

Ref: SEC/SE/2022-23

July 15, 2022

To,
Corporate Relations Department
BSE Ltd.
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai- 400001

BSE Scrip Code: 500096

Listing Department

National Stock Exchange of India Ltd.

Exchange Plaza, 5th Floor

Plot No. C/1, G Block, Bandra – Kurla

Complex, Bandra (E), Mumbai – 400051

NSE Scrip Symbol - DABUR

#### Sub: Publication of newspaper notice for loss of share certificates

Dear Sir/Madam,

Pursuant to the provisions of Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are pleased to enclose copies each of the Financial Express (English Daily) and Jansatta (Hindi Daily) both dated July 15, 2022 in which notice for intimation of loss of share certificates of the shareholders of the Company have been published.

This is for your information and records.

Thanking you,

Yours faithfully,

For Dabur India Limited

(A K Jain)

**Executive V P (Finance) and Company Secretary** 

Encl: A/a

A

# DABUR INDIA LIMITED CIN - L24230DL1975PLC007908

Regd. Office: 8/3, Asaf Ali Road, New Delhi - 110 002 Tel. No. - 011-23253488, Fax No. - 011-23222051 Website - www.dabur.com; e-mail: investors@dabur.com

## NOTICE

SL. NO	FOLIO NO.	NAME	CERTIFICATE NOs.	SHARES	DISTINCTIVE NOs.
1	DIL0043209	RENU SAMTANI	6988* 72557	100* 1000	23007651-23007750* 34760481-34761480
2	DIL0900462	DAMODAR KHOKHARI	73604 90546 84516 107669	1000 1000 1000 3000	35816291-35817290 606294805-606295804 602167495-602168494 906174416-906177415
3	DIL0034644	BINA KEDIA PARMINDER SINGH KALRA	71784 81563 86187 107606	1000 1000 1000 3000	33817521-33818520 601295439-601296438 604135853-604136852 906058184-906061183
4	DIL0066588	ADESH B JAIN	93633 106734	1000 1000	899073805-899074804 904394134-904395133
5	DIL0033729	HOMI N DARUKHANAWALLA	13045* 71709 81526 87673 107734	100* 1000 1000 1000 3000	23613351-23613450* 33730521-33731520 601263439-601264438 605562698-605563697 906361166-906364165

. Any person who has a claim or lien or interest in the above shares and having any objection to the issue of letter of confirmation towards issue of duplicate share certificates, in lieu of the above, is requested to notify the same to the Company at its Registered Office latest by 31.07.2022, indicating the nature of through an affidavit duly affected to his/her objection to the issue of said letter of confirmation. 2. In case company does not receive any objection within aforesaid period it shall proceed with the

issue of said Letter of Confirmation, in lieu of the above mentioned lost share certificates without entertaining any claim/damages whatsoever it may be.

3. The submission of documents by the members to the company shall be deemed to be completed on 31.07.2022 being last date of receipt of objection, if any, by the company on the above shares.

New Delhi 14.07.2022

(A K JAIN) E.V.P.(Finance) & Company Secretary

For DABUR INDIA LIMITED

TAURUS ASSET MANAGEMENT COMPANY LIMITED CIN: U67190MH1993PLC073154

Head Office & Regd Office: Ground Floor, AML Centre-1, 8 Mahal Industrial Estate, Mahakali Caves Road, Andheri (E), Mumbai - 400 093. Tel: 022 - 6624 2700 Email: customercare@taurusmutualfund.com A copy of

**TAURUS Mutual Fund** CSID, SAI and CKIM along with application form may be obtained from Fund's Website: www.taurusmutualfund.com

NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT(SIDs) AND KEY INFORMATION MEMORANDUM(KIMs) OF SCHEMES OF TAURUS MUTUAL FUND

Pursuant to SEBI Circular No SEBI/HO/IMD/DOF2/P/CIR/2022/69 dated May 23, 2022 on "Development of Passive Funds", the following changes are done in the below mentioned schemes of Taurus Mutual Fund w.e.f. July 01, 2022 S. No. Existing Scheme Name New Scheme Name w.e.f. July 01, 2022

TAURUS NIFTY INDEX FUND TAURUS NIFTY 50 INDEX FUND Notes:

- The above revision will be implemented prospectively and shall remain in force till further notice.
- This addendum will form an integral part of the SID/KIM cum Application Form. All other terms and conditions along with risk-o-meter of schemes of the SID & KIM cum

Application Form read with other addendums if any remain unchanged.

For Taurus Asset Management Company Ltd. (Investment Manager for Taurus Mutual Fund) Place: Mumbai Date: July 14, 2022

Notice cum Addendum No.05/2022-23 **Authorised Signatory** Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

## CANARA ROBECO

## Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd. Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001. Tel.: 6658 5000 Fax: 6658 5012/13 www.canararobeco.com CIN No.: U65990MH1993PLC071003

### NOTICE-CUM-ADDENDUM NO. 19 Disclosure of Annual Report and Abridged Annual Report of the Schemes of Canara Robeco Mutual Fund:

All unit holders of Canara Robeco Mutual Fund are requested to note that in terms of Regulation 56(1) of SEBI (Mutual Funds) Regulations, 1996 and SEBI circulars issued in this regards from time to time, the Annual Report and Abridged Annual Report for the period ended March 31, 2022 of the schemes of Canara Robeco Mutual Fund have been hosted on the websites of Canara Robeco Mutual Fund (www.canararobeco.com) and AMFI (www.amfiindia.com) respectively.

