

August 31, 2022

BSE Limited Corporate Relationship Department, 1st Floor, New Trading Ring, Rotunda Building, P.J. Towers, Dalal Street, Fort, Mumbai - 400 001 BSE Scrip Code: 509874 National Stock Exchange of India Ltd Exchange Plaza, 5th Floor, Plot No. C/1, G- Block Bandra Kurla Complex, Bandra (E), Mumbai – 400051 NSE Symbol : SHALPAINTS

Sub: Compliance under Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Madam,

Pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith newspaper copies of the public notice, requesting shareholders to register their email addresses with the Company in connection with the ensuing 120th Annual General Meeting of the Company scheduled to be held on Thursday, September 29, 2022 at 12:30 P.M. through Video Conferencing / Other Audio-Visual Means as published on August 31, 2022 in the following newspapers :-

- The Financial Express All Editions; and
- Jansatta Hindi Edition

This is for your kind information and record please.

Thanking you,

Sincerely yours,

For Shalimar Paints Limited

Shikha Rastogi Company Secretary

Encl.: As above





SHALIMAR

PAINTS

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FINANCIAL EXPRESS

SHALIMAR PAINTS LIMITED

(CIN: L24222HR1902PLC065611)

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

NOTICE FOR REGISTRATION OF EMAIL IDs FOR THE PURPOSE OF THE 120[™] ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO **CONFERENCING / OTHER AUDIO VISUAL MEANS**

Notice is hereby given that the 120" Annual General Meeting ("AGM") of the members of Shalimar Paints Limited ("the Company") will be held on Thursday, September 29, 2022 at 12:30 P.M. (IST) through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), to transact the businesses as set out in the AGM Notice, which will be circulated in due course for convening the AGM.

In compliance with the General Circulars issued by the Ministry of Corporate Affairs and Circulars issued by the Securities and Exchange Board of India, the Annual Report including the Audited Financial Statements for the financial year ended March 31, 2022 along with the Notice of AGM will be sent in due course through electronic means only to those members whose email addresses are registered with the Company / Registrar and Share Transfer Agent of the Company ("RTA") /with the respective Depository Participants ("DPs").

Members, who are holding shares in physical form and have not registered their e-mail addresses with the Company/ RTA, are requested to register their e-mail addresses at the earliest by sending scanned copy of a duly signed letter mentioning their name, complete address, folio number, email address to be registered along with scanned self attested copy of the PAN Card and self-attested scanned copy of any one of the following documents (such as Driving Licence, Passport, Bank Statement, Aadhaar Card, Election Card, utility bill or any other Govt, document) supporting the registered address of the Member as registered with the Company by email to Beetal Financial & Computer Services Private Limited, Company's RTA at beetal@beetalfinancial.com or at Company's email address: askus@shalimarpaints.com in order to receive a copy of the AGM Notice, Annual Report and login details for e-voting through email. Members holding shares in demat form and who have not registered their e-mail addresses with DP are requested to contact their respective DPs for the aforesaid purpose.

The Company will provide remote e-voting facility ("Remote E-voting") to all its members to cast their votes on all the resolutions set out in the AGM Notice. Additionally, the Company will provide the facility of voting through e-voting system during the AGM ("E-Voting"). The manner of casting votes through Remote E-voting / E-voting at AGM will be provided in the AGM Notice.

The AGM Notice and Annual Report will also be available on the Company's website at www.shalimarpaints.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively where the Company's shares are listed and on the website of Central Depository Services (India) Limited at www.cdslindia.com. The above information is being issued for the information and benefit of all the members of the Company and is in compliance with the Circulars.

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

> > **Company Secretary**

Place: Gurugram Dated: August 30, 2022

XTGLOBAL INFOTECH LIMITED

CIN: L72200TG1986PLC006644 Regd. Office: Plot No.31P&32, 3rd Floor, Tower A, Ramky Selenium, Financial District, Nanakramguda, Hyderabad – 500032, TG Website: www.xtglobal.com; Email ID: company.secreatary@xtglobal.com

NOTICE TO THE MEMBERS OF THE 34th ANNUAL GENERAL MEETING AND **REMOTE E-VOTING INFORMATION**

NOTICE is hereby given that the 34th Annual General Meeting (AGM) of the Members of XTGlobal Infotech Limited ("the Company") will be held on Friday, 23rd September, 2022 at 10:30 AM IST ("AGM") through Video Conferencing ("VC")/Other Audio-Visual Means("OAVM") to transact the business, as set out in the Notice of the AGM which is being circulated for convening the AGM, without the physical presence of the members at a common venue, in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and the Rules made there under and the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015 ("Listing Regulations"). read with General Circular No. 02/2021 dated 13th January 2021, General Circular No. 20/2020 dated 5th May, 2020, General Circular No. 17/2020 dated 13th April, 2020 and General Circular No. 14/2020 dated 8th April. 2020 and other circulars Issued in this regard (collectively referred to as "MCA Circulars") and other applicable circulars issued by Ministry of Corporate Affairs ("MCA") and d the Securities and Exchange Board of India ("SEBI") vide its Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated 15th January, 2021 and Circular No. SEBI/HO/CFD/CMD1 CIR/P/2020/79 dated 12th May, 2020, issued by the Securities and Exchange Board of India (SEBI) to transact the business as set out in the Notice of AGM dated 30th August, 2022. In compliance with these circulars and the relevan provisions of the Companies Act, 2013 the AGM of the members of the Company will be held through VC/OAVM.

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United States. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated 16th July. 2022 (Letter of Offer or the LoF filed with stock exchanges namely BSE Limited (BSE), the Stock Exchange) and submitted to the Securities Exchange Board of India (SEBI).



GENNEX LABORATORIES LIMITED

The Company was originally incorporated on 25th June, 1985, as "Pharmasia Drugs and Chemicals Private Limited" under the Companies Act. 1956 as a private limited company with the Registrar of Companies, Bengaluru, Karnataka. The Registered Office of the Company was shifted from the state of Karnataka to Andhra Pradesh on 29th March, 1990 and subsequently the Company was converted into a public limited company on 15th February, 1995. The Company's name was changed to "Prudential Pharmaceuticals Limited" on 22nd February, 1995 and further to "Gennex Laboratories Limited" on 19th September, 2007.

