Board of

Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru **Company Secretary** Date: 29.02.2024



MULTIBASE INDIA LIMITED

Regd. Office: 74/5 6, Daman Industrial Estate, Kadaiya Village, Nani Daman, Union Territory, DD-396 210 CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578
E-mail: compliance.officer@multibaseindia.com Website: www.multibaseindia.com

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the

TO THE MEMBERS

approval from the Members by way of e-voting. In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the

Cut-Off Date should treat this Postal Ballot notice for information purpose only. The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

The details pursuant to provisions of the Act and the Rules framed thereunder are given

a. All business items as set out in the Notice of Postal Ballot may only be transacted by electronic means.

b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at 9.00 a.m. (IST)

c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m (IST) The remote e-voting module shall be disabled by NSDL thereafter.

d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST) e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to

change it subsequently; . The voting rights of the Members shall be in proportion to their share of the paid-up equity share capital of the Company as on Friday, February 23, 2024 ('cut-off date').

g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting.

 The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are requested to carefully go through the same.

Members who need assistance regarding e-voting facility can request to

Ms. Pallavi Mhatre, Manager, NSDL National Securities Depository Limited

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai

E-mail ID: evoting@nsdl.co.in

Date: February 29,2024

400013

Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company

E-mail ID: compliance.officer@multibaseindia.com

Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870),

Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for conducting voting process in fair and transparent manner.

Members are requested to register/update their e-mail addresses with their DPs in case shares held in dematerialised form and to Company/ RTA in case shares held in physical form for receiving all the communications by e-mail from the Company in future.

> By Order of Board of Directors For Multibase India Limited Parmy Kamani

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them.

Name of the Total Number Folio No. Certificate Distinctive Shareholder/s of Shares & Face Value 1.Vijaya Shankarrao K0005694 100665 65401586 - 65402085 500 Mohite (Deceased) quity Shares

2.Shankarrao Pandurangrao

Mohite (Deceased)

Any person who has any claim in respect of the said share certificate's should lodge such claim with the

he Public are hereby cautioned against purchasing or dealing in any way with the above referred share

Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B, Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s. Vijaya Shankarrao Mohite (Deceased) Jtly with

Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Date: 28.02.2024 Name of Shareholder / Applicant.



Tenders are invited for the following work.

E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-2024 ksdp 659109 1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

in 02/- Paid Up

INDIAN BRIGHT STEEL CO LIMITED

Corporate Identification Number: L13209MH1960PLC011794 Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company") representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1)and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations) (the "Open Offer").

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 ("PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the

Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI: . The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625

fully paid up Equity Shares of face value of Rs. 10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

 Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association. Alteration of Articles of Association of the Target Company.

iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash.

iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-

Promoter / Public category) for cash. Change of Object clause of the Memorandum of Association of the Target Company.

I. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have disapproved the following:

 The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA").

ii. Change in name of the Target Company. Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully

5. The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed allotment of Equity Shares and Warrants under the Preferential Issue. . The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the

Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash". Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward

revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs.

10.00/- each on fully diluted basis ("Diluted Share Capital"). Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e. 4,16,25,625 Equity Shares (on fully diluted basis).

. Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company.

10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which are required to implement this Offer.

 Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals. 12. Revised Schedule of Activities: The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer:

Revised Schedule **Original Schedule** Activity (Day and Date) 19 (Day and Date) 41 Date of the Public Announcement (PA) Wednesday, November 22, 2023 Wednesday, November 22, 2023 Date of publication of DPS in newspapers Thursday, November 30, 2023 Thursday, November 30, 2023 Last date of filing Draft Letter of Offer (DLOF) with SEBI Thursday, December 07, 2023 Thursday, December 07, 2023 Last date for a Competitive Bid / Offer Thursday, December 21, 2023 Thursday, December 21, 2023 Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer) Friday, February 23, 2024 2 Friday, December 29, 2023 Identified Date Tuesday, February 27, 2024 Tuesday, January 02, 2024 Friday, March 01, 2024 Corrigendum to the DPS Last date for dispatch of the Letter of Offer to the Public Tuesday, January 09, 2024 Tuesday, March 05, 2024 Last date for public announcement by the Independent Wednesday, January 10, 2024 Directors committee of the Target Company on the Offer Monday, March 11, 2024 Last date for upward revision of the Offer Price or any increase in the Offer Size Tuesday, March 12, 2024 Monday, January 15, 2024 Offer Opening Public Announcement (Pre-Offer PA) Monday, January 15, 2024 Tuesday, March 12, 2024 Date of Opening of the Tendering Period (TP) / Offer Tuesday, January 16, 2024 Wednesday, March 13, 2024 Date of Closure of the Tendering Period (TP) / Offer Tuesday, January 30, 2024 Wednesday, March 27, 2024 Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders Thursday, February 08, 2024 Monday, April 15, 2024 Last date for release of Post-Offer Public Announcement (Post-Offer PA) Wednesday, February 21, 2024 Tuesday, April 23, 2024 Last date of submission of Final Report by the Manager to the Offer with SEBI Wednesday, February 21, 2024 Tuesday, April 23, 2024

There is no competing offer(s). (2) Actual date of receipt of comments from SEBI.

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

(4) The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days from closure of the TP.

Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain unchanged.

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer. This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE (www.bseindia.com). For further details, please refer to the Letter of Offer.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC Systematix Corporate Services Limited



SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in Contact Person: Jinal Sanghvi / Rahul Sharma

For and on behalf of the Acquirers and the PAC Sd/-

Place: Mumbai.

Mr. Bupinder Singh Chadha Mr. Charnjit Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024

Mr. Abhijit Shah

AICICI PRLDENTIAL MUTUAL FUND JETARAKKI KAREIN!

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135

Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express

Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)
ICICI Prudential Multi-Asset Fund	d	an dis
IDCW	0.1600	30.2891
Direct Plan – IDCW	0.1600	48.4353
ICICI Prudential Equity-Arbitrage	e Fund	
IDCW	0.0500	14.5580
Direct Plan – IDCW	0.0500	16.4206

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Date: February 29, 2024 **Authorised Signatory** No. 001/03/2024

Investors are requested to periodically review and update their KYC details along with their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness

Programs across the country. To know more about it, please visit https://www.icicipruamc.com

or visit AMFI's website https://www.amfiindia.com

To know more, call 1800 222 999/1800 200 6666 or visit <u>www.icicipruamc.com</u>

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

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN

Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244 IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION

OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvir Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express

1.	Name of the Target Company	100	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC		Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer		Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer	. 1	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer		Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance		Tuesday (27/02/2024)

Proposed in the Letter of Offer

Actuals

₹ 10/-

Details of Acquisition:

Offer Price (in Rs.)

Sr. Particulars

(English), Financial Express (Gujarati) and Jansatta (Hindi).

	Dec 8 Deat offer Chambelding of the Dublic	1.50.000.000.0000.000	Ollare Capital	100000000000000000000000000000000000000	onare capita	
10.	Detail	Pre 0 No. of Shares	% of Equity Share Capital	No. of shares	Offer % of Equity Share Capita	
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%	
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%	
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capit	
9.		Pre 0	ffer	Post Offer		
8.	Shares acquired after Detailed Public Statement ('DPS') Number Graph of Equity Share Capital Price of the Shares Acquired	Ni Ni Not App	licable	Not Ap	lil lil plicable	
7.	Shares acquired by way of Open Offer Number Soft Equity Share Capital	7,71	61,62,455 65.00%		57,43,926 ⁽²⁾ 60.59%	
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number More Capital	1,72, 1.82		50 T 100 T 1	800 ⁽³⁾ (2%	
5.	Shareholding of the Acquirers and PAC before Public Announcement Number % of Equity Share Capital	3,60,3 3.80		20000000	360 ⁽⁴⁾	
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24 (Rupees Six Crore Twenty Four Thous Fifty 0	s Sixteen Lakhs and Five Hundred	(Rupees Five (Four Lakhs Thirt	39,260/- Crores Seventy y Nine Thousar I Sixty Only ⁾⁽²⁾	
3.	The aggregate number of Shares accepted	61,62,455 Eq	AND DESCRIPTION OF THE PROPERTY OF THE PROPERT		quity Shares(1)	
2.	The aggregate number of Shares tendered	61,62,455 Eq	CONTRACTOR OF THE PERSON NAMED IN CONTRACTOR OF T		quity Shares	
3.5	One Price (iii No.)	(Rupees T	20.6	223.0	Ten Only)	

Pre & Post offer Shareholding of the Public 87.49.340 92.29 30,05,414 Out of 57,43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer, 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3,80% of the Paid-up Equity Share Capital of the Target Company.