Unit holders may also request for a physical or electronic copy of the Annual Report or Abridged Annual Report of the Schemes of Canara Robeco Mutual Fund through any of the below modes, free of cost:

- Telephone: Give a call at our contact centre at 1800 209 2726 between 9.30 am to 6.30 pm from Monday to Saturday
- Email: Send an email to crmf@canararobeco.com
- 3. Investor may also submit written request (letter) at any of the CRMF office or by choosing the relevant option under the scheme application forms (applicable for new subscribers).

Unitholders are requested to visit www.canararobeco.com to claim their Unclaimed Redemption & Dividend/ IDCW amounts and follow the procedure prescribed therein.

> For and on behalf of Canara Robeco Asset Management Company Ltd. (Investment manager for Canara Robeco Mutual Fund)

Date: 14-07-2022 Place: Mumbai Authorised Signatory Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

**Ipca Laboratories Limited** 

Regd. Off.: 48, Kandivli Industrial Estate, Kandivli (W), Mumbai 400 067 Tel: 022 - 6647 4444 / E-mail: investors@ipca.com / Website: www.ipca.com CIN: L24239MH1949PLC007837

### NOTICE

Notice is hereby given that the 72" Annual General Meeting (AGM) of the Company will be held through Video Conferencing / Other Audio Visual Means (VC/OAVM) on Wednesday, 10th August, 2022 at 3.30 p.m. to transact the business as mentioned in the Notice convening the said meeting, which is e-mailed to

The Annual Report for the financial year 2021-22 of which the Notice of 72" AGM is a part has been sen in electronic mode to Members whose e-mail IDs are registered with the Company or with the Depository Participant(s). The requirements of sending physical copy of the Notice of the AGM and Annual Report to the Members have been dispensed with vide MCA/SEBI Circular(s) The Annual Report for the financial year 2021-22 of which the notice of the 72" AGM is a part is also

available on the Company's website www.ipca.com. Members who have not received the Annual Report may download it from the Company's website or may request for a electronic copy of the same by writing to the Company at investors@ipca.com. Notice is further given pursuant to Section 91 of the Companies Act, 2013 that the Register of Members

and Share Transfer Books of the Company will remain closed from Friday, 5° August, 2022 to Wednesday, 10" August, 2022, both days inclusive, for the purpose of the Annual General Meeting. Pursuant to the provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by the Companies (Management and Administration) Amendment Rules, 2015 and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide its members with the facility to

exercise their right to vote on the agenda items as stated in the notice of the Annual General Meeting by electronic means and the business will be transacted through the e-voting services provided by National Securities Depository Limited (NSDL). The details pursuant to the provisions of Section 108 of the Companies Act, 2013 and the relevant Rules

prescribed thereunder are as follows: The business will be transacted through voting by electronic means.

- Date and time of commencement of remote e-voting: Sunday, 7º August, 2022 (9.00 a.m.).
- Date and time of end of remote e-voting: Tuesday, 9" August, 2022 (5.00 p.m.).
- . Cut-off Date: Thursday, 4" August, 2022.
- Any person, who acquires shares of the Company and becomes member of the Company after despatch of the notice and holding shares as of the cut-off date i.e. 4" August, 2022 may obtain the login ID and password by sending an request to evoting@nsdl.co.in by mentioning his Folio No. / DP ID and Client ID No. However, if any shareholder is already registered with NSDL for remote e-voting. then he can use his existing User ID and password for casting his vote. If any shareholder forgets his password, he can reset his password by using "Forgot User Details / Password" or "Physical User / Reset Password" option available on www.evoting.nsdl.com or contact NSDL at Toll Free No:1800 222 990.
- E-voting by electronic mode shall not be allowed beyond 5.00 p.m. on Tuesday, 9" August, 2022. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM
- thru VC/OAVM but shall not be entitled to cast their vote again Members of the Company holding shares either in physical form or in dematerialized form as on the cut-off date of 4" August, 2022 only shall be entitled to avail the facility of remote e-voting as well as e-voting at the Annual General Meeting. The voting rights of the members shall be in proportion to
- their shares of the paid-up equity share capital of the Company. The Company is also providing remote e-voting facility to its members in respect of the business to be transacted during the 72" AGM. Members may follow the same procedure for e-Voting during the 72" AGM as mentioned in the notice for remote e-Voting. Only those Members, who will be present in the 72" AGM through VC/OAVM Facility and have not cast their vote on the Resolutions through
- remote e-Voting shall be eligible to vote through e-Voting system in the 72" AGM. 10. The Annual Report for the financial year 2021-22 of which the Notice of the 72" AGM is a part is also available on the Company's website www.ipca.com and on the website of National Securities
- Depository Ltd. (NSDL) www.evoting.nsdl.com. 11. The shareholders may contact the Company Secretary for any grievances connected with electronic voting.