Corporate Identification Number: L24230TG1990PLC011168

Registered Office: Survey #133, IDA Bollaram, Jinnaram Mandal, Sanga Reddy District - 502 325, Telangana, India. Corporate Office: Akash Ganga, 03rd Floor, Plot No.144, Srinagar Colony, Hyderabad 500073, Telangana, India. Phone: 040-67334400; E-mail: investorrelations@gennexlab.com; website: www.gennexlab.com Contact Person: Mr. Rajesh Vankadara, Company Secretary and Compliance Officer

PROMOTERS OF THE COMPANY: MR. ARIHANT BAID AND M/S. PREMIER FISCAL SERVICES PRIVATE LIMITED

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

ISSUE OF UPTO 6,32,51,500 EQUITY SHARES OF FACE VALUE OF ₹1.00 EACH ("RIGHTS EQUITY SHARES") OF THE COMPANY FOR CASH AT A PRICE OF ₹6 PER RIGHTS EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹5 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING UPTO ₹37.951 CRORES* ("THE ISSUE") ON A RIGHTS BASIS TO THE EXISTING ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY IN THE RATIO OF 1 (ONE) RIGHTS EQUITY SHARE FOR EVERY 2(TWO) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS 22ND JULY, 2022 (THE "ISSUE"). THE ISSUE PRICE IS FOR THE RIGHTS EQUITY SHARES IS 6 TIMES THE VALUE OF THE EQUITY SHARES, FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE NO.179 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of the Gennex Laboratories Limited thanks all investors for their response to the Issue, which opened for subscription on Friday, August 05, 2022 and closed on Friday, August 19, 2022 and the last date for market renunciation on Friday, August 12, 2022. Out of the total number of 2,417 Applications received for 5,46,21,881 Equity Shares which includes Applications for subscriptions to additional Equity Shares, 530 Applications for 20,02,365 Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid applications received were 1,887 for 5,25,06,534 Equity Shares which was 83.01% of the number of Rights Equity Shares offered under the Issue. The Issue was subscribed to the extent of 86.36% of the Issue in terms of the number of Equity Shares applied.

The Basis of Allotment was finalised on 25th August, 2022, in consultation with BSE Limited ("BSE"), the Designated Stock Exchange.

The Rights Issue Committee of the Company at its meeting held on 26th August, 2022, pursuant to the authority conferred on the Committee by the Board of Directors of the Company that met on 6th April, 2022, has approved to allot 5,25,06,534 Partly paid up Equity Shares to the successful applicants. All valid Applications have been considered for allotment.

1. The break-up of Applications is given below:

Calanami	Application Re	ceived	Rights Equity Shares Applied for			Rights Equity Shares Allotted			
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%	
Eligible Equity Shareholders	2,365	97.85	53770166	80655249	98.44	51654819	77482228.50	98.38	
Renouncees	52	2.15	851715	1277572.50	1.56	851715	1277572.50	1.62	
Total	2,417	100	54621881	81932821.50	100	52506534	78759801	100	

The Notice of the AGM along with the Annual Report 2021-22 is being sent only by email to those members, whose email addresses are registered with the Company/RTA, the same are also be made available on the Company website www.xtglobal.com and on the website of BSE Limited at www.bseindia.com.

The Company is pleased to provide facility to its members, to cast their vote electronically ("remote e-voting") on the businesses as set forth in the Notice of the AGM. The remote e-voting period shall commence on Monday, 19th September, 2022 (9:00 A.M. IST) and shall end on Thursday, 22nd September, 2022 (5:00 P.M. IST) During this period, shareholders of the Company may cast their e-vote remotely by logging on the website at https:// emeetings.kfintech.com. Detailed procedure for remote e-voting and e-voting during the AGM has been provided in the Notice of the AGM

The login credentials for casting votes through e-voting shall be made available to the members through email whose email IDs are registered with RTA/Depositories. Members who do not receive email or whose email addresses are not registered with the Company's RTA/Depositories, may generate login credentials by following instructions given in the Notes section to Notice of the AGM.

The same login credentials may also be used by the members for attending the AGM through VC/ OAVM.

Those members who have not yet registered their email addresses are requested to get their email addresses registered by following the procedure given below:

- a). Members holding shares in demat form can get their e- mail ID registered/updated by contacting their respectiv Depository Participant where they maintain their demat accounts.
- Members holding shares in physical form may register their email address and mobile number with Company's Registrar and Share Transfer Agent, KFin Technologies Limited by sending an e mail request at the email II einward.ris@kfintech.com along with signed scanned copy of the request letter providing the email address, mobil number, self attested PAN copy and copy of share certificate for registering their email address and receiving the Annual report, AGM Notice and the e voting instructions.

All grievances connected with the facility for voting by electronic means may be addressed to Ms. B. Swati Reddy Manager, (XTGlobal Infotech Limited), KFin Technologies Limited - Selenium Tower B, Plot 31 & 32, Gachibowl Financial District, Nanakramguda, Hyderabad - 500 032.

Toll Free No.:18003094001. or write to email id: einward.ris@kfintech.com or evoting@kfintech.com.

Members may contact Ms. Shikha Gangrade, Company Secretary & Compliance Officer for any concern in connection with e-voting by writing an email to company.secretary@xtglobal.com at any time before the meeting.

> By order of the Board For XTGlobal Infotech Limited Sd/ Shikha Gangrade Company Secretary & Compliance officer

Place : Hyderabad Date : 30-08-2022

///Sterlite Power Sterlite Power Transmission Limited

Registered Office: 4" Floor, Godrej Millennium, 9 Koregaon Road, Pune, Maharashtra - 411001, India Corporate Office: DLF Cyber Park, Block B, 9" Floor, Udyog Vihar, Phase III, Sector-20, Gurugram, Haryana-122008, India. CIN: U74120PN2015PLC156643 | Phone: 0124-4562 000 | Email: secretarial.grid@sterlite.com | www.sterlitepower.com

NOTICE OF THE 7TH (SEVENTH) ANNUAL GENERAL MEETING **TO BE HELD THROUGH VIDEO CONFERENCE**

Notice is hereby given that the 7" (Seventh) Annual General Meeting ("AGM") of Sterlite Power Transmission Limited ("the Company") will be held on Monday, September 26, 2022 at 03:00 P.M. IST through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM"), pursuant to General Circular numbers 14/2020, 17/2020, 20/2020, 02/2021, 19/2021, 21/2021 and 2/2022 dated April 08, 2020, April 13, 2020, May 5, 2020, January 13, 2021, December 08, 2021, December 14, 2021 and May 05, 2022, respectively, issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "Circulars") to transact the business as set forth in the Notice of AGM dated August 23, 2022. ("the Notice").

In compliance with the aforesaid circulars, the Notice of AGM and the Annual Report ("AGM documents") has been sent only through electronic mode to all the Members/Shareholders whose e-mail addresses are registered with the Company or the Depository Participant(s). AGM documents are also available on the Company's website at www.sterlitepower.com and on the website of KFin Technologies Limited ("KFIN") at www.evoting.kfintech.com. The dispatch of AGM documents through emails has been completed on August 30, 2022.