The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the

CIN: U65910GJ1986PTC008979

Tel No.: +91 22 69850000/ +91 79 6666 9000

Contact Person: Mr. Jiten Patel

SEBI Reg. No.: INM000012564

Email: mb@kunvarji.com

The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023

Letter of Offer dispatched on January 20, 2024. Issued by the Manager to the Offer on behalf of the Acquirers and PAC

hysical form were validly tendered and accepted in the open offer

KUNVARJI Let's Grow Together"

KUNVARJI FINSTOCK PRIVATE LIMITED Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje Makarba, Ahmedabad- 380051 Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near Western Express Highway – Metro Station, Andheri(E), Mumbai - 400093

Investor Grievance ID: MB.investorgrievances@kunvarji.com

Dhruvin Dakshesh Shah Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

For and on behalf of the Acquirers and PAC

Place Mobile Lexp. epapr. in Company Secretary and Compliance officer

FINANCIAL EXPRESS

National Centre for Radio Astrophysics

TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the ndian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक **०९.०२.२०२४** रोजी वेळ **द्.०२.००** वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सूचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छुक निविदा धारकांनी दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 0५.0३.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926)

Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ. IN. Website:www.sawacabusiness.com e-Mail: sawaca.business@yahoo.com Contact No .: +91-7926583309 NOTICE OF RECORD DATE FOR RIGHT ISSUE

NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has

fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the Rights Equity Shares. The above information is also available on the website of the Company www.

sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com. By order of Board of Directors. For, Sawaca Business Machines Limited

Date:- 29/02/2024 Place:- Ahmedabad

Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED (Formerly known as Pennwalt Limited)

Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai - 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487,

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

> > Mr. Ashish Kashyap

Date: 1st March, 2024 Place: Navi Mumbai

Vice Chairman & Managing Director DIN: 00055098

THE MYSORE PAPER MILLS LTD (A Govt. of Karnataka Company)

No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building) D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE

Notice is hereby given that a meeting of the Board of Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru **Company Secretary** Date: 29.02.2024

electronic means.

1800 22 44 30

MULTIBASE INDIA LIMITED Regd. Office: 74/5 6, Daman Industrial Estate, Kadaiya Village, Nani Daman, Union Territory, DD-396 210
CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578
E-mail: compliance.officer@multibaseindia.com Website: www.multibaseindia.com

NOTICE OF THE POSTAL BALLOT AND REMOTE E-VOTING FACILITY TO THE MEMBERS

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the approval from the Members by way of e-voting.

In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the Cut-Off Date should treat this Postal Ballot notice for information purpose only.

The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

a. All business items as set out in the Notice of Postal Ballot may only be transacted by

The details pursuant to provisions of the Act and the Rules framed thereunder are given

b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at 9.00 a.m. (IST)

c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m.

(IST) The remote e-voting module shall be disabled by NSDL thereafter. d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST)

e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently: f. The voting rights of the Members shall be in proportion to their share of the paid-up equity

share capital of the Company as on Friday, February 23, 2024 ('cut-off date'). g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting.

 The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are requested to carefully go through the same.

Members who need assistance regarding e-voting facility can request to Ms. Pallavi Mhatre, Manager, NSDL

National Securities Depository Limited

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai -400013 E-mail ID: evoting@nsdl.co.in

Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company E-mail ID: compliance.officer@multibaseindia.com

Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-

The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870), Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for

conducting voting process in fair and transparent manner. Members are requested to register/update their e-mail addresses with their DPs in case shares held in dematerialised form and to Company/ RTA in case shares held in physical

form for receiving all the communications by e-mail from the Company in future. By Order of Board of Directors

For Multibase India Limited Parmy Kamani **Public Notice**

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad. Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao

Name of the Total Number Folio No. Certificate Distinctive Shareholder/s of Shares & Face Value K0005694 100665 65401586 - 65402085 500 1.Vijaya Shankarrao Mohite (Deceased) quity Shares 2.Shankarrao Pandurangrao in 02/- Paid Up Mohite (Deceased)

Any person who has any claim in respect of the said share certificate's should lodge such claim with the

Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B. Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s. Vijaya Shankarrao Mohite (Deceased) Jtly with

Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Name of Shareholder / Applicant



and validation of Autocoater [Tender ID:-2024_ksdp_659109_1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development

Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

Managing Director

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

INDIAN BRIGHT STEEL CO LIMITED Corporate Identification Number: L13209MH1960PLC011794

Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company") representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1) and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations)

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 ("PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI:

. The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625 fully paid up Equity Shares of face value of Rs.10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.

Alteration of Articles of Association of the Target Company.

ii. Change in name of the Target Company.

are required to implement this Offer.

iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash. iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category

Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-

Promoter / Public category) for cash. Change of Object clause of the Memorandum of Association of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have disapproved the following:

i. The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA").

Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully

The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed allotment of Equity Shares and Warrants under the Preferential Issue.

 The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash". Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and

cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs. 10.00/- each on fully diluted basis ("Diluted Share Capital"). Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e.

4,16,25,625 Equity Shares (on fully diluted basis). Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand

revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company. 10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which

11. Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals.

12.Revised Schedule of Activities: The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer:

Activity	Original Schedule (Day and Date) 10	Revised Schedule (Day and Date) (4)	
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023	
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023	
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023	
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023	
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)	Friday, December 29, 2023	Friday, February 23, 2024	
Identified Date 19	Tuesday, January 02, 2024	Tuesday, February 27, 2024	
Corrigendum to the DPS	NA.	Friday, March 01, 2024	
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024	
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024	
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024	
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024	
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024	
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024	
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024	
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024	
Last date of submission of Final Report by the Manager to the Offer with SEBI	Wednesday, February 21, 2024	Tuesday, April 23, 2024	
2 CO S (2 CO CO S) POSSO PARE CO (2 CO			

There is no competing offer(s). (2) Actual date of receipt of comments from SEBI.

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

(4) The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days from closure of the TP.

Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally

responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer.

This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE (www.bseindia.com). For further details, please refer to the Letter of Offer.

	Systematix Corporate Services Limited
§ ,	SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606,
Investments Re-defined	Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India.
	Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in;
	Website: www.systematixgroup.in

Contact Person: Jinal Sanghvi / Rahul Sharma

For and on behalf of the Acquirers and the PAC

Place: Mumbai.

Sd/-Mr. Bupinder Singh Chadha Mr. Charnjit Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024

Mr. Abhijit Shah (PAC)

AICICI PRUDENTIAL MUTUAL FUND JETARAKKI KAREINI

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex,

Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express

Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes) Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential

Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)
d	100
0.1600	30.2891
0.1600	48.4353
e Fund	W-
0.0500	14.5580
0.0500	16.4206
	(₹ per unit) (Face value of ₹ 10/- each) \$# d 0.1600 0.1600 e Fund 0.0500

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

Date: February 29, 2024

or the immediately following Business Day, if that day is a Non – Business Day.

owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

The distribution with respect to IDCW will be done to all the unit holders/beneficial

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited Place: Mumbai

Authorised Signatory

No. 001/03/2024

To know more, call 1800 222 999/1800 200 6666 or visit <u>www.icicipruamc.com</u> Investors are requested to periodically review and update their KYC details along with

their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.icicipruamc.com or visit AMFI's website https://www.amfiindia.com

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

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244

IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvir Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express (English), Financial Express (Gujarati) and Jansatta (Hindi).

1.	Name of the Target Company	10	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC	*	Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer	1	Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer		Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer		Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance		Tuesday (27/02/2024)

Details of Acquisition:

Sr.	Particulars	Proposed in the	Letter of Offer	Acti	ials
1.	Offer Price (in Rs.)	₹10)/-	₹1	0/-
200	100 March 100 Ma	(Rupees T	en Only)	(Rupees	Ten Only)
2.	The aggregate number of Shares tendered	61,62,455 Eq	uity Shares	57,43,926 Equity Shares	
3.	The aggregate number of Shares accepted	61,62,455 Eq	uity Shares	57,43,926 Equity Shares(1)	
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24,550/- (Rupees Six Crores Sixteen Lakhs Twenty Four Thousand Five Hundred		₹ 5,74,39,260/- (Rupees Five Crores Seventy Four Lakhs Thirty Nine Thousar	
		Fifty O		THE RESERVE OF THE PROPERTY OF	Sixty Only (2)
5.	Shareholding of the Acquirers and PAC before Public Announcement Number Share Capital	3,60,3 3.80	60 (4)	3,60,	360 ⁽⁴⁾ 0%
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number More Capital	1,72,800 1, 1.82%			800 ⁽³⁾ 2%
7.	Shares acquired by way of Open Offer Number Graph of Equity Share Capital	61,62, 65.0		57,43,926 ⁽²⁾ 60.59%	
8.	Shares acquired after Detailed Public Statement ('DPS') Number Graph of Equity Share Capital Price of the Shares Acquired	Nil Nil Not Applicable		Nil Nil Not Applicable	
9.	2000000	Pre 0	ffer	Post	Offer
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3,91%	1,98,200	2.09%
10.	7077100	Pre Offer		Post	Offer
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital
	Pre & Post offer Shareholding of the Public	87,49,340	92.29	30,05,414	31.70%

Out of 57, 43, 926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer. 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

rhysical form were validly tendered and accepted in the open offer The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023 PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3.80% of the Paid-up

Equity Share Capital of the Target Company. The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the

obligations under SEBI (SAST) Regulations, 2011. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited.

Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the Letter of Offer dispatched on January 20, 2024. Issued by the Manager to the Offer on behalf of the Acquirers and PAC

KUNVARJI

Let's Grow Together"

Makarba, Ahmedabad- 380051

KUNVARJI FINSTOCK PRIVATE LIMITED

Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near Western Express Highway – Metro Station, Andheri(E), Mumbai - 400093 CIN: U65910GJ1986PTC008979

Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje

Contact Person: Mr. Jiten Patel

Tel No.: +91 22 69850000 / +91 79 6666 9000 Email: mb@kunvarji.com

Investor Grievance ID: MB.investorgrievances@kunvarji.com SEBI Reg. No.: INM000012564

Dhruvin Dakshesh Shah

For and on behalf of the Acquirers and PAC

Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

Date: February 29,2024 Company Secretary and Compliance officer Place: Mumbai financiale



TO WHOMSOEVER IT MAY CONCERN

Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them.

The Public are hereby cautioned against purchasing or dealing in any way with the above referred shar

Date: 28.02.2024

Tenders are invited for the following work. .E-tender-Supply, Installation Commissioning



TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक 0९.0२.२0२४ रोजी वेळ दु.0२.00 वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नमुना पहावा. निविदा बाबत सुचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छुक निविदा धारकांनी

दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 0५.0३.२0२४ दुपारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926) Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com

e-Mail: sawaca.business@yahoo.com Contact No.:- +91-7926583309 NOTICE OF RECORD DATE FOR RIGHT ISSUE NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations

fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the Rights Equity Shares. The above information is also available on the website of the Company www.

and Disclosure Requirements) Regulations, 2015 that the Company has

sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com. By order of Board of Directors. For, Sawaca Business Machines Limited

Date:- 29/02/2024 Place:- Ahmedabad

Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED (Formerly known as Pennwalt Limited)

Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai – 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

Date: 1st March, 2024 Place: Navi Mumbai

Mr. Ashish Kashyap Vice Chairman & Managing Director DIN: 00055098



(A Govt. of Karnataka Company)

No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building) D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE

Notice is hereby given that a meeting of the Board of Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru Date: 29.02.2024 **Company Secretary**



approval from the Members by way of e-voting.

MULTIBASE INDIA LIMITED Regd. Office: 74/5 6, Daman Industrial Estate, Kadalya Village, Nani Daman, Union Territory, DD-396 210 CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578 E-mail: compliance.officer@multibaseindia.com Website: www.multibaseindia.com

NOTICE OF THE POSTAL BALLOT AND REMOTE E-VOTING FACILITY TO THE MEMBERS

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the

In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date'). Any recipient of the postal ballot notice who was not a Member of the Company as on the Cut-Off Date should treat this Postal Ballot notice for information purpose only.

The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com

In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

The details pursuant to provisions of the Act and the Rules framed thereunder are given

a. All business items as set out in the Notice of Postal Ballot may only be transacted by b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at

9.00 a.m. (IST)

c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m. (IST) The remote e-voting module shall be disabled by NSDL thereafter.

d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST) Once the vote on a resolution is cast by the Member, the Member shall not be allowed to

change it subsequently; . The voting rights of the Members shall be in proportion to their share of the paid-up equity

share capital of the Company as on Friday, February 23, 2024 ('cut-off date').

g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting. The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are requested to carefully go through the same.

Members who need assistance regarding e-voting facility can request to

Ms. Pallavi Mhatre, Manager, NSDL National Securities Depository Limited

Place: Mumbai

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai -400013

E-mail ID: evoting@nsdl.co.in Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company

E-mail ID: compliance.officer@multibaseindia.com Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-

The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870), Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for

conducting voting process in fair and transparent manner. Members are requested to register/update their e-mail addresses with their DPs in case shares held in dematerialised form and to Company/ RTA in case shares held in physical

form for receiving all the communications by e-mail from the Company in future.

By Order of Board of Directors For Multibase India Limited Date: February 29,2024

Parmy Kamani Company Secretary and Compliance officer

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them.

Name of the Folio No. Certificate Total Number Shareholder/s of Shares & Face Value 1.Vijaya Shankarrao 500 K0005694 100665 65401586 - 6540208 Mohite (Deceased) Equity Shares 2.Shankarrao Pandurangrao in 02/- Paid Up Mohite (Deceased) The Public are hereby cautioned against purchasing or dealing in any way with the above referred share

Company shall proceed to issue Duplicate Share Certificate/s. /ijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Name of Shareholder / Applicant Date: 28.02.2024

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the

Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B

Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana,

500032 within 15 days of publication of this notice after which no claim will be entertained and the

(A Government of Kerala Undertaking) Jalavoor - PO, Alappuzha, Kerala-688522. Tel: -0477 2258184. Website:www.ksdp.co.in.e-mail-ksdprmqtn@gmail.com

Tenders are invited for the following work

.E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-2024_ksdp_659109_1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

Managing Director

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

INDIAN BRIGHT STEEL CO LIMITED

Corporate Identification Number: L13209MH1960PLC011794 Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company", representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1)and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations) (the "Open Offer").

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 "PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI:

The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625 fully paid up Equity Shares of face value of Rs.10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

- i. Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.
- Alteration of Articles of Association of the Target Company.

disapproved the following:

- iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash.
- iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category
- Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category) for cash.
- vi. Change of Object clause of the Memorandum of Association of the Target Company. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have
- The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA").
- ii. Change in name of the Target Company. . Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully
- The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed allotment of Equity Shares and Warrants under the Preferential Issue. The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the
- Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash". Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and
- cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs. 10.00/- each on fully diluted basis ("Diluted Share Capital"). Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e.
- 4,16,25,625 Equity Shares (on fully diluted basis) . Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand
- revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company. 10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which
- are required to implement this Offer. 1. Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals.
- 12. Revised Schedule of Activities: The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer:

Activity	Original Schedule (Day and Date) 10	Revised Schedule (Day and Date) ⁽⁴⁾	
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023	
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023	
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023	
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023(1)	
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)			
Identified Date PI	Tuesday, January 02, 2024	Tuesday, February 27, 2024	
Corrigendum to the DPS	NA.	Friday, March 01, 2024	
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024	
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024	
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024	
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024	
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024	
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024	
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024	
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024	
Last date of submission of Final Report by the Manager to the Offer with SEBI	Wednesday, February 21, 2024	Tuesday, April 23, 2024	

There is no competing offer(s).

(3).Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as

(4) The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days

responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer.

(www.bseindia.com). For further details, please refer to the Letter of Offer.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC

SYSTEMATIX GROUP Investments Re-defined

SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in Contact Person: Jinal Sanghvi / Rahul Sharma

For and on behalf of the Acquirers and the PAC Sd/-

Mr. Bupinder Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024 Place: Mumbai.

Mr. Abhijit Shah (PAC)

PICICI PRUDENTIAL** MUTUAL FUND FTARAKKI KAREIN!

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100,

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.

Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum

capital withdrawal option (IDCW option) of the Schemes, subject to availability of

Name of the Schemes/Plans Quantum of IDCW NAV as on (₹ per unit) (Face value February 28, 2024 of ₹ 10/- each) \$# (₹ Per unit) ICICI Prudential Multi-Asset Fund IDCW 0.1600 30.2891 Direct Plan - IDCW 0.1600 48.4353 ICICI Prudential Equity-Arbitrage Fund **IDCW** 0.0500 14.5580 0.0500 Direct Plan - IDCW 16.4206

- \$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.
- # Subject to deduction of applicable statutory levy, if any

distributable surplus on the record date i.e. on March 5, 2024*:

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Authorised Signatory No. 001/03/2024

To know more, call 1800 222 999/1800 200 6666 or visit www.icicipruamc.com Investors are requested to periodically review and update their KYC details along with

their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.icicipruamc.com or visit AMFI's website https://www.amfiindia.com

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

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244

IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvin Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express (English), Financial Express (Gujarati) and Jansatta (Hindi).