By Order of the Board For Ipca Laboratories Limited Harish P Kamath Mumbai Corporate Counsel & Company Secretary

14" July, 2022 TOURISM FINANCE CORPORATION OF INDIA LIMITED

(CIN L65910DL1989PLC034812) Regd. Office: 4" Floor, Tower 1, NBCC Plaza, Sector V, Pushp Vihar, Saket, New Delhi-110 017, Phone: 011-29561180 Fax: 011-29561171 Email: complianceofficer@tfciltd.com, Website: www.tfciltd.com

#### Notice is hereby given to the Shareholders (For transfer of unpaid/unclaimed dividend and equity shares of the

Company to Investor Education and Protection Fund (IEPF) Account) Sub: (1) Reminder to claim the dividends remaining unpaid/unclaimed

(2) Transfer of unclaimed equity shares of the Company to Investor Education and Protection Fund (IEPF) Account

NOTICE is hereby given pursuant to the provisions of the Companies Act, 2013 ('The Act') read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('The Rules') notified by the Ministry of Corporate Affairs (MCA), Government

As per Section 124(5) of the Act, all dividends remaining unpaid or unclaimed for a period of seven years are required to be transferred by the Company to Investor Education and Protection Fund (IEPF). Unpaid or unclaimed dividend pertaining to all financial years upto and including Interim Dividend FY 2014-15 have already been transferred to IEPF as required under the Act and rules thereof.

Section 124(6) of the Act read with the Rules requires that all shares, in respect of which dividend has not been paid or claimed for seven consecutive years or more (relevant shares), shall be transferred by the company in the name of IEPF along with statement containing such details as may be prescribed.

All shares in respect of which dividend has not been paid or claimed for seven consecutive years or more (relevant shares) upto and including Interim Dividend 2014-15 have already been transferred by the Company in the name of IEPF and statement containing such details as prescribed is placed on Company's website www.tfciltd.com. The company has communicated individually vide letter dated May 13, 2019, July 6, 2020. June 22, 2021, January 17, 2022, July 12, 2022 and also in all AGM/ EGM notices to the concerned shareholders whose shares are liable to be transferred to IEPF under the said Rules for taking appropriate action(s).

The full details of unpaid/unclaimed dividends of the Company are placed on its website www.tfciltd.com and that of the Ministry of Corporate Affairs (MCA), Government of India, as required under the Act and Rules made thereunder.

We request you to claim the dividends, if any, remaining unpaid to/unclaimed by you from the year 2014-15 onwards, by making an application immediately to Tourism Finance Corporation of India Limited, Registrars and Share Transfer Agents of the Company.

In case we do not receive your claim for the Dividends as aforesaid by September 9, 2022 we shall with a view to comply with the requirements of the said Act and Rules, transfer the relevant shares to IEPF by following the procedures stipulated in the Rules in this regard, without any further notice. Shareholders may kindly note that subsequent to such transfer of relevant shares to IEPF, all future benefits which may accrue thereunder, including future dividends, if any, will be credited to IEPF.

Further, shareholders may kindly note that after the above referred transfer is made, refunds from the IEPF can be claimed only by complying with the provisions of the said rules. Please note that no claim shall lie against the Company with respect to the unclaimed dividends and share(s) transferred to the IEPF pursuant to the Rules.

In case the shareholders have any queries on the subject matter, they may contact the Company the Registered office (or email complianceofficer@tfciltd.com) or to our Registrar and Share Transfer Agent (MCS Share Transfer Agent Limited Unit: TFCI Ltd, 1st Floor, F-65 Okhla Industrial Area, Phase-1, New Delhi-110020 or email at admin@mcsregistrars.com or helpdeskdelhi@mcsregistrars.com)

For Tourism Finance Corporation of India Ltd.

(Sanjay Ahuja) **Company Secretary** 



## RDB RASAYANS LIMITED

CIN: L36999WB1995PLC074860 Regd. Office: Bikaner Building, 8/1 Lal Bazar Street,

3rd Floor, Room No. 09, Kolkata-700 001 Ph No (033) 44500500, Fax No 91-33-2242 0588 Email id- info@rdbindia.com; website- www.rdbgroup.in

TRANSFER OF EQUITY SHARES OF THE COMPANY TO THE INVESTOR **EDUCATION AND PROTECTION FUND** 

NOTICE is hereby given that, as per Section 124(6) of the Companies Act, 2013 read with IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended from time to time (IEPF Rules), all shares in respect of which dividend has not been claimed for seven consecutive years or more shall be transferred by the Company in the name of Investor Education and Protection Fund (IEPF) Pursuant to the provisions of the Companies Act, 2013 read with rules

made thereunder, the company has communicated individually to the concerned shareholders whose shares are liable to be transferred to IEPF Authority during the Financial Year 2022-23 for taking appropriate The Company has also uploaded full details of such shareholders and

shares due for transfer to IEPF Authority on its website at http:// www.rdbgroup.in under the investor relations category. The concerned shareholders may also note that, in case the unpaid dividends are not claimed within the prescribed time limit, then the Company would issue new share certificate(s) in lieu of the original share certificate(s) and the original certificates, which stand registered in

your name will automatically be cancelled and shall be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed to be adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF Authority pursuant to the aforesaid rules. In case the Company does not receive any valid claim from the concerned shareholders by 13th August, 2022, the Company shall with

a view to comply with the requirements set out in rules, initiate necessary steps to transfer the shares held by the concerned shareholders to the Demat account of the IEPF Authority by the due date as per the procedure stipulated in the rules. Kindly note that all future benefit, dividend arising on such shares would

also be credited to IEPF. Shareholders may also note that both the unclaimed dividend and the shares transferred to the IEPF including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure prescribed in the rules In case the shareholders have any queries on the subject matter they may contact the Company's Registrar and Transfer Agents, M/s.Niche Technologies Pvt. Ltd. Tel. No. 033 22806616, e-mail nichetechpl@nichetechpl.com or the company, Ph No. 033 44500520, email: investor.rasayans@rdbindia.com by sending letters / e-mail. For M/S RDB RASAYANS LIMITED