Members/Shareholders can attend the AGM only through VC/OVAM facility. Members/Shareholders will have the opportunity to cast their votes by using remote e-voting or e-voting system that will be made available at the AGM. Members/Shareholders holding shares in dematerialized form are requested to register their email addresses and mobile numbers with their relevant depositories through their DPs. Members/Shareholders holding shares in physical mode are requested to furnish their e-mail address, mobile number and self-attested PAN copy to the Company's Registrar and Share Transfer Agent, KFIN at einward.ris@kfintech.com. The AGM Documents and/or login details for joining the AGM through VC / OAVM including e-voting can also be obtained by sending the aforesaid documents to KFIN.

2. Basis of Allotment

Category	No. of Valid Applications Received	No. of Shares under valid Applications	No. of Rights Equity Shares accepted and Allotted against Rights Entitlement (A)	No. of Rights Equity Shares accepted and Allotted against Additional Rights Equity Shares applied for (B)	Total Rights Equity Shares accepted and Allotted (A+B)
Eligible Equity Shareholders	1835	51654819	18821629	32833190	51654819
Renouncees	52	851715	699002	152713	851715
Total	1,887	52506534	19520631	32985903	52506534

Out of a total of 2,417 Applications received, 530 Applications were rejected on technical grounds.

Intimation for Allotment/refund/rejections: The dispatch of allotment order cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on Friday, 26th August, 2022. The instructions to (i) Axis Bank Limited ("Banker to the Issue") for processing refund through NACH/NEFT/RTGS/ direct credit for Application made using ASBA facility was given on Saturday, 27th August, 2022 and (ii) SCSBs for unblocking of funds in case of ASBA applicants were given on Friday, 26th August, 2022. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees was completed on Tuesday, 30th August, 2022. The Rights Equity Shares allotted to resident Eligible Equity Shareholders holding Equity Shares in physical form and who have not provided details of their respective demat accounts, have been credited to the demat suspense account, in accordance with the terms of Letter of Offer. Such Eligible Equity Shareholders are required to send, among other details of their demat account to the Company or the Registrars within six (6) months from the Allotment date, to get the Rights Equity Shares transferred in their demat account. In case non-receipt of demat account, the Company shall conduct a sale of such Rights Equity Shares lying in the demat suspense account on the floor of the Stock Exchange at the prevailing market price and remit the proceeds of such sale (net of brokerage, applicable taxes and administrative and incidental charges) to the bank account mentioned by the resident Eligible Equity Shareholders in their respective Application forms and the form for which the application payment was made. For further details, please refer to "Terms of the Issue - Credit of Rights Entitlements" in demat accounts of Eligible Equity Shareholders" on page 194 of the Letter of Offer. Pursuant to the listing and trading approvals granted by BSE, the Rights Equity Shares Allotted in the Issue is expected to commence trading on BSE with effect from 2nd September, 2022. In accordance with SEBI circular dated January 22, 2020 the request for extinguishment of rights entitlement has been sent to NSDL & CDSL on 26th August, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM. DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer was not filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is below ₹ 50 crores. However, the Letter of Offer will be filed with SEBI for information and dissemination.

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): IT IS TO BE DISTINCTLY UNDERSTOOD THAT THE PERMISSION GIVEN BY BSE LIMITED SHOULD NOT IN ANY WAY BE DEEMED OR CONSTRUED THAT THE LETTER OF OFFER HAS BEEN CLEARED OR APPROVED BY BSE LIMITED. NOR DOES IT CERTIFY THE CORRECTNESS OR COMPLETENESS OF ANY OF THE CONTENTS OF THE LETTER OF OFFER. THE INVESTORS ARE ADVISED TO REFER TO THE LETTER OF OFFER FOR THE FULL TEXT OF THE 'DISCLAIMER CLAUSE OF THE BSE LIMITED' ON PAGE 175 OF THE LETTER OF OFFER.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
QUINTESSENCE ENTERPRISES PRIVATE LIMITED Regd. and Corporate office: 8-2-603/1/VP, Plot No.8A, Road No.10, Banjara Hills, Hyderabad - 500082. Tel No: +91 40 2339 8744 E-mail: quintessence@qeplindia.com, Web: www.qeplindia.com Contact Person: Ms.Lavanya Chandra SEBI Registration No.: INM000011997	BIGSHARE SERVICES PRIVATE LIMITED 1 st Floor, Bharat Tin Works Building, Opp. Vasant Oasis Makwana Road, Marol, Andheri East, Mumbai - 400 059 Tel. No.: +91-22-6263 8222 / Fax +91-22-6263 8299 E-mail: rightsissue@bigshareonline.com Website: www.bigshareonline.com Investor Grievance Email: investor@bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Regn. No.: INR000001385	Gennex Laboratories Limited you can trust GENNEX LABORATORIES LIMITED Corporate Office: Akash Ganga, 3rd Floor, Plot No.144, Srinagar Colony, Hyderabad 500073, Telangana, India Phone: +91-40-67334400; Fax: +91-40-67334433 E-mail: investorrelations@gennexlab.com; Website: www.gennexlab.com Contact Person: Mr Rajesh Vankadara, Company Secretary & Compliance Officer

Investors may contact the Registrar to the Issue or the Company Secretary and Compliance Officer for any pre-Issue/post-Issue related matters such as non-receipt of letter of Allotment, non-credit of Allotted Rights Equity Shares in the respective beneficiary account or non-receipt of Refund Orders and such other matters. All grievances relating to the Issue may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the applicant, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, if applicable, was submitted by the Investors.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

Pursuant to the Companies Act, 2013, the Company is offering facility to all its Members/Shareholders to exercise their vote by electronic means ("remote e-voting") on the business set forth in the Notice. The Company has engaged the services of KFIN as Authorised Agency to provide e-voting facility.

All the Members/Shareholders are informed that:

- The business as set forth in the Notice of AGM will be transacted through remote e-voting or e-voting system at the AGM ("Insta Poll").
- 2. The remote e-voting period commences on Thursday, September 22, 2022, from 9:00 A.M. (IST) and ends on Sunday, September 25, 2022, up to 5:00 P.M. (IST).
- A person, whose name appears in the Register of Members/Shareholders or in the Register of Beneficial Owners 3. maintained by the depositories as on the cut-off date, i.e. Tuesday, September 20, 2022, only shall be eligible to vote through remote e-voting, or through Insta Poll at the AGM.
- The log in credentials for casting votes through e-voting are made available to Members/Shareholders through email. Any 4. person who becomes a member of the Company after dispatch of the Notice & holds shares as on the cut-off date i.e. Tuesday. September 20, 2022, may generate log in credentials by following the instructions provided in the Notice. However, if the person is already registered with KFIN for remote e-voting then the existing user ID and password can be used for casting vote. The same log in credentials should be used for attending the AGM.
- 5. Members/Shareholders may note that: a) The remote e-voting shall not be allowed beyond 5.00 p.m. (IST) on Sunday, September 25, 2022 and once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently; b) The facility for voting, through Insta Poll, shall be made available at the AGM; c) Members/Shareholders who have cast their vote through remote e-voting may also attend the AGM but shall not be entitled to cast their vote again.
- The manner of voting remotely for Members/Shareholders holding shares in dematerialized/physical mode and for 6. Members/Shareholders who have not registered their email addresses is provided in the Notice.
- Ms. Mehak Gupta, Proprietor Mehak Gupta & Associates, Practicing Company Secretary (Membership No. FCS 10703) 7. and Certificate of Practice No. 15013), has been appointed as the Scrutinizer to scrutinize the e-voting process in a fair and transparent manner.
- In case of any grievances relating to the e-voting procedure, Members/Shareholders are requested to contact Mr. Raleev 8. Kumar, Dy. Manager, KFin Technologies Limited, Selenium Tower B, Plot 31-32, Gochibowli, Financial District, Nanakramguda, Hyderabad 500 032; email ID einward.ris@kfintech.com : or call the toll free number 1-800-309-4001. Further, in case of any guery pertaining to e-voting, please visit Help & FAQ's section available at KFIN's website www.evoting.kfintech.com