1.	Name of the Target Company	1	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC	1	Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer	3 8	Kunvarji Finstock Private Limited
4,	Name of the Registrar to the Offer	1	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer	1	Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance	1	Tuesday (27/02/2024)

Proposed in the Letter of Offer

Actuals

Details of Acquisition: Sr. Particulars

1.	Offer Price (in Rs.)	₹ 10 (Rupees T	Tricket transcen	2.5.00 Feb. (200.00)	0/- Ten Only)
2.	The aggregate number of Shares tendered	61,62,455 Eq			quity Shares
3.	The aggregate number of Shares accepted	61,62,455 Eq			uity Shares(1)
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24,550/- (Rupees Six Crores Sixteen Lakhs Twenty Four Thousand Five Hundred Four Lakhs Thirt			9,260/- Crores Seventy y Nine Thousan I Sixty Only ⁽²⁾
5.	Shareholding of the Acquirers and PAC before Public Announcement Number % of Equity Share Capital	3,60,360 ⁽⁴⁾ 3.80%		3,60,360 ⁽⁴⁾ 3.80%	
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number More Capital	1,72,800 1,72,8 1.82% 1.82			
7.	Shares acquired by way of Open Offer Number Graph of Equity Share Capital	61,62,455 57,4		100000000000000000000000000000000000000	926 ⁽²⁾
8.	Shares acquired after Detailed Public Statement ('DPS') Number Graph of Equity Share Capital Price of the Shares Acquired	ement Nil Nil Nil Nil		Nil Not Applicable	
9.		Pre 0	ffer	Post	Offer
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%
10.	Y	Pre Offer		Post	Offer
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capital
	Pre & Post offer Shareholding of the Public	87,49,340	92.29	30,05,414	31.70%

Out of 57, 43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer. 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in rhysical form were validly tendered and accepted in the open offer

The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023 PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3.80% of the Paid-up

The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the

Letter of Offer dispatched on January 20, 2024. Issued by the Manager to the Offer on behalf of the Acquirers and PAC



KUNVARJI FINSTOCK PRIVATE LIMITED Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje Makarba, Ahmedabad- 380051 Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near

CIN: U65910GJ1986PTC008979 Contact Person: Mr. Jiten Patel

Email: mb@kunvarji.com Investor Grievance ID: MB.investorgrievances@kunvarji.com SEBI Reg. No.: INM000012564

For and on behalf of the Acquirers and PAC

Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

financialexp.epap.in

Place: Mumbai

Date: February 29, 2024

Actual date of receipt of comments from SEBI.

defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

from closure of the TP. Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain

This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE

Systematix Corporate Services Limited

Mr. Charnjit Singh Chadha

Equity Share Capital of the Target Company.

Tel No.: +91 22 69850000/ +91 79 6666 9000

Western Express Highway - Metro Station, Andheri(E), Mumbai - 400093

Dhruvin Dakshesh Shah

Lucknow

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally

WWW.FINANCIALEXPRESS.COM

National Centre for Radio Astrophysics

TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024 Request for Expression of Interest (EoI) regarding work for the Construction Phase of the Indian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website: http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४ मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक 0९.0२.२0२४ रोजी वेळ द्.0२.00 वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नम्ना पहावा. निविदा बाबत सुचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छक निविदा धारकांनी दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 0५.0३.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> स्वाक्षरीत मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

SAWACA BUSINESS MACHINES LIMITED

(CIN:-L74110GJ1994PLC023926) Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ, IN. Website:www.sawacabusiness.com e-Mail: sawaca.business@vahoo.com Contact No.:- +91-7926583309

NOTICE OF RECORD DATE FOR RIGHT ISSUE NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that the Company has fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the Rights Equity Shares.

The above information is also available on the website of the Company www. sawacabusiness.com and also available on the website of the Stock Exchange i.e. BSE Ltd. www.bseindia.com. By order of Board of Directors, For, Sawaca Business Machines Limited

Date: - 29/02/2024 Place:- Ahmedabad

Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED

(Formerly known as Pennwalt Limited) Regd. Office: D-221,M.I.D.C, T.T.C Industrial Area, Thane-Belapur Road, Nerul, Navi-Mumbai - 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600

PUBLIC NOTICE

NOTICE is hereby given that the name of the Company has been changed 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

> For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

Date: 1st March, 2024 Place: Navi Mumbai

Mr. Ashish Kashyap Vice Chairman & Managing Director DIN: 00055098



THE MYSORE PAPER MILLS LTD

(A Govt. of Karnataka Company)

No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building) D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE

Notice is hereby given that a meeting of the Board of Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to. inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru **Company Secretary** Date: 29.02.2024



MULTIBASE INDIA LIMITED

Nani Daman, Union Territory, DD-398 210 CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578

NOTICE OF THE POSTAL BALLOT AND REMOTE E-VOTING FACILITY TO THE MEMBERS

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ("SEBI") (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the approval from the Members by way of e-voting.

In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date') Any recipient of the postal ballot notice who was not a Member of the Company as on the Cut-Off Date should treat this Postal Ballot notice for information purpose only.

The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal Ballot is available on the website of the Company at www.multibaseindia.com and on the website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com

n compliance with Section 108 of the Act read with Rule 20 of the Companies Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

he details pursuant to provisions of the Act and the Rules framed thereunder are given

a. All business items as set out in the Notice of Postal Ballot may only be transacted by electronic means.

 Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at 9.00 a.m. (IST)

c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m. (IST) The remote e-voting module shall be disabled by NSDL thereafter.

d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST) e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to

change it subsequently; The voting rights of the Members shall be in proportion to their share of the paid-up equity share capital of the Company as on Friday, February 23, 2024 ('cut-off date').

g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting. n. The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are requested to carefully go through the same.

Members who need assistance regarding e-voting facility can request to

Ms. Pallavi Mhatre, Manager, NSDL National Securities Depository Limited

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai -E-mail ID: evoting@nsdl.co.in

Contact on .: 022 - 48867000 / 022 - 24997000 or call on toll free no .: 1800 1020 990 and 1800 22 44 30

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company E-mail ID: compliance.officer@multibaseindia.com

Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-

The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870). Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for

conducting voting process in fair and transparent manner. Members are requested to register/update their e-mail addresses with their DPs in case

shares held in dematerialised form and to Company/ RTA in case shares held in physical form for receiving all the communications by e-mail from the Company in future.

By Order of Board of Directors For Multibase India Limited

Date: February 29,2024 Place: Mumbai

Parmy Kamani Company Secretary and Compliance officer

Public Notice TO WHOMSOEVER IT MAY CONCERN This is to inform the General Public that following share certificate of (name of Company) Thermax

Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad, Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them Name of the Folio No. Certificate Distinctive No. Shareholder/s Number/s

Total Number of Shares & Face Value 65401586 - 65402085 1.Vijaya Shankarrao 100665 Equity Shares Mohite (Deceased) 2.Shankarrao Pandurangrao in 02/- Paid Up

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower-B. Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s

Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Place: Mumbai Name of Shareholder / Applicant Date: 28.02.2024

KERALA STATE DRUGS & PHARMACEUTICALS LTD. (A Government of Kerata Undertaking) Kalausor - PU, Alappuzha, Kerala-688522. Tet: -0477 2258184. Website: www.ksdp.co.in.e-mail-ksdprmqtn@gmail.com

Tenders are invited for the following work E-tender-Supply, Installation Commissioning

and validation of Autocoater [Tender ID:-2024 ksdp 659109 11. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations (EOI Ref. No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

Managing Director

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

INDIAN BRIGHT STEEL CO LIMITED Corporate Identification Number: L13209MH1960PLC011794

Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company", representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha "Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1) and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations)

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumbai edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 "PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF" Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI:

The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625 fully paid up Equity Shares of face value of Rs.10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.

ii. Alteration of Articles of Association of the Target Company.

iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non Promoter / Public category) for cash.

Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e., Non-Promoter / Public category

v. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category) for cash.

vi. Change of Object clause of the Memorandum of Association of the Target Company.

. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have disapproved the following: The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in

consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA"). ii. Change in name of the Target Company

Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be

issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully . The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed

allotment of Equity Shares and Warrants under the Preferential Issue. The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash".

Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs. 10.00/- each on fully diluted basis ("Diluted Share Capital").

Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e. 4,16,25,625 Equity Shares (on fully diluted basis).

. Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2, 10,83,400 Equity Shares is now stand revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company.

10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which are required to implement this Offer.

 Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals.

The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer:

Activity	Original Schedule (Day and Date) ^{III}	Revised Schedule (Day and Date) ^{III}	
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023	
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023	
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023	
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023	
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)	Friday, December 29, 2023	Friday, February 23, 2024 21	
Identified Date 19	Tuesday, January 02, 2024	Tuesday, February 27, 2024	
Corrigendum to the DPS	NA NA	Friday, March 01, 2024	
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024	
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024	
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024	
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024	
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024	
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024	
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024	
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024	
Last date of submission of Final Report by the Manager to the Offer with SEBI	Wednesday, February 21, 2024	Tuesday, April 23, 2024	

(2). Actual date of receipt of comments from SEBI.

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period. The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations).

Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates. Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly

Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days from closure of the TP.

Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain unchanged.

The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severall responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer. This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE (www.bseindia.com). For further details, please refer to the Letter of Offer.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC



Systematix Corporate Services Limited SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in Contact Person: Jinal Sanghvi / Rahul Sharma

For and on behalf of the Acquirers and the PAC Sd/-

Place: Mumbai.

Mr. Bupinder Singh Chadha Mr. Charnjit Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024

Mr. Abhijit Shah (PAC)

AICICI

PRUDENTIAL MUTUAL FUND

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

_FTARAKKI KAREINI Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex,

Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)	
ICICI Prudential Multi-Asset Fund	d		
IDCW	0.1600	30.2891	
Direct Plan – IDCW	0.1600	48.4353	
ICICI Prudential Equity-Arbitrage	e Fund		
IDCW	0.0500	14.5580	
Direct Plan – IDCW	0.0500	16.4206	

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Authorised Signatory

Place: Mumbai Date: February 29, 2024

No. 001/03/2024 To know more, call 1800 222 999/1800 200 6666 or visit <u>www.icicipruamc.com</u>

Investors are requested to periodically review and update their KYC details along with their mobile number and email id.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.icicipruamc.com or visit AMFI's website https://www.amfiindia.com

read all scheme related documents carefully.

Mutual Fund investments are subject to market risks,

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambayadi, Ahmedabad GJ 380015 I Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244

IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF.

This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ("Manager to the Offer") on behalf of Mr. Dhruvir Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express (English), Financial Express (Gujarati) and Jansatta (Hindi).

1.	Name of the Target Company	(\$)	Madhuveer Com 18 Network Limited
2.	Name of the Acquirer and PAC	*	Mr. Dhruvin Dakshesh Shah ("Acquirer 1") Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer	-	Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer	- 1	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer	1	Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance	1	Tuesday (27/02/2024)

Details of Acquisition: Sr. Particulars Proposed in the Letter of Offer Actuals ₹ 10/-Offer Price (in Rs.) (Rupees Ten Only) (Rupees Ten Only) 61,62,455 Equity Shares 57,43,926 Equity Shares 2. The aggregate number of Shares tendered 3. The aggregate number of Shares accepted 61,62,455 Equity Shares 57,43,926 Equity Shares(1) 4. Size of the offer (the number of Equity Shares ₹ 6,16,24,550/-₹ 5,74,39,260/multiplied by the Offer Price per Equity Share) (Rupees Six Crores Sixteen Lakhs (Rupees Five Crores Seventy Twenty Four Thousand Five Hundred Four Lakhs Thirty Nine Thousand Fifty Only) 5. Shareholding of the Acquirers and PAC before Public Announcement Number 3,60,360 14 3.60.360 H 3.80% 3.80% . % of Equity Share Capital

Two Hundred Sixty Only (2) Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') 1,72,800 1.72,800 Number . % of Equity Share Capital 1.82% 1.82% 7. Shares acquired by way of Open Offer 61,62,455 57,43,926 65.00% 60.59% · % of Equity Share Capital Shares acquired after Detailed Public Statement ('DPS') Nil Number . % of Equity Share Capital Not Applicable Not Applicable Price of the Shares Acquired Pre Offer Post Offer Detail No. of % of Equity % of Equity Shares Share Capital Share Capital shares Pre & Post offer Shareholding of the Acquirers 3,60,360 (4) 3.80% 62,77,086 66.21% and PAC Post-offer shares held by existing 3.71.000 3.91% 1.98.200 2.09% Promoter/Promoter group Pre Offer Post Offer Detail No. of Shares % of Equity No. of shares % of Equity Share Capital Share Capital

Pre & Post offer Shareholding of the Public 87,49,340 30.05.414 31.70% Out of 57,43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer, 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

physical form were validly tendered and accepted in the open offer The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023

PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3.80% of the Paid-up Equity Share Capital of the Target Company. The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the

obligations under SEBI (SAST) Regulations, 2011. A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the

SEBI Reg. No.: INM000012564

Letter of Offer dispatched on January 20, 2024. Issued by the Manager to the Offer on behalf of the Acquirers and PAC

KUNVARJI Let's Grow Together

KUNVARJI FINSTOCK PRIVATE LIMITED Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje

Makarba, Ahmedabad-380051 Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near Western Express Highway - Metro Station, Andheri(E), Mumbai - 400093

CIN: U65910GJ1986PTC008979 Contact Person: Mr. Jiten Patel Tel No.: +91 22 69850000 / +91 79 6666 9000 Email: mb@kunvarji.com

Investor Grievance ID: MB.investorgrievances@kunvarji.com

For and on behalf of the Acquirers and PAC

Dhruvin Dakshesh Shah Acquirer 1 Date: March 1, 2024 Place: Ahmedabad

Pune

financialexp.epapr.in



TATA INSTITUTE OF FUNDAMENTAL RESEARCH Savitribai Phule Pune University Campus, Ganeshkhind, Pune 411 007

Expression of Interest No. 10 /2023-2024

Request for Expression of Interest (EoI) regarding work for the Construction Phase of the ndian Contribution to SKA-Low Signal Processing Subsystem (SPS) and allied services of the Square Kilometer Array. Eol Document Fee: Rs. 8,850/- (including GST) For details Eol notification and downloading please visit our website http://www.ncra.tifr.res.in/ncra/ncra1/public-tenders-1and on CPPP e-procure portal

नगर परिषद परळी वैजनाथ

ई-निविदा क्र.(२३)/बांधकाम विभाग मुदतवाढ /२०२३-२४ जा.क्र. ७४१७/२०२३-२४ नगर परिषद परळी वैजनाथ जि.बीड दि. २८.०२.२०२४

मुख्याधिकारी नगर परिषद परळी वैजनाथ यांनी ई-निविदा प्रणालीव्दारे निविदा सुचना दिनांक **०९.०२.२०२४** रोजी वेळ **द्.०२.००** वाजता पुढील सांकेतीक स्थळावर प्रसिध्द केली आहे. www.mahatenders.gov.in या वेबसाईटवर निविदा नम्ना पहावा. निविदा बाबत सचना सदर सांकेतीक स्थळावर प्रसिध्द केल्या आहेत. तेव्हा इच्छक निविदा धारकांनी दि. २९.०२.२०२४ रोजी वेळ ०४.०० वाजेपर्यंत निविदेची मुदत होती सदर निविदेची मुदत दि. 0५.0३.२0२४ द्पारी ४.०० वाजेपर्यंत निविदा भरावी.

> मुख्याधिकारी तथा प्रशासक नगर परिषद परळी वैजनाथ

Reg. Off.:-45, Chinubhai Tower, Opp. Handloom House, Ashram Road, Ahmedabad - 380009, GJ. IN. Website:www.sawacabusiness.com e-Mail: sawaca.business@yahoo.com Contact No .: +91-7926583309

NOTICE is hereby given pursuant Regulation 42 of SEBI (Listing Obligations

and Disclosure Requirements) Regulations, 2015 that the Company has fixed Thursday, March 07th, 2024 as Record Date for the purpose of taking record of the Eligible Shareholders of the Company entitled to apply for the

sawacabusiness.com and also available on the website of the Stock Exchange .e. BSE Ltd. www.bseindia.com.

Date:- 29/02/2024 Place:- Ahmedabad

Sd/-Shetal Satishkumar Shah Managing Director - DIN:02148909

PENNWALT PRIVATE LIMITED (Formerly known as Pennwalt Limited)

Thane-Belapur Road, Nerul, Navi-Mumbai – 400706 CIN: U93000MH1959PTC011487, Website: www.pennwalt.com E-mail: cshr@pennwalt.co.in, Tel: +91 22 61471600 **PUBLIC NOTICE**

For Pennwalt Private Limited (Formerly known as Pennwalt Limited)

Date: 1st March, 2024

Vice Chairman & Managing Director DIN: 00055098

THE MYSORE PAPER MILLS LTD

D. Devaraj Urs Road, (Race Course Road), Bengaluru – 560 001.

NOTICE

Quarter/s ended 31.12.2023 in terms of Clause 41 of the Listing Agreement.