Place: Kolkata Sd/- Pooja M Patel Date: 15.07.2022 Company Secretary cum Compliance Officer

#### Selan Exploration Technology Limited Regd. Office: J-47/1, Shyam Vihar, Dindarpur, Najafgarh, New Delhi-110043

CIN: L74899DL1985PLC021445; Website: www.selanoil.com E-mail: investors@selanoil.com; Tele Fax No.: 0124-4200326 **NOTICE OF POSTAL BALLOT** 

Notice is hereby given that pursuant to and in compliance with section 110 of the Companies Act, 2013 and Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014, read with the General Circular No. 14/2020 dated 08 April 2020, General Circular No. 17/2020 dated 13 April 2020, General Circular No. 22/2020 dated 15 June 2020, General Circular No. 33/2020 dated 28 September 2020, General Circular No. 39/2020 dated 31 December 2020 and General Circular No. 10/2021 dated 23 June 2021 issued by the Ministry of Corporate Affairs ("MCA Circulars") and SEBI Circular No. SEBI/HO/CFD/CMD/ 2/CIR/P/2022/62 dated 13 May 2022 issued by the Securities and Exchange Board of India ("SEBI Circular") (including any statutory modification or re-enactment thereof for the time being in force, and as amended from time to time) that the Resolution as set out in the notice of postal ballot, is proposed to be passed as a Special Resolution by the Members of Selan Exploration Technology Ltd. ("Company") through Postal Ballot by remote voting through electronic means ("remote e-voting") only.

E-voting: Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended by the Companies (Management and Administration) Amendment Rules, 2015, Secretarial Standard-2 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is offering remote E-voting facility to its Members in respect of business to be transacted through Postal Ballot.

Details of E-voting schedule are as under:

- 1. The cut-off date: Thursday, 30 June 2022 2. Date & time of commencement of E-voting: Saturday, 16 July 2022 at
- 3. Date & time of end of E-voting: Monday, 15 August 2022 at 5:00 P.M (IST).
- 4. E-voting shall not be allowed beyond the date & time mentioned above. Please note that a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote E-voting.

The Board of Directors of the Company has appointed Mr. Nityanand Singh, Practicing Company Secretary as the scrutinizer to conduct the Postal Ballot. Any person, who acquires shares of the Company and becomes a member of

the Company after dispatch of the Postal Ballot Notice and is holding shares as on the cut-off date i.e Thursday, 30 June 2022, may obtain the login ID and password by sending request at evoting@nsdl.co.in or helpdeskdelhi@mcsregistrars.com. However, if a person is already registered with NSDL for E-voting then existing user ID and password can be used for casting vote. The Postal Ballot Notice is available on NSDL website: https://www.evoting.nsdl.com.

The Postal Ballot Notice is also available on the Company's website i.e. www.selanoil.com. In case of any queries, you may refer to the "Frequently Asked Questions" (FAQs)

and "E-voting user manual" for shareholders available at the Downloads section

of https://www.evoting.nsdl.com or contact NSDL at e-mail id: evoting@nsdl.co.in or at telephone no. 1800-222-990. Members holding shares in physical mode are requested to inform about change of address/e-mail ids/ dividend mandate/ ECS requests, if any, to the Company's Registrar and Share Transfer Agent- MCS Share Transfer Agent Ltd., Unit: Selan Exploration Technology Ltd., F-65, First Floor, Okhla Industrial Area

Phase-I, New Delhi- 110020. Members holding shares in Demat mode should inform their Depository Participants (DP) about such change. The above information is being issued for the information and benefit of all members of the Company and is in compliance with the aforesaid MCA

Circular/s and the SEBI Circular. By order of the Board For SELAN EXPLORATION TECHNOLOGY LIMITED.

Place: New Delhi Yogita Rohilla Date: 14.07.2022 Company Secretary

# "IMPORTANT"

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#### THE ANUP ENGINEERING LIMITED CIN: L29306GJ2017PLC099085

Regd. Office: Behind 66 KV Elec. Sub-Station, Odhav Road, Ahmedabad-382415 **Tel. No.**: +91-79-2287 2823 **Fax No**.: +91-79-2287 0642

**Email**: investorconnect@anupengg.com **Website**: www.anupengg.com NOTICE FOR ATTENTION OF SHAREHOLDERS OF THE COMPANY

In view of the COVID-19 pandemic, the Ministry of Corporate Affairs, Government of India ("MCA") has issued General Circular Nos. 14/2020, 17/2020, 20/2020, 02/2021, 19/2021, 21/2021 and 02/2022 dated 8th April 2020, 13th April 2020, 5th May 2020, 13th January 2021, 8th December 2021, 14th December 2021 and 5th May 2022, respectively, ("MCA Circulars") and Securities and Exchange Board of India vide its circular dated 13th May 2022 read with 12th May, 2020 and 15th January 2021 ("SEBI Circular"), have permitted the companies to hold their Annual General Meeting ("AGM") through Video Conferencing/Other Audio Visual Means ("VC/OAVM") for the Calendar Year 2022 without the physical presence of Members at a common venue.