Members/Shareholders may also visit www.sterlitepower.com for details.

	By Order of the Board of Directors
	For Sterlite Power Transmission Limited
	Sd/-
	Ashok Ganesan
Date: August 30, 2022	Company Secretary
Place: Gurgaon	M.No. FCS - 5190





For Gennex Laboratories Limited On behalf of Board of Directors Sd/ Date : 31st August, 2022 Rajesh Vankadara Place: Hyderabad Company Secretary and Compliance Officer

Disclaimer: The Company has filed the Letter of Offer with BSE and SEBI which is available on www.bseindia.com where the shares of the Company are listed. www.sebi.gov.in and the website of the Lead Manager at www.geplindia.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on Page 21 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

The Rights Entitlements and the Issue Shares have not been and will not be registered under the Securities Act, or any U.S. state securities laws and may not be offered, sold, resold or otherwise transferred within the United States of America or the territories or possessions thereof (United States or U.S.) or to, or for the account or benefit of, 'U.S. persons' (as defined in Regulation S under the Securities Act). The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Issue Shares or Rights Entitlement for sale in the United States or as a solicitation therein of an offer to buy any of the Issue Shares or Rights Entitlement. There is no intention to register any portion of the Issue or any of the securities described herein in the United States or to conduct a public offering of securities in the United States. Accordingly, the Letter of Offer, the Abridged Letter of Offer, the CAF should not be forwarded to or § transmitted in or into the United States at any time. In addition, until the expiry of 40 days after the commencement of the Issue, an offer or sale of rights Entitlements or Issue Shares within the United States by a dealer (whether or not it is participating in the Issue) may violate the registration requirements of the Securities Act.

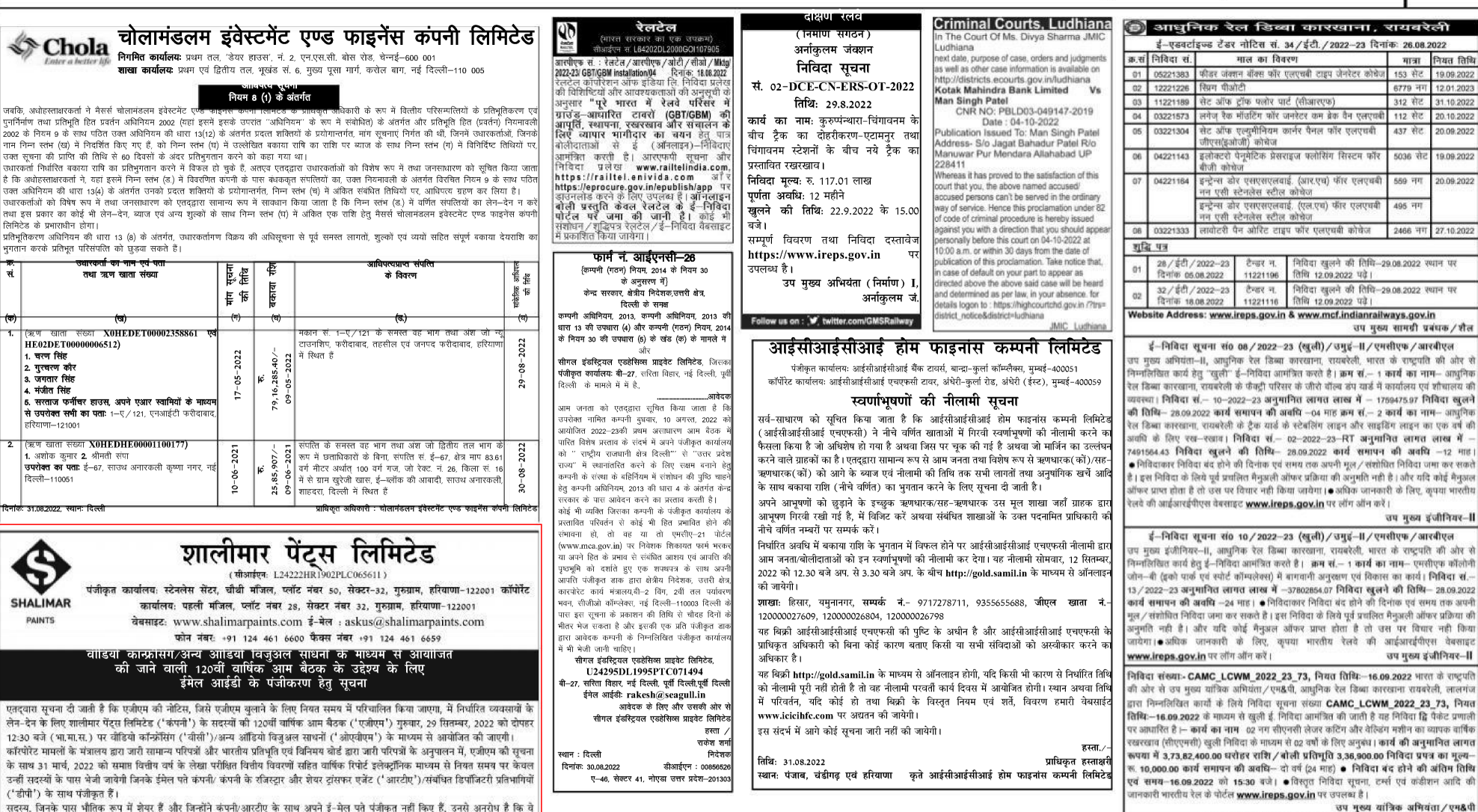






जनसता	

31 अगस्त, 2022



सदस्य, जिनके पास भौतिक रूप में शेयर हैं और जिन्होंने कंपनी/आरटीए के साथ अपने इं-मेल पते पंजीकत नहीं किए हैं, उनसे अनुरोध है कि वे