For The Mysore Paper Mills Limited, Sd/- Mohan D Kulkarni Bengaluru **Company Secretary**



NOTICE OF THE POSTAL BALLOT AND REMOTE E-VOTING FACILITY TO THE MEMBERS

NOTICE is hereby given that the Multibase India Limited ("Company") is seeking approval from its Members through the process of Postal Ballot by providing remote e-voting facility to its Members to cast their vote on the resolutions as set out in the Notice of the Postal Ballot dated February 29, 2024. The General Circulars issued by the Ministry of Corporate Affairs ("MCA") including General Circular No. 09/2023 dated September 25, 2023 and Circulars issued by Securities and Exchange Board of India ('SEBI') (MCA Circulars and SEBI Circulars collectively referred as ("Circulars") permits the Company to seek the approval from the Members by way of e-voting.

Any recipient of the postal ballot notice who was not a Member of the Company as on the Cut-Off Date should treat this Postal Ballot notice for information purpose only.

The Members whose E-mail IDs are not registered / updated with the Company/ RTA can avail the soft copy of the Notice of Postal Ballot by sending a request through e-mail to the Company at compliance.officer@multibaseindia.com or to NSDL at Ballot is available on the website of the Company at www.multibaseindia.com and on the

businesses set forth in the Notice of Postal Ballot and for this purpose, the Company has appointed NSDL for facilitating the voting through electronic means. The detailed instructions for remote e-voting are given in the Notice of the Postal Ballot. In compliance with the MCA Circulars, the communication of assent/ dissent of the Members would only take place through remote e-voting system and physical Postal Ballot form and pre-paid envelope will not be sent to the Members for this Postal Ballot.

a. All business items as set out in the Notice of Postal Ballot may only be transacted by

electronic means. b. Date and time of commencement of remote e-Voting facility - Friday, March 01, 2024 at

c. Date and time of end of remote e-voting facility - Saturday, March 30, 2024 at 5.00 p.m.

d. E-voting shall not be allowed beyond Saturday, March 30, 2024 at 5.00 p.m. (IST)

g. A person whose name is recorded in the Register of Members / Register of Beneficial Owners as on the cut-off date only shall be entitled to avail the facility of remote e-Voting. The detailed instructions for casting the vote through remote e-voting on the resolutions set out in the Notice of the Postal Ballot is provided in the said notice. Members are

Members who need assistance regarding e-voting facility can request to

Ms. Pallavi Mhatre, Manager, NSDL National Securities Depository Limited

Add.: Trade World, A wing, 4th Floor, Kamala Mills Compound, Lower Parel, Mumbai -

1800 22 44 30

Ms. Parmy Kamani, Company Secretary and Compliance Officer of the Company E-mail ID: compliance.officer@multibaseindia.com

Registered office address: 74/5-6, Daman Industrial Estate, Kadaiya, Nani Daman-

Proprietor of Rishit Shah & Co., Practicing Company Secretaries as the Scrutinizer for conducting voting process in fair and transparent manner. Members are requested to register/update their e-mail addresses with their DPs in case

shares held in dematerialised form and to Company/ RTA in case shares held in physical form for receiving all the communications by e-mail from the Company in future.

Date: February 29,2024 Place: Mumbai

For Multibase India Limited Parmy Kamani Company Secretary and Compliance officer

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name of Company) Thermax Limited having it's Registered Office at: - D-13, MIDC, Industrial Area, R D Aga Road Chinchwad. Pune, Maharashtra, 411019. Registered in the name of the: - Vijaya Shankarrao Mohite (Deceased) Jtly with Shankarrao

Pandurangrao Mohite (Deceased) Following Shareholder/s have been lost by them. Name of the Total Number Folio No. Certificate Distinctive Shareholder/s of Shares & Face Value K0005694 100665 65401586 - 65402085 500 1.Vijaya Shankarrao Mohite (Deceased) quity Shares 2.Shankarrao Pandurangrao in 02/- Paid Up Mohite (Deceased) The Public are hereby cautioned against purchasing or dealing in any way with the above referred shan

Any person who has any claim in respect of the said share certificate's should lodge such claim with the

Company or its Registrar and Transfer Agents KFin Technologies Ltd, Karvy Selenium, Tower- B. Plot No. 31 & 32, Financial district, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s. Vijaya Shankarrao Mohite (Deceased) Jtly with

Shankarrao Pandurangrao Mohite (Deceased) Applicant & Legal Heir Anand Shankarrao Mohite Name of Shareholder / Applicant Date: 28.02.2024



Tenders are invited for the following work.

.E-tender-Supply, Installation Commissioning and validation of Autocoater [Tender ID:-2024_ksdp_659109_1]. For details visit www.etenders.kerala.gov.in

Sealed Tender- The Product Development Of Small Volume Parentrals And Sterile Ophthalmic Preparations [EOI Ref. No:KSDP/PRD/EOI/SVP-OPHT/2023-24/01]. For details visit www.ksdp.co.in

Managing Director

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

INDIAN BRIGHT STEEL CO LIMITED Corporate Identification Number: L13209MH1960PLC011794

Registered Office: Aurum Platz, Pandita Ramabai Marg, B.N. Cross Lane, Mumbai 400007, Maharashtra. Tel. No. +91-22-30001700; Email: indianbrightsteel@gmail.com Website: www.indianbrightsteel.com

Open Offer (the "Offer") for acquisition of upto 2,10,83,400 (Two Crore Ten Lakh Eighty-Three Thousand and Four Hundred) fully paid-up equity shares of Rs. 10.00 each (the "Equity Shares") of Indian Bright Steel Co Limited (the "Target Company") representing 50.65% of the Diluted Share Capital from the Shareholders of the Target Company by Mr. Bupinder Singh Chadha ("Acquirer-1"), Mr. Charnjit Singh Chadha ("Acquirer-2") (Acquirer-1 and Acquirer-2 are jointly referred to as the "Acquirers") alongwith Mr. Abhijit Shah as Person acting in concert ("PAC") with an intention to acquire control of the Target Company pursuant to and in compliance with Regulation 3(1) and 4 read with Regulations 13(1) and 15(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI (SAST) Regulations).

This Corrigendum ("Corrigendum") is being issued by Systematix Corporate Services Limited ("Manager to the Offer"), for and on behalf of the Acquirers and the PAC in the newspapers namely, the Financial Express (English daily), Jansatta (Hindi Daily) and Mumba edition of Mumbai Lakshadeep (Marathi Daily) in which DPS was released on November 30, 2023.

This Corrigendum should be read in continuation with and in conjunction with (a) Public Announcement dated November 22, 2023 ("PA"); (b) Detailed Public Statement dated November 29, 2023 ("DPS"); and (c) Draft letter of offer dated December 07, 2023 ("DLOF") Capitalised terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS. The Manager to the Offer has received SEBI Observations Letter dated February 23, 2024 ("SEBI Observations Letter") on the DLOF.

Open Offer pursuant to the SEBI Observations Letter and the development post filing of DLOF with SEBI: The Board of Directors of the Target Company in the meeting held on November 22, 2023 and the Shareholders' of the Target

Company by way of Postal Ballot on December 16, 2023 have approved for issue and allotment on a preferential basis 2,81,35,625 fully paid up Equity Shares of face value of Rs.10/- each at Rs. 16/- (Rupees Sixteen only) per Equity Share for 'Cash' to Public and 2,06,00,000 Warrants for 'Cash' to the Acquirers and to Public at a price of Rs. 16/- (Rupees Sixteen only) per Warrant. Each Warrant is convertible into equal number of Equity Shares of the Target Company.

In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have approved

Increase in Authorised Share Capital of the Target Company and consequent alteration of Memorandum of Association.

Alteration of Articles of Association of the Target Company

iii. Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Acquires (i.e. Non-Promoter / Public category) for cash. iv. Raising of funds through issue of Equity Shares on Preferential issue basis to the Investors (i.e. Non-Promoter / Public category

Raising of funds through issue of Warrants convertible into Equity Shares on Preferential issue basis to the Investors (i.e. Non-

Promoter / Public category) for cash. vi. Change of Object clause of the Memorandum of Association of the Target Company.