In compliance with the provisions of the Companies Act, 2013 ("Act"), SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and MCA Circulars, the AGM of the Company will be held through VC / OAVM on Monday, 8th August 2022 at 11:00 A.M. (IST) to transact the business that will be set forth in the Notice of the meeting. The Registered Office of the Company shall be the deemed venue of the Meeting.

The Circulars have also allowed the Company to dispense with the requirement of dispatching the physical copies of Notice of the AGM and Annual Report. Accordingly, the same are being sent only in electronic mode to the Members, whose e-mail addresses are registered with the Registrar and Transfer Agents or with the Depository Participant(s). The Notice of the AGM also contains the instructions for casting the vote through remote e-Voting or e-Voting during the meeting. The Notice of the AGM and Annual Report will also be made available on the website of the Company at www.anupengg.com, websites of stock exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and on the website of NSDL at www.evoting.nsdl.com.

Further, to update/ register email addresses with company /Depositary shareholders may follow the instructions mentioned below:

Physical Holding	Visit the link: https://linkintime.co.in/EmailReg/Email_register.html and follow the
(For temporary	registration process as guided therein. The members are requested to provide details
update their e mail address)	such as name, folio number, certificate number, PAN, mobile number and e-mail address
Demat	Contact your Depository Participant (DP) and register your e-mail address in your
Holding	demat account as per the process communicated by your DP

This notice is issued for the information and benefit of the Members of the Company in compliance with the applicable circulars of MCA and SEBI By order of the Board

Place: Ahmedabad Date: 14.07.2022

2. Name of the Target Company

For The Anup Engineering Limited Chintankumar Patel **Company Secretary** 

## **DELTA INDUSTRIAL RESOURCES LIMITED**

A public limited company incorporated under the provisions of the Companies Act, 1956 Corporate Identification Number: L52110DL1984PLC019625; Registered Office: Shop No. 325, 3rd Floor, Aggarwal Plaza, Sector – 14, Rohini, North East, New Delhi – 110085, India; Contact Number: +91-8376095634; E-mail Address: deltaindltd@gmail.com; Website: www.dirl.in.

Thursday, July 14, 2022

Regulations, 2011 including subsequent amendments thereto ('SEBI (SAST) Regulations').

Recommendations of the Committee of Independent Directors of Delta Industrial Resources Limited ('DELTA' or 'Target Company') on the Offer made by Mr. Gaurav Goel ('Acquirer 1'), Mr. Rakesh Kumar Goel ('Acquirer 2'), Mr. Saurabh Goel ('Acquirer 3'), And Mr. Harsh Gupta ('Acquirer 4'), (hereinafter collectively referred to as the 'Acquirers') to the Public Shareholders of the Target Company in accordance with the provisions of Regulation 26 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers)

Delta Industrial Resources Limited

	Maine of the larget company	Delta industrial resources Elimited				
3.	Details of the Offer pertaining to the Target Company	This Offer is being made by the Acquirers, namely being, Mr. Gaurav Goel (Acquirer Mr. Rakesh Kumar Goel (Acquirer 2), Mr. Saurabh Goel (Acquirer 3), and Mr. Harsh Gup (Acquirer 4), pursuant to the provisions of Regulations 3 (1) and 4 of the SEBI (SAS Regulations, for acquisition of up to 14,02,180 (Fourteen Lakhs Two Thousand On Hundred and Eighty) fully paid-up equity shares of ₹10.00/- (Rupees Ten Only) ('Equi Shares') each representing 26.00% (Twenty-Six Percent) of the Voting Share Capital the Target Company, at a price of ₹9.20/- (Nine Rupees and Twenty Paise Only) per Equ Share, payable in cash ('Offer Price')				
4.	Names of the Acquirers and PAC with the Acquirers	Mr. Gaurav Goel (Acquirer 1), Mr. Rakesh Kumar Goel (Acquirer 2 (Acquirer 3), and Mr. Harsh Gupta (Acquirer 4) are the Acquirers.  There is no person acting in concert with the Acquirers for this Offe				
5.	Name of the Manager to the Offer	CapitalSquare Advisors Private Limited 205-209, 2nd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Mumbai – 400093, Maharashtra, India; Telephone Number: +91-22-66849999/145/138; Email Address: tanmoy.banerjee@capitalsquare.in/ pankita.patel Website: www.capitalsquare.in; Contact Person: Mr. Tanmoy Banerjee/ Ms. Pankita Patel; SEBI Registration Number: INM000012219;	@capitalsquare.in;			
6.	Members of the Committee of Independent Directors	Following stated are the Members of the Committee of Independ Target Company ('IDC Members'):  Name of the IDC Member  Ankit Singhal Ish Sadana	ent Directors of the  Designation  Chairman  Member			
7.	IDC Member's relationship with the Target Company (Directors, Equity Shares owned, any other contract/ relationship)	<ul> <li>a) IDC Members are Independent Directors on the Board of the</li> <li>b) None of the IDC Members are holding any Equity Shares of t</li> <li>c) None of the IDC Members are holding any contracts or any relative related in any way with the Target Company other than acting Target Company.</li> </ul>	he Target Company. ionship, nor are they in directorship in the			
8.	Trading in the Equity Shares/ other securities of the Target Company by IDC Members	a) None of the IDC Members are holding any Equity Shares, the with respect to the IDC Members having traded in any Equity Shares of the Target Company during the period of 12 (Twelve) month Announcement dated Wednesday, May 18, 2022, is not apple.	ares/ other securities as prior to the Public icable.			
		b) None of the IDC Members are holding any Equity Shares, the with respect to the IDC Members having traded in any Equity Shares of the Target Company during the period from the Public Al Wednesday, May 18, 2022, till the date of this recommendation	ares/ other securities nnouncement dated on, is not applicable.			
9.	IDC Member's relationship with the Acquirer (Directors,	The IDC Members neither have any contracts nor relationship with	the Acquirers in any			