अपने नाम, पुणे पता, फोलियो नंबर, पंजीकृत किया जाने वाला इंमेल पता, पैन कार्ड की स्क्रेन की हुई स्व–सत्यापित कॉपी और कंपनी के साथ पंजीकृत सदस्य के पंजीकृत पते के समर्थन में निम्नलिखित दस्तावेजों में से किसी एक की स्व-सत्यापित स्कैन कॉपी (जैसे ड्राइविंग लाइसेंस, पासपोर्ट, बैंक स्टेटमेंट, आधार कार्ड, इलेक्शन कार्ड, यटिलिटी बिल या कोई अन्य सरकारी दस्तावेज) का उल्लेख करते हुए एक विधिवत हस्ताक्षरित पत्र की स्कैन प्रति बीटल फाइनेंशियल एंड कंप्युटर सर्विसेज प्राइवेट लिमिटेड, कंपनी के आरटीए को beetal@beetalfinancial.com पर या कंपनी के इंमेल पते askus@shalimarpaints.com पर ईमेल द्वारा भेजकर अपना ई-मेल पता पंजीकृत करायें ताकि एजीएम नोटिस, वार्षिक रिपोर्ट और ई-मेल द्वारा ई-चोटिंग के लिए लॉगिन विवरण प्राप्त कर सकें। डीमैट रूप में शेयर रखने वाले और डीपी के साथ अपने ई-मेल पते पंजीकृत नहीं करने वाले सदस्यों से अनरोध है कि वे उपरोक्त उद्देश्य के लिए अपने संबंधित डीपी से संपर्क करें।

कंपनी अपने सभी सदस्यों को एजीएम नोटिस में निर्धारित सभी प्रस्तावों पर वोट डालने के लिए रिमोट ई-वोटिंग संविधा ('रिमोट ई-वोटिंग') प्रदान करेगी। इसके अतिरिक्त, कंपनी एजीएम के दौरान ई-वोटिंग ('ई-वोटिंग') सिस्टम के माध्यम से वोटिंग की सुविधा प्रदान करेगी। रिमोट ई-वोटिंग/ एजीएम में ई-वोटिंग के जरिए वोट डालने का तरीका एजीएम नोटिस में दिया जाएगा।

रजीएम नोटिस और वार्षिक रिपोर्ट कंपनी की वेबसाइट www.shalimarpaints.com. स्टॉक एक्सचेंजों की वेबसाइट यानी बीएसई लिमिटेड और नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड पर क्रमशः www.bseindia.com और www.nseindia.com पर, जहां कंपनी के शेयर सुचीबद्ध हैं और सेंटल डिपॉजिटरी सविंसेज (इंडिया) लिमिटेड की वेबसाइट www.cdslindia.com पर भी उपलब्ध होगी। उपरोक्त सचना कंपनी के सभी सदस्यों की जानकारी और लाभ के लिए जारी की जा रही है और परिपत्रों के अनुपालन में हैं।

निटेशक मंडल के आदेशानसार कते शालीमार पेंट्स लिमिटेड दिनांकः 30 अगस्त, 2022

शिखा रस्तोगी कंपनी सचिव

मुथूट हाउसिंग फाइनांस कम्पनी लिमिटेड

पंजीकृत कार्यालय :-- टीसी नंबर 14/2074-7, मथूट सेंटर, पुन्नेन रोड, तिरूवनंतपुरम- 695034 सीआईएन — U65922KL2010PLC025624, कार्पोरेंट कार्यालेंय : 12/ए 01, 13वॉ तल, परिणी क्रेसेन्जो, प्लॉट नंबर सी 38 एवं सी 39, बान्द्रा कुर्ला कॉम्प्लेक्स—जी ब्लॉक (ईस्ट), मुंबई—400051, फोन नंबर : 022—62728517 muthoot प्राधिकृत अधिकारी ई-मेल आईडी : authorised.officer@muthoot.com

HOUSING FINANCE सम्पर्के व्यक्ति : संजय वैशी — 7977255521, नवीन चौधरी— 9368265544, गोविन्द राम शर्मा—9212443181

सार्वजनिक सूचना – सम्पत्ति की नीलामी–सह बिक्री

वित्तीय आस्तियों का प्रतिमूतिकरण एवं पुनर्निर्माण तथा प्रतिमूति हित प्रवर्तन अधिनियम, 2002 के अधीन अचल आस्तियों की बिक्री

मुश्ट हाउसिंग फाइनांस कम्पनी लिमिटेड (इसमें आगे "कम्पनी" कही गई है) के प्राधिकृत अधिकारी ने वित्तीय आस्तियों का प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 में दी गई शक्तियों का प्रयोग करते हुए निम्नवर्णित ग्राहकों को प्रदान की गई आवास ऋण सुविधाओं व संबंध में प्रतिभूति के रूप में धारित अधोवर्णित सम्पत्तियों (इसमें आगे "प्रतिभूत आस्ति" कही गई है) का कब्जा ले लिया है और आगे प्रतिभुत आस्ति के "जैसी है जहां है", जो है जैसी है", जो है वहां है" तथा "कोई उपाय नहीं" आधार⁄ शर्तों पर कर्जदारों से अतिदेय निम्नवर्णित राशि के प्रतिभुत ऋण और आगे अंतिम वसुली तक ब्याज एवं खर्चों की वसुली के लिए जनता से सीलबंद निविदाएं आमंत्रित करने द्वारा बेचने का निर्णय किया है।

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क्र.	.ऋणधारक/सह-ऋणधारक/	गिरवी सम्पत्ति का	सम्पत्ति के	कुल बकाया	आरक्षित मूल्य	ईएमडी
सं.	गारंटर का नाम	विवरण	कब्जा की	राशि (रु.)	(रु.)	(रु.)
			तिथि			
1.	15600095187	प्लॉट नं. 2, खसरा नं. 83 एवं 84, , कॉलोनी आकाश	रचनात्मक	26 मार्च,2021	830000/-	83,000.00
	सचिन कुमार चतरपाल सिंह	पुरम्, राजस्व ग्राम मोहकमपुर, परगणा, तहसील एवं	कब्जा	को		
	नीत् सिंह	जिला-मेरठ, उत्तर प्रदेश-250001	22 जून, 2021	1242558.11/-		

निरीक्षण की तिथि एवं समय : 14 सित., 2022 एवं 15 सित., 2022 को पूर्वा. 10.00 बजे से अप. 05.00 बजे तक,

नीलामी की तिथि : 30 सितम्बर, 2022 पूर्वा. 10.00 बजे से अप. 03.00 बजे तक तथा बोली जमा करने हेतु अंतिम तिथि : 29 सितम्बर, 2022 बिक्री का स्थान इन्दौर शाखा : मेरठ शाखा, 2रा तल, सी गी टावर 155/1, मंगल पाण्डेय नगर, सीसीएस युनीवर्सिटी रोड, मेरठ, उत्तर प्रदेश–250004