10.00/- each on fully diluted basis ("Diluted Share Capital").

. In relation to the Open Offer, the Shareholders of the Target Company by way of Postal Ballot on December 16, 2023 have disapproved the following:

i. The Preferential Issue of 1,88,12,625 Equity Shares and 1,25,41,750 Equity Shares to Acquirer-1 and Acquirer-2 respectively in consideration other than cash (being swap of the equity shares of Azad Coach Builders Private Limited ("Azad Coach") as per Share Sale & Subscription Agreement ("SS&SA"). ii. Change in name of the Target Company.

Pursuant to the dissent of shareholders of the Target Company through Postal Ballot on SS&SA, the Equity Shares proposed to be

issued in terms of the Notice to Postal Ballot dated November 22, 2023 has been reduced by 3,13,54,375 Equity Shares on fully

The Target Company has also received "in-principle" Approval Letter dated February 13, 2024 from BSE in relation to proposed allotment of Equity Shares and Warrants under the Preferential Issue. The Board of Directors of the Target Company in their meeting held on February 28, 2024 has allotted 2,31,25,625 Equity Shares of the

Target Company at a price of Rs. 16.00/- (Rupees Sixteen only) per Equity Shares on preferential basis to public for "Cash" and 1,75,00,000 Warrants at a subscription amount of 25% of Rs. 16.00/- each Warrants on preferential basis to the Acquirers and public for "Cash". Consequent to the shortfall in the subscription of the Preferential Issue by 81,10,000 Equity Shares from "Public" category and cancellation of shares to be issued in terms of the SS&SA, the Diluted Share Capital of the Target Company now stands downward revised to 4,16,25,625 Equity Shares of Rs. 10.00/- each, as against the earlier disclosed figure of 8,10,90,000 Equity Shares of Rs.

Accordingly, the percentage of shareholding has been calculated on the revised Diluted Share Capital of the Target Company i.e. 4,16,25,625 Equity Shares (on fully diluted basis).

Consequent to the shortfall in the subscription of the Preferential Issue, the Open Offer size of 2,10,83,400 Equity Shares is now stand revised from 26.00% to 50.65% of the Diluted Share Capital of the Target Company.

10.As on date of this Corrigendum, to the best of the knowledge of the Acquirers and the PAC, there are no other pending approvals which are required to implement this Offer.

11. Further, in case of any regulatory or statutory or other approvals being required at a later date before the closure of the TP, the Offer shall be subject to all such approvals and the Acquirers and the PAC shall make the necessary applications for such approvals. 12.Revised Schedule of Activities:

The public shareholders are requested to kindly note following revisions in the Schedule of activities relating to the Offer:

Activity	Original Schedule (Day and Date) ⁽⁶	Revised Schedule (Day and Date) (4)		
Date of the Public Announcement (PA)	Wednesday, November 22, 2023	Wednesday, November 22, 2023		
Date of publication of DPS in newspapers	Thursday, November 30, 2023	Thursday, November 30, 2023		
Last date of filing Draft Letter of Offer (DLOF) with SEBI	Thursday, December 07, 2023	Thursday, December 07, 2023		
Last date for a Competitive Bid / Offer	Thursday, December 21, 2023	Thursday, December 21, 2023		
Last date for receipt of comments from SEBI on the Draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Manager to the Open Offer)	Friday, December 29, 2023	Friday, February 23, 2024 (2)		
Identified Date ^{IN}	Tuesday, January 02, 2024	Tuesday, February 27, 2024		
Corrigendum to the DPS	NA	Friday, March 01, 2024		
Last date for dispatch of the Letter of Offer to the Public Shareholders	Tuesday, January 09, 2024	Tuesday, March 05, 2024		
Last date for public announcement by the Independent Directors committee of the Target Company on the Offer	Wednesday, January 10, 2024	Monday, March 11, 2024		
Last date for upward revision of the Offer Price or any increase in the Offer Size	Monday, January 15, 2024	Tuesday, March 12, 2024		
Offer Opening Public Announcement (Pre-Offer PA)	Monday, January 15, 2024	Tuesday, March 12, 2024		
Date of Opening of the Tendering Period (TP) / Offer	Tuesday, January 16, 2024	Wednesday, March 13, 2024		
Date of Closure of the Tendering Period (TP) / Offer	Tuesday, January 30, 2024	Wednesday, March 27, 2024		
Last date for communicating the rejection /acceptance; Completion of payment of consideration or refund to the shareholders	Thursday, February 08, 2024	Monday, April 15, 2024		
Last date for release of Post-Offer Public Announcement (Post-Offer PA)	Wednesday, February 21, 2024	Tuesday, April 23, 2024		
Last date of submission of Final Report by the Manager to the Offer with SEBI	Wednesday, February 21, 2024	Tuesday, April 23, 2024		

Actual date of receipt of comments from SEBI.

(3). Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (as defined below) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period.

(4). The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations). Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates. Duly Signed FOA and Transfer Deed(s) together with Share Certificate(s) in case of physical shares and duly signed FOA and delivery instruction slip in case of dematerialized shares should be dispatched by Registered Post / Courier or Hand Delivery to Bigshare Services Private Limited ("Registrar to the Offer") to arrive not later than 5:00 pm on or before Monday, April 01, 2024 i.e. within two working days from closure of the TP.

Except as detailed in this Corrigendum, all other terms and contents of the Detailed Public Statement and Draft Letter of Offer remain The Acquirers and the PAC accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally

responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of the Open Offer. This Corrigendum will be available on the website of the Securities and Exchange Board of India at (www.sebi.gov.in) and BSE

(www.bseindia.com). For further details, please refer to the Letter of Offer.

ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS AND THE PAC Systematix Corporate Services Limited SEBI Registration No. INM000004224 The Capital, A-Wing, 6th Floor, No. 603-606, SYSTEMATIX GROUP Plot No. C-70, G-Block, Bandra-Kurla Complex (BKC), Investments Re-defined Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in

For and on behalf of the Acquirers and the PAC Sd/-

Place: Mumbai.

Mr. Bupinder Singh Chadha Mr. Charnjit Singh Chadha (ACQUIRER - 1) (ACQUIRER - 2) Date: February 29, 2024

(PAC)

Contact Person: Jinal Sanghvi / Rahul Sharma

Mr. Abhijit Shah

AICICI PRUDENTIAL MUTUAL FUND J'TARAKKI KAREIN!

ICICI Prudential Asset Management Company Limited

Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.

Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100,

Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Multi-Asset Fund and ICICI Prudential Equity-Arbitrage Fund (the Schemes) Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential

Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on March 5, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) \$#	NAV as on February 28, 2024 (₹ Per unit)	
ICICI Prudential Multi-Asset Fund	d	iii iiii	
IDCW	0.1600	30.2891	
Direct Plan – IDCW	0.1600	48.4353	
ICICI Prudential Equity-Arbitrage	e Fund	" "	
IDCW	0.0500	14.5580	
Direct Plan – IDCW	0.0500	16.4206	

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Date: February 29, 2024 **Authorised Signatory** No. 001/03/2024

To know more, call 1800 222 999/1800 200 6666 or visit <u>www.icicipruamc.com</u> Investors are requested to periodically review and update their KYC details along with

their mobile number and email id. To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.icicipruamc.com or visit AMFI's website https://www.amfiindia.com

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

POST-OFFER ADVERTISEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

Registered Office: Office no. 812, Anand Mangal-3, Opp Core house, Nr. Hirabag, Nr. Rajnagar Club, Ambavadi, Ahmedabad GJ 380015 IN Tel. No. +91-9773151363; E-mail: tohealpharmachem@gmail.com; Website: www.mcom18.com; CIN: L93000GJ1995PLC026244 IN TERMS OF REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION

OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AND SUBSEQUENT AMENDMENTS THEREOF. This Post Offer Advertisement is being issued by Kunvarji Finstock Private Limited ('Manager to the Offer') on behalf of Mr. Dhruvir Dakshesh Shah ("Acquirer 1") and Mr. Sagar Samir Shah ("Acquirer 2") (Hereinafter Jointly Called As The 'Acquirers') along with

Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC") in connection with the Open Offer made by the

Acquirers to acquire 61,62,455 (Sixteen One Lakhs Sixty Two Thousand Four Hundred and Fifty-Five) Equity Shares having a Face