Equity Shares owned, any other contract/ relationship) manner 10. Trading in the Equity Shares/ other securities of the Not Applicable Acquirer by IDC Members 11. Recommendation on the Offer, as to whether the

Offer, is or is not, fair, and reasonable

12. Summary of Reasons of Recommendation

13. Details of Independent Advisors, if any

15. Any other matter to be highlighted

Place: New Delhi

Date: Thursday, July 14, 2022

the open offer proposal was discussed

Target Company under SEBI (SAST) Regulations.

The IDC Members have perused the Offer Documents namely being:

(a) Public Announcement dated Wednesday, May 18, 2022 ('Public Announcement') (b) Detailed Public Statement dated Monday, May 23, 2022, which was published on Tuesday, May 24, 2022, in the newspapers, namely being Financial Express (English daily) (All India Edition), Jansatta (Hindi daily) (All India Edition and Delhi Edition), Mumbai Lakshadeep (Marathi Daily) (Mumbai Edition) ('Newspapers') ('Detailed Public Statement'); Draft Letter of Offer dated Friday, May 27, 2022 ('Draft Letter of Offer');

(d) Letter of Offer dated Thursday, July 07, 2022, along with the Form of Acceptancecum-Acknowledgement and Form No. SH-4 Securities Transfer Form ('Letter of The dispatch confirmation of the Letter of Offer advertisement dated Tuesday, July 12, 2022, which had been published in the Newspapers on Wednesday, July 13

2022 ('Letter of Offer Dispatch Confirmation Advertisement') (The Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, and Letter of Offer Dispatch Confirmation Advertisement are hereinafter collectively referred to as 'Offer Documents') issued by the Manager on behalf of On perusal of the aforesaid Offer Documents, the IDC Members believe that this Offer is fair and reasonable, in accordance with the provisions of SEBI (SAST) Regulations.

Based on the review of the Offer Documents, the members of IDC have considered the

following for making recommendations: a) Offer Price is justified in terms of the parameters prescribed under Regulations 8 (1 and 8 (2) of the SEBI (SAST) Regulations. Keeping in view of the above fact, the members of IDC are of the opinion that the Offer Price of ₹9.20/- (Nine Rupees and Twenty Paise Only) payable in cash per

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect,

true, correct, and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the

and reasonable. However, the Public Shareholders should independently evaluate the Offer and take informed decision on the matter. None. 14. Disclosure of Voting Pattern of the meeting in which All the IDC Members unanimously voted in favor of recommending this Offer proposal.

New Delhi

Equity Share to the Public Shareholders of the Target Company for this Offer is fair

For and on behalf of Committee of Independent Directors Delta Industrial Resources Limited Ankit Singhal

(Chairman of IDC)

indianexpress.com

The Indian **EXPRESS** 

conclusion not an assumption. T arrive at

Inform your opinion detailed analysis.



The Indian Express.

Date : July 14, 2022 financialexp.epap.in

Place: New Delhi



## Selan Exploration Technology Limited

Regd. Office: J-47/1, Shyam Vihar, Dindarpur, Najafgarh, New Delhi-110043 CIN: L74899DL1985PLC021445; Website: www.selanoil.com E-mail: investors@selanoil.com; Tele Fax No.: 0124-4200326 **NOTICE OF POSTAL BALLOT** 

Notice is hereby given that pursuant to and in compliance with section 110 of the Companies Act, 2013 and Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014, read with the General Circular No. 14/2020 dated 08 April 2020, General Circular No. 17/2020 dated 13 April 2020, General Circular No. 22/2020 dated 15 June 2020, General Circular No. 33/2020 dated 28 September 2020, General Circular No. 39/2020 dated 31 December 2020 and General Circular No. 10/2021 dated 23 June 2021 issued by the Ministry of Corporate Affairs ("MCA Circulars") and SEBI Circular No. SEBI/HO/CFD/CMD/ 2/CIR/P/2022/62 dated 13 May 2022 issued by the Securities and Exchange Board of India ("SEBI Circular") (including any statutory modification or re-enactment thereof for the time being in force, and as amended from time to time) that the Resolution as set out in the notice of postal ballot, is proposed to be passed as a Special Resolution by the Members of Selan Exploration Technology Ltd. ("Company") through Postal Ballot by remote voting through electronic means ("remote e-voting") only.