इच्छक बोलीदाता सम्पत्तियों का निरीक्षण उपरिवर्णित तिथि और समय पर कर सकते हैं। सार्वजनिक नीलामी के नियम एवं शर्ते :-- 1) बिक्री सर के तहत वर्तमान दिशानिर्देशों के अनुसार पूर्णतया यहां नीचे वर्णित नियम एवं शर्तों के अधीन और इच्छूक बिडर्स द्वारा प्रस्तूत किए जाने वाले ऑफर∕निविदा दस्तावेर में वर्णित नियम एवं शर्तों के भी अँधीन होंगी। 2) सम्पत्ति "जैसी है जहां है", जो है जैसी है", जो है वहां है" तथा "कौई उपाय नहीं" आधार⁄शर्तों पर ऋणभारे यदि कोई, सहित बेची जाएगी। 3) नीलामी अधीन सम्पत्तियों का निरीक्षण ऊपर विनिर्दिष्ट तिथि एवं समय पर किया जा सकता है। सम्पत्तियों के निरीक्षण अथव निविदा प्रस्तुत करने के संबंध मे किसी पूछताछ के लिए, कुपया प्राधिकृत अधिकारी से संबंधित स्थानों पर उपरिवर्णित कॉन्टैक्ट नंबरों पर सम्पर्क करें। इच्छूक बोलीदात उपरोक्त सम्पत्ति के लिए अपनी ऑफर्स सरक्षित मुल्य की 10 प्रतिशत धरोहर राशि जमा (ईएमडी) हेतु "मुथूट हाउसिंग फाइनैंस कम्पनी लिमिटेड" के पक्ष में मुंबर में देय डिमांड डाफट के साथ भेज सकते हैं। 4) इच्छक बोलीदाता को ऑफर दस्तावेज के साथ आय कर विभाग द्वारा जारी पैन कार्ड की प्रति तथा बोलीदाता पहचान प्रमाण तथा निवास प्रमाण जैसेकि पासपोर्ट, निर्वाचन आयोग कार्ड, राशन कार्ड, डाइविंग लाइसेन्स इत्यादि की प्रति भी संलग्न करनी होगी। 5) सम्पति किसी भी हालत में सुरक्षित मूल्य से कम पर नहीं बेची जाएगी। 6) नीलामी में मौजूद बोलीदाताओं को अपनी ऑफर सुरक्षित मूल्य से आगे रू. 10000 / – के गुणक में बढ़ाने की अनुमति होगी। 7) सभी बकाया तथा खर्चे जैसेकि म्युनिसिपल कर, अनुरक्षण/सोसायटी प्रभार, बिजली तथा जले कर अथवा कोई अन्य बकाया जिसमे स्टाम्प डयटी, पंजीकरण प्रभार, हस्तांतरण प्रभार और उक्त सम्पत्तियों के संबंध में बिक्री प्रमाणपत्र के पंजीकरण के संबंध में प्रभार शामिल हैं, सफल बोलीदाता / खरीदा को वहने करने होंगे। 8) सफल बोलीदाता / खरीदार को क्रय मूल्य की 25 प्रतिशत राशि (पहले जमा की गई 10 प्रतिशत की ईएमडी समायोजित करने के बाद बिकी के संबंध में प्राधिकत अधिकारी द्वारा ऑफर मंजरी के अगले कार्यदिवस के भीतर जमा करनी होगी, जिसमें असफल रहने पर धरोहर राशि जमा जब्त कर ली जाएगी। 9) बिक्री मल्य की शेष 75 प्रतिशत राशि प्राधिकत अधिकारी द्वारा सफल क्रेता को बिक्री की पष्टि की सचना के 15 दिन के भीतर अथवा एकमात्र प्राधिकत अधिकारी के विवेकानुसार और लिखित रूप में सहमत विस्तारित अवधि के भीतर जमा करनी होगी। 10) प्राधिकत अधिकारी का बिक्री की सूचना के नियम एवं शत में अपने विवेकानुसार, बिना कोई पूर्व सुचना दिए. बदलाव करने का अधिकार सुरक्षित है। 11) उपरोक्त नामक कर्जदार ⁄ सह–कर्जदार द्वारा यदि सभी बकाया राशिया प्रतिभूत लेनदार द्वारा वहन की गई सभी लागतों, प्रभारों तथा खर्चों के साथ, सम्पत्ति की नीलामी की तिथि से एक कार्यदिवस पूर्व तक चूका दी जाती हैं तो सम्पत्ति बेची नहीं जाएगी तथा संभावित बिडर्स से प्राप्त सभी बोलियां मैसर्स मुथुट हाउसिंग फाइनैंस कम्पनी लिमिटेड के विरूद्ध किसी देयता ⁄ दावे के बगैर वापस कर द जाएंगी

कर्जदार/गारंटर/बंधकदाता को एतदद्वारा सरफासी ऐक्ट प्रतिभूति हित (प्रवर्तन) नियमावली के नियम 8(6) एवं 9 के तहत 30 दिन का कानूनी नोटिस दिया जाता है कि वे उपरिवर्णित बकाया राशियां अद्यतन ब्याज और खर्चों के साथ, उपरिवर्णित अवधि के भीतर चुकता कर दें अन्यथा प्रतिभूत आरित उपरिवर्णित नियमों एवं शर्तों के अनुसार बेची जाएंगी। कर्जदार⁄रों से सम्पत्ति से अपनी अप्रभारित वस्तुएं भी 30 दिन की समयावधि के भीतर हटा लेने का अनुरोध है, अन्यथा इनको सम्पत्ति से उनकी जोखिम एवं लागत पर हटाया जाएगा।

स्थानः मेरठ. तिथिः ३० अगस्त. २०२२.