Value of ₹ 10/- each ("Equity Shares") of the Target Company at ₹ 10/- (Rupee Ten Only) per Equity Share, representing 65% of the Equity Share Capital of the Target Company ("Offer"), in compliance with Regulation 18(12) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof. The Detailed Public Statement ("DPS") with respect to the aforementioned Open Offer was made October 04, 2023, in Financial Express (English), Financial Express (Gujarati) and Jansatta (Hindi). 1. Name of the Target Company : Madhuveer Com 18 Network Limited 2 Name of the Acquirer and PAC Mr. Dhruvin Dakshesh Shah ("Acquirer 1")

5	Name of the August and FAO	, the	Mr. Sagar Samir Shah ("Acquirer 2") Mrs. Sheetal Dakshesh Shah ("Persons Deemed To Be Acting In Concert" or "PAC")
3.	Name of the Manager to the Offer		Kunvarji Finstock Private Limited
4.	Name of the Registrar to the Offer	6 3	Bigshare Services Private Limited
5.	Offer details a.) Date of opening of the Offer b.) Date of closing of the Offer	:	Tuesday (30/01/2024) Monday (12/02/2024)
6.	Date of completion of payment of consideration and communication of Rejection/Acceptance	1	Tuesday (27/02/2024)

Proposed in the Letter of Offer

Actuals

Sr. Particulars

	1.30110000000	7. 2.4 process of 1110, 1410 or		1,7,190		
1.	Offer Price (in Rs.)	₹ 10/-		₹ 10/-		
100	AND AN OWNER AND AN ARRANGE AND AN ARRANGE AND AND ARRANGE AND ARR	(Rupees T	en Only)	(Rupees Ten Only)		
2.	The aggregate number of Shares tendered	61,62,455 Ed	quity Shares	57,43,926 Equity Shares		
3.	The aggregate number of Shares accepted	61,62,455 Ed	quity Shares	57,43,926 Equity Shares(1)		
4.	Size of the offer (the number of Equity Shares multiplied by the Offer Price per Equity Share)	₹ 6,16,24 (Rupees Six Crore Twenty Four Thous Fifty 0	es Sixteen Lakhs and Five Hundred	₹ 5,74,39,260/- (Rupees Five Crores Seventy Four Lakhs Thirty Nine Thousan Two Hundred Sixty Only ⁽²⁾		
5.	Shareholding of the Acquirers and PAC before Public Announcement Number % of Equity Share Capital	3,60,360 ⁽⁴⁾ 3.80%		3,60,360 ⁽⁴⁾ 3.80%		
6.	Shares agreed to be acquired by way of a Share Purchase Agreement ('SPA') Number More Capital	1,72,800 1.82%		1,72,800 ⁽³⁾ 1.82%		
7.	Shares acquired by way of Open Offer Number Share Capital	61,62,455 65.00%		57,43,926 [®] 60.59%		
8.	Shares acquired after Detailed Public Statement ('DPS') Number Golden Capital Price of the Shares Acquired	Ni Ni Not App	ĺ	1	Nil Nil Not Applicable	
9.		Pre 0	ffer	Post Offer		
	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capita	
	Pre & Post offer Shareholding of the Acquirers and PAC	3,60,360 (4)	3.80%	62,77,086	66.21%	
	Post-offer shares held by existing Promoter/Promoter group	3,71,000	3.91%	1,98,200	2.09%	
10.	2012	Pre Offer		Post	Offer	
0550	Detail	No. of Shares	% of Equity Share Capital	No. of shares	% of Equity Share Capita	
	Pre & Post offer Shareholding of the Public	87.40.340	02.20	30.05.414	31 70%	

Pre & Post offer Shareholding of the Public 87,49,340 92.29 | 30,05,414 | 31.70% Out of 57,43,926 tendered Equity Shares, 1,07,300 Equity Shares were in physical form and 56,36,626 Equity shares were in dematerialized form. 57,43,926 Equity Shares were validly tendered in the Open offer. 56,36,626 Equity Shares in dematerialized form and 107300 Equity Shares in

hysical form were validly tendered and accepted in the open offer The Acquirers shall consummate the transaction in accordance with the SPA executed on September 25, 2023 PAC holds 3,60,360 (Three Lakhs Sixty Thousand Three Hundred and Sixty) Equity Shares carrying voting rights representing 3.80% of the Paid-up

Equity Share Capital of the Target Company. The Acquirers and PAC accept full responsibility for the information contained in this Post Offer Advertisement and also for the obligations under SEBI (SAST) Regulations, 2011.

A copy of this Post Offer Advertisement will be available on the websites of SEBI and BSE Limited. Capitalized terms used in this advertisement, but not defined herein, shall have the same meanings assigned to such terms in the

Letter of Offer dispatched on January 20, 2024. Issued by the Manager to the Offer on behalf of the Acquirers and PAC

KUNVARJI Let's Grow Together"

KUNVARJI FINSTOCK PRIVATE LIMITED Registered Office: Block B, First Floor, Siddhi Vinayak Towers, Off S.G. Highway Road, Mouje Makarba, Ahmedabad- 380051

Western Express Highway - Metro Station, Andheri(E), Mumbai - 400093

Corporate Office: 1208-20, 12th Floor, Summit Business Bay, Opp. PVR Cinema, Near

Contact Person: Mr. Jiten Patel Tel No.: +91 22 69850000/ +91 79 6666 9000

CIN: U65910GJ1986PTC008979

Email: mb@kunvarji.com

For and on behalf of the Acquirers and PAC **Dhruvin Dakshesh Shah**

> Date: March 1, 2024 Place: Ahmedabad

financialex

स्वाक्षरीत

SAWACA BUSINESS MACHINES LIMITED (CIN:-L74110GJ1994PLC023926)

NOTICE OF RECORD DATE FOR RIGHT ISSUE

Rights Equity Shares. The above information is also available on the website of the Company www.

By order of Board of Directors. For, Sawaca Business Machines Limited

Regd. Office: D-221, M.I.D.C, T.T.C Industrial Area,

NOTICE is hereby given that the name of the Company has been changed from Pennwalt Limited to Pennwalt Private Limited with effect from 21st April, 2022 consequent to conversion of Company from Public Limited to Private Limited. The CIN No. of the Company is now U93000MH1959PTC011487.

Mr. Ashish Kashyap Place: Navi Mumbai

(A Govt. of Karnataka Company) No. 32, 5th Floor, (Karnataka State Co-operative Federation Ltd.'s Building)

Notice is hereby given that a meeting of the Board of Directors of the Company will be held **on Wednesday the** 13th March, 2024 at 3.00 p.m. at the above address to, inter-alia consider and to take on record the Un-audited Financial (Provisional) Results of the Company for the

Date: 29.02.2024

MULTIBASE INDIA LIMITED Regd. Office: 74/5 6, Daman Industrial Estate, Kadaiya Village, Nani Daman, Union Territory, DD-396 210
CIN: L01122DD1991PLC002959 Tel: 0260-6614400; Fax: 0260-2221578
E-mail: compliance.officer@multibaseindia.com Website; www.multibaseindia.com

In compliance with Section 110 and 108 of the Companies Act, 2013 ("the Act") read with Rule 20 and 22 of Companies (Management and Administration) Rule, 2014, the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("the Listing Regulations") and the Circulars, the Company has sent the Notice of the Postal Ballot on Thursday, February 29, 2024, through electronic mode, to those Members whose e-mail addresses are registered with the Company or Registrar & Transfer Agent ('RTA') and Depositories as on Friday, February 23, 2024 ('Cut-off Date').

evoting@nsdl.co.in. Alternatively, the Notice and the Explanatory Statement of the Postal website of the Stock Exchange viz. BSE Limited at www.bseindia.com and on the website of National Securities Depository Limited ('NSDL') at www.evoting.nsdl.com In compliance with Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rule, 2014, as amended, Regulation 44 of Listing Regulations, the Company is providing to its Members the facility of remote e-Voting for the

The details pursuant to provisions of the Act and the Rules framed thereunder are given

9.00 a.m. (IST) (IST) The remote e-voting module shall be disabled by NSDL thereafter.

e. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently: f. The voting rights of the Members shall be in proportion to their share of the paid-up equity share capital of the Company as on Friday, February 23, 2024 ('cut-off date').

requested to carefully go through the same.

E-mail ID: evoting@nsdl.co.in Contact on.: 022 - 48867000 / 022 - 24997000 or call on toll free no.: 1800 1020 990 and

The Board of Directors have appointed Mr. Rishit D. Shah (M. No. F9522, COP: 26870),

By Order of Board of Directors

The Public Shareholders are requested to note the following changes/amendments to the Detailed Public Statement and in relation to the

Place: Mumbai

Investor Grievance ID: MB.investorgrievances@kunvarji.com SEBI Reg. No.: INM000012564

Acquirer 1

New Delhi