E-voting: Pursuant to the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended by the Companies (Management and Administration) Amendment Rules, 2015, Secretarial Standard-2 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is offering remote E-voting facility to its Members in respect of business to be transacted through Postal Ballot.

- Details of E-voting schedule are as under: 1. The cut-off date: Thursday, 30 June 2022
- 2. Date & time of commencement of E-voting: Saturday, 16 July 2022 at 9:00 A.M (IST).
- 3. Date & time of end of E-voting: Monday, 15 August 2022 at 5:00 P.M (IST) 4. E-voting shall not be allowed beyond the date & time mentioned above.

Please note that a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote E-voting.

The Board of Directors of the Company has appointed Mr. Nityanand Singh Practicing Company Secretary as the scrutinizer to conduct the Postal Ballot.

Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Postal Ballot Notice and is holding shares as on the cut-off date i.e Thursday, 30 June 2022, may obtain the login ID and password by sending request at evoting@nsdl.co.in or helpdeskdelhi@mcsregistrars.com. However, if a person is already registered with NSDL for E-voting then existing user ID and password can be used for casting vote.

The Postal Ballot Notice is available on NSDL website: https://www.evoting.nsdl.com The Postal Ballot Notice is also available on the Company's website i.e.

In case of any queries, you may refer to the "Frequently Asked Questions" (FAQs) and "E-voting user manual" for shareholders available at the Downloads section of https://www.evoting.nsdl.com or contact NSDL at e-mail id: evoting@nsdl.co.in or at telephone no. 1800-222-990.

Members holding shares in physical mode are requested to inform about change of address/e-mail ids/ dividend mandate/ ECS requests, if any, to the Company's Registrar and Share Transfer Agent- MCS Share Transfer Agent Ltd., Unit: Selan Exploration Technology Ltd., F-65, First Floor, Okhla Industrial Area Phase-I, New Delhi- 110020. Members holding shares in Demat mode should inform their Depository Participants (DP) about such change.

The above information is being issued for the information and benefit of all members of the Company and is in compliance with the aforesaid MCA Circular/s and the SEBI Circula

By order of the Board For SELAN EXPLORATION TECHNOLOGY LIMITED.

Place : New Delhi Yogita Rohilla Date: 14.07.2022 Company Secretary

दक्षिण रेलवे

E-TENDERINO. 1(19)3.522155319due20m計

09.08.2022

(2) 93.22.5532 due on.

भारत के राष्ट्रपति के लिखे तथा उनकी ओर से मंडल रेलवे प्रबंधक (भंडार), दक्षिण रेलवे, थिरुवनंतपरम

Pivisional - Pailways Managara (Stenes)

Southern Railway, Thiruvananthaburam

Division invites E-tenders for the supply 1 निविदा सं 93.22.5531, भेड़ारों का विवरण रिल or under mentioned stores for and on behali of the President of India.

ਕ੍ਰਾਪੁਰ ਹੈ ਜੋ ਜ਼੍ਰੂਟੂਲ ਕ੍ਰਾਫ਼ਰ 24ਕੀ ਤੋਂ ਦੀ s ਪ੍ਰਾफ਼ 8ਕੂ 1) Tender No. 93.22.5531; Description

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RELAXO

RELAXO FOOTWEARS LIMITED CIN No:- L74899DL1984PLC019097 Registered Office: Aggarwal City Square, Plot No. 10, Manglam Place, District Centre, Sector -3, Rohini, Delhi - 110085 Phones: 91-11-46800600, 46800700. Fax No: 91-11-46800692

E-mail: rfl@relaxofootwear.com, Website: www.relaxofootwear.com कम्पनी के इक्वीटी शेयरों का निवेशक शिक्षा एवं सुरक्षा निधि (आईईपीएफ)

प्राधिकरण को हस्तांतरित करने के लिए सार्वजनिक सचना सचित किया जाता है कि कम्पनी अधिनियम, 2013 ("अधिनियम") की धारा 124 (6) के साथ पठित निवेशक शिक्षा एवं सरक्षा निधि प्राधिकरण (लेखा, लेखा-परीक्षा, जंतरण एवं वापसी) विनियम, 2016 ''विनियम') के नियम 6, और बाद के संशोधनों के अनुसार, यह आवश्यक है कि कम्पनी के इक्विटी शेयर जिनके पिछले लगातार 7 (सात) वर्षों या अधिक के लाभांशों का भुगतान / दावा नहीं किया गया जन्हें कम्पनी निवेशक शिक्षा एवं सुरक्षा निधि ("आईईपीएफ") प्राधिकरण के डीईएमएटी खाते में

जिन शेयरधारकों के शेयर आईईपीएफ प्राधिकरण में अंतरित किए जाएंगे, कम्पनी उनके नवीनतम पंजीकृत पत्राचार और / या ई-मेल पते पर व्यक्तिगत सचना (वास्तविक और इलेक्टॉनिक माध्यम से. जैसी भी रिथति हों) भेज चुकी है। साथ ही, ऐसे शेयरधारकों के सभी आवश्यक विवरण, जैसे कि, नाम, फोलियो नंबर या डीपी आईडी – क्लाइंट आईडी और 'आईईपीएफ प्राधिकरण के डीईएमएटी खाते' में अंतरित किए जाने वाले इक्विटी शेयर के विवरण कम्पनी की वेबसाइट www.relaxofootwear.com पर 'इन्वेस्टर्स रिलेशंस' सेक्शन में दिए गए हैं।