ध्थानः गुरुग्राम

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हस्ता/— प्राधिक्रत अधिकारी, मैसर्स मुथूट हाउसिंग फाइनांस कम्पनी लिमिटेड

Chola चोलामंडलम इन्वेस्टमेंट एण्ड फाइनेंस कम्पनी लिमिटेड कॉर्पोरेट कार्यालय : प्रथम तल, डेयर हाउस, नं. 2, एन.एस.सी. बोस रोड, चेन्नई-600 001. Enter a better life शाखा कार्यालय : 1ला तथा 2सरा तल, प्लॉट नं. 6, मेन पुसा रोड, करोल बाग, नई दिल्ली-110005

(This is only an advertisement for information purposes and not a prospectus announcement)

Naturo Indiabull Ltd

NATURO INDIABULL LIMITED (Formerly known as "IT INDIABULL PRIVATE LIMITED")

Our Company was originally incorporated as "IT Indiabull Private Limited" on September 02, 2016 vide certification of incorporation bearing Corporate Identity No. U72900RJ2016PTC055890 under the provision of sub-section (2) of section 7 of the Companies Act, 2013 issued by the Central Registration Centre, Registrar of Companies. Subsequently, the name was changed to "Naturo Indiabull Private Limited" and a fresh certificate of incorporation was obtained on February 03, 2022. Further, the Company has converted into Public Limited Company vide a fresh certificate of incorporation issued by Registrar of Companies- Jaipur, consequent upon conversion from Private Limited to Public Company dated March 09,2022 in the name of "Natura Indiabull Limited". The Corporate Identification Number of our Company changed to U72900RJ2016PLC055890. For further details, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 100 of the Prospectus

Registered office: 1st Floor, 51, Lohiya Colony, 200 Ft. Bye-Pass, Vaishali Nagar, Jaipur – 302021, Rajasthan, India Contact Person: Ms. Shalini Joshi, Company Secretary & Compliance Officer; Tel No: +91 99282 34076

E-Mail ID: cs@naturoindiabull.com: Website: www.naturoindiabull.com

OUR PROMOTERS: I) Ms. JYOTI CHOUDHARY, AND (II) Mr. GAURAV JAIN

BASIS OF ALLOTMENT

U BRUCE 36,40,000 FOLUE BY SHAKESSUE FACE F VALEU FORKUV- FACE (M FOULE BY SHAKESSMEDENALUKUE INDIALBUT FERMUT B PER EOUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹1092.00 LAKHS ("THE ISSUE"), OF WHICH 1.84,000 EOUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹30/- PER EOUITY SHARE, AGGREGATING TO ₹55.20 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION LE. ISSUE OF 34.56.000 EOUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹30/- PER EOUITY SHARE, AGGREGATING TO ₹1036.80 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 35.69% AND 33.89% RESPECTIVELY OF THE POST ISSUE PAIDUP EQUITY SHARE CAPITAL OF THE COMPANY.

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENT) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS") READ WITH RULE 19(2)(b)(i) OF SCRR AS AMENDED. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning on page no. 29 of this Prospectus.)

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 30/- EACH. THE ISSUE PRICE IS 3.0 TIMES OF THE FACE VALUE.

ISSUE PROGRAMME: ISSUE OPENED ON: AUGUST 22, 2022 and CLOSED ON: AUGUST 24, 2022

PROPOSED DATE OF LISTING: September 02, 2022*.

The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE"). Our Company has received in-principal approval letter dated August 05, 2022 from BSE for using its name in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this Issue, the Designated Stock Exchange will be the BSE Limited ("BSE"). The trading is proposed to be commenced on or about September 02. 2022*

* Subject to receipt of listing and trading approvals from the BSE Limited.

SUBSCRIPTION DETAILS

The Issue was subscribed to an extent of 19.24 times i.e., Gross Subscription of Rs. 2,10,06,00,000/- for 7,00,20,000 equity shares were based on the bid file received from BSE Limited on the day after closure of the Issue received as against Rs. 10,92,00,000/- for 36,40,000 equity shares. (Including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of 13.46 times (after technical rejection and bids not banked). i.e., Net Subscription of Rs. 1,46,94,00,000/- for 48,980,000 equity shares after eliminating technically rejected and bid not banked applications.

Summary of the Valid Applications Received:

Sr.	Category	Gross App	lication	Less: Re	ejections	V	alid	Allotm	ent
No	1	No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	
1	Retail Individual Applicants	9,646	38,584,000	170	680,000	9,476	37,904,000	672	2,688,000
2	Non-Retail Applicants	268	11,296,000	5	404,000	263	10,892,000	99	768,000
3	Market Maker	1	184,000	3 - B	-	1	184,000	8 1 9	184,000
	Total	9,915	50,064,000	175	1,084,000	9,740	48,980,000	772	3,640,000

Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange – BSE Limited. on August 29, 2022

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹30/- per Equity Share, was finalised in consultation with BSE Limited. The category was subscribed by 1.00 time. The total number of shares allotted in this category is 1,84,000 Equity shares.

Sr.No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No.of Shares applied in each category	% to total	Ratio of allott	ees to applicants	Number of successful applicants (after rounding off)	Total No. of Shares allocated/ allotted
	184000	I	100.00	184000	100.00) I 🖗		1 3	184000
	GRAND TOTAL	1	100.00	184000	100.00			1	184000

B. Allocation to Retail Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹30/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 14.10 times i.e. for 3,79,04,000 Equity Shares. Total number of shares allotted in this category is 26,88,000 Equity Shares to 672 successful applicants.

ľ	Sr.No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares Applied	% to total	Ratio of allott	ees to applicants	No. of Succesful Applicants	Total No. of Equity Shares Allotted
1		4000	9476	100.00	37904000	100.00	168	2369	672	2688000
11		GRAND TOTAL	9476	100.00	37904000	100.00			672	2688000

C. Allocation to Other than Retail Individual Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individual Investors, at the issue price of ₹ 30/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 14.18 times i.e. for 1,08,92,000 shares. Total number of shares allotted in this category is 7,68,000 Equity Shares to 99 successful applicants.

The category wise details of the Basis of Allotment are as under:

Sr. No	No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No.of Shares applied in each category	% to total	Ratio	of allottees to applicants	No. of Succesful Applicants	Total No. of Equity Shares Allotte
1	8000	113	42.97	904000	8.30	16	113	16	64000
2	12000	19	7.22	228000	2.09	4	19	4	16000
3	16000	12	4.56	192000	1.76	3	12	3	12000
4	20000	37	14.07	740000	6.79	13	37	13	52000
5	24000	6	2.28	144000	1.32	3	6	3	8000
6	28000	8	3.04	224000	2.06	4	8	4	16000
7	32000	13	4.94	416000	3.82	7	13	7	28000
8	36000	13	4.94	468000	4.30	8	13	8	32000
9	40000	4	1.52	160000	1.47	3	4	3	12000
10	44000	1 00	0.38	44000	0.40	1	1	1	4000
11	48000	3	1.14	144000	1.32	1	1	3	12000
12	56000	3	1.14	168000	1.54	1	1	3	12000
13	60000	5	1.90	300000	2.75	1	1	5	20000
14	64000	1	0.38	64000	0.59	1	1	1	4000
15	80000	5	1.90	400000	3.67	1	1	5	20000
4000 addit	ional share is allocated for Serial no 1	5 in the ratio of 2:5				2	5		8000
16	84000	1 💱	0.38	84000	0.77	1	1	1	4000
17	92000	1	0.38	92000	0.84	1	1	1	8000
18	96000	1	0.38	96000	0.88	1	1	1	8000
19	100000	2	0.76	200000	1.84	1	1	2	16000
4000 addit	ional share is allocated for Serial no 1	9 in the ratio of 1:2				1	2		4000
20	164000	1	0.38	164000	1.51	1	1	1	12000
21	172000	1	0.38	172000	1.58	1	1	1	12000
22	200000	2	0.76	400000	3.67	1	1	2	24000
4000 addit	ional share is allocated for Serial no 2	2 in the ratio of 1:2				1	2	l III	4000
23	284000	1	0.38	284000	2.61	1	1	1	20000
24	332000	6	2.28	1992000	18.29	1	1	6	120000
4000 addit	ional share is allocated for Serial no 2	4 in the ratio of 5:6				5	6		20000
25	336000	2	0.76	672000	6.17	1	1	2	48000
26	600000	1	0.38	600000	5.51	1	1	1	44000
27	1540000	1	0.38	1540000	14.14	1	1	1	108000
	GRAND TOTAL	263	100.00	10892000	100.00	(* j		99	768000



जैसा कि अधोहस्ताक्षरी ने वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के तहत मैसर्स चोलामण्डलम का अधिकृत प्राधिकारी होने के नाते तथा प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 9 के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों के उपभोग में नीचे कॉलम (बी) में सचित नाम वाले कर्जदारों से नीचे कॉलम (डी) में सचित बकाया राशि तथा उस पर ब्याज का कथित सचना की प्राप्ति की तिथि से 60 दिनों के भीतर पुनर्भुगतान करने को कहते हुए कॉलम (सी) में निर्दिष्ट तिथियों पर मांग सचनाएं जारी की थीं।

कर्जदारों द्वारा राशि का पुनर्भुगतान करने में असफल होने के कारण, एतद्वारा विशेष रूप से कर्जदारों को तथा जनसामान्य को सूचना दी जाती है कि अधोहस्ताक्षरी ने नियमों के नियम 9 के साथ पठित अधिनियम की धारा 13(4) तथा उसके तहत निर्मित नियमों द्वारा प्रदत्त शक्तियों के उपभोग में यहां नीचे कॉलम (ई) में वर्णित कम्पनी के पास बंधक सम्पत्तियों पर कॉलम (एफ) में वर्णित सम्बन्धित तिथियों पर कब्जा कर लिया है।

विशेष रूप से कर्जदारों को तथा जनसामान्य को एतद्वारा नीचे कॉलम (ई) में वर्णित सम्पत्तियों के साथ कोई संव्यवहार न करने की चेतावनी दी जाती है और ऐसा कोई संव्यवहार कॉलम (डी) में वर्णित राशि एवं ब्याज सहित अन्य प्रभारों के लिए मैसर्स चोलामंडलम इन्वेस्टमेंट एण्ड फाइनेंस कम्पनी लिमिटेड के प्रभार के अध्यधीन होगा।

प्रतिभूतिकरण अधिनियम की धारा 13(8) के तहत कर्जदार बिक्री की अधिसूचना से पूर्व समस्त लागतों, प्रभारों एवं व्ययों सहित सम्पूर्ण बकायों का भुगतान करके प्रतिभुत आस्ति विमोचित कर सकते हैं।

क्र.सं.	कर्जदार का नाम तथा पता और ऋण खाता संख्या	मांग सूचना की तिथि	बकाया सांश	कब्जाकृत सम्पत्ति का विवरण	ंसांकेतिक कब्जे की तिथि
4	В	С	D	Е	F
1.	 ऋण खाता संख्या X0HEDHE00001131205 और HE02EDL0000003676) 1. नीलोफेर इपिनिंदर सिंह, पताः फ्लैट नंबर 607, छठी मंजिल, सर्वप्रिय विहार, सर्वप्रिय अपार्टमेंट, नई दिल्ली-110016। इसके अलावाः निलोफर इपनिंदर सिंहः प्लॉट नंबर 49, ग्राउंड फ्लोर, बेसमेंट नंबर 1, ब्लॉक-III, इरोज गार्डन कॉलोनी, लक्कड़पुर गांव, सूरज कुंड रोड, फरीदाबाद -121009 इसके अलावाः निलोफर इपनिंदर सिंहः 90/33, ओखला इंड एरिया फेज -1, नई दिल्ली - 110020 2. हरमन जीत सिंह पताः फ्लैट नंबर 607, छठी मंजिल, सर्वप्रिय विहार, सर्वप्रिय अपार्टमेंट, नई दिल्ली-110016 इसके अलावाः हरमन जीत सिंह, ई-503, ग्रेटर कैलाश, नई दिल्ली- 110048 3. मैसर्स नाइटेक्स ओवरसीज, पताः फ्लैट नंबर 607, छठी मंजिल, सर्वप्रिय विहार, सर्वप्रिय अपार्टमेंट, नई दिल्ली-110016 इसके अलावाः मेसर्स नाइटेक्स औवरसीज, 90/33, ओखला इंडस्ट्रियल एरिया फेज - 1, नई दिल्ली -110020 	22.12.2021	रू. 3,73,63,184.44 तिथि 22–12–2021	सम्पत्ति फ्लैट नं. 607, 6ठा तल का समस्त भाग, सर्वप्रिय अपार्टमेंट, सर्वप्रिय विहार, नई दिल्ली में स्थित	27 अगस्त, 2022
तेथि	: 31/08/2022, स्थान : दिल्ली	3	धिकृत प्राधि	कारी : मैसर्स चोलामण्डलम इन्वेस्टमेंट एण्ड फाइनेंस कम्पनी	लिमिटेड

The Board of Directors of the company at its meeting held on August 29, 2022 has approved the Basis of Allotment of Equity shares as approved by the Designated stock Exchange viz. BSE Limited and at a meeting held on August 29, 2022 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants.

In terms of the Prospectus dated August 13, 2022 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose o sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage".

The instructions to Self Certified Syndicate Banks for unblocking the amount has been processed on or prior to August 30, 2022. Further, the CAN-cum-Refund advices and allotment advice and/or notices has been forwarded to the address/email id of the Applicants as registered with the depositories as filled in the application form on or before August 30, 2022. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME Platform within six working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated August 13, 2022 ("Prospectus")

INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer, LINK INTIME INDIA PRIVATE LIMITED at nil.jpo@linkintime.co.in. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

LINKIntime

Place: Jaipur

Date: 31/08/2022

LINK INTIME INDIA PRIVATE LIMITED

C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India

Telephone: +91- 22 - 4918 6200 Facsimile: +91-22-49186060 Email: nil.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Ms. Shanti Gopalkrishnan SEBI Registration Number: INR000004058 CIN No: U67190MH1999PTC118368

> For NATURO INDIABULL LIMITED On behalf of the Board of Directors

> > Gaurav Jain Managing Director

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF NATURO INDIABULL LIMITED

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