सभी संबंधित शेयरधारक, जिनके लगातार सात वर्षों से वित्तीय वर्ष 2014–15 के लागांश का भगतान या दावा नहीं किया गया, उन्हें सलाह दी जाती है कि कम्पनी या कम्पनी के रजिस्ट्रार एवं शेयर टांस्फर एजेंट ("आरटीए") केफिन टेक्नोलॉजीज लिमिटेड से 29 अक्तूबर, 2022 या पहले लाभांश का दावा कर दें और यह दावा न करने पर कथित लामांश संबंधित इक्विटी शेयर "आईईपीएफ प्राधिकरण के डीईएमएटी खाते" में अंतरित कर दिए जाएंगे। इसलिए संबंधित शेयरधारकों से नियेदन है कि कम्पनी की उपरोक्त वेबसाइट पर देख कर आईईपीएफ प्राधिकरण में अंतरित होने वाले इक्विटी शेयरों के दावा / भूगतान न किए गए लाभांशों और शेयरों के विवरणों का सत्यापन कर लें।

उपरोक्त के मद्देनजर, आपसे अनुरोध है कि 29 अक्टूबर, 2022 को या उससे पहले कंपनी के रजिस्ट्रार एजेंट केफिन टेकनोलोंजीज लिमिटेड, को निम्नलिखित दस्तावेज भेजकर दावारहित लागांश का तरंत दावा करें ताकि आईईपीएफ प्राधिकरण को अपने शेयरों के हस्तांतरण से बचा जा सके।

वचन पत्र, संलंन प्रारूप में, विधिवत भरा हुआ और हस्ताक्षरित;

• पैन कार्ड और एड्रेस प्रफ की सेल्फ अटेस्टेड कॉपी;

• रह किए गए चेक की कॉपी-

यदि ऐसे शेयरवारक 29 अक्तूबर, 2022 तक दावारहित लाभांश का दावा नहीं करते हैं, तो कम्पनी इसके बाद शेयरधारक को कोई सुचना दिए बिना उपरोक्त नियमों का पालन करते हुए इक्विटी शेयर आईईपीएफ प्राधिकरण में अंतरित कर देगी। कृपया यह भी ध्यान रखें कि कथित नियमों के अनुसार आईईपीएफ को अंतरित इक्विटी शेयर / दावारहित लाभांश के लिए कम्पनी पर कोई दावा नहीं किया जा सकता। ऐसे शेयरों के सभी संचित लाभ भी कथित अधिनियम एवं इसके तहत बने नियमों के अनुसार आईईपीएफ प्राधिकरण को अंतरित कर दिए जाएंगे, जैसे, लामांश, बोनस शेयर, स्प्लिट, कन्सॉलिडेशन, फ्रॅंक्शन शेयर आदि, राइट्स इश्यू छोड़ कर ।

इसके अतिरिक्त, कम्पनी द्वारा इन इक्विटी शेयरों के आईईपीएफ प्राधिकरण में अंतरण के बाद, संबंधित शेयरधारक केवल आईईपीएफ प्राधिकरण के समक्ष इविवटी शेयरों का दावा कर सकते हैं। इसके लिए निर्धारित फॉर्म आईईपीएफ-5 में ऑनलाइन आवेदन करना होगा और इसकी वास्तविक कोंपी भी विधिवत हस्ताक्षर कर फोर्म आईईपीएफ-6 में उल्लिखित आवश्यक डॉक्य्मेंट के साथ कम्पनी के नोडल अधिकारी, अर्थात, श्री. विकास कुमार टाक, कम्पनी सचिव एवं नियम अनुपालन अधिकारी को उनके निम्नलिखित संपर्क पते पर भेंजनी होगी। आईईपीएफ प्राधिकरण में अंतरित इक्विटी शेयर / लाभांश वापस प्राप्त करने का दावा करने के लिए आवश्यक कॉर्पोरेट मामला मंत्रालय "एमसीए") के नियम और आवेदन प्रपन्न (आईईपीएफ–5 का ई–फॉर्म) आईईपीएफ प्राधिकरण की वेबसाइट अर्थात् www.iepf.gov.in पर उपलब्ध हैं।

यदि शेयरधारक को इस विषय में कुछ भी पुछना हो तो कम्पनी/कम्पनी के आरटीए केफिन

कम्पनी का नाम और पता	रजिस्ट्रार का नाम और पता
रिलैक्सो फुटवियर्स लिमिटेड अग्रवाल सीटी स्कवॉयर, प्लॉट नं. 10, मंगलम पैलेस, डिस्ट्रिक्ट सेंटर सेक्टर 3, रोहिणी दिल्ली-110085 दूरमाष संख्या: 011-46800600 ई—मेल: cs@relaxofootwear.com	केफिन टेकनोलॉजीज लिमिटेड यूनिट रिलैक्सो फुटवियर्स लिमिटेड, कार्वी सेलेनियम टावर बी, प्लॉट नं. 31-32 गाछीबावली फाइनैशियल डिस्ट्रिक्ट, नानकरामगुडा हैदराबाद-500032 टोल फ्री नंबर 1800-4258-998 दूरभाष सं.: 040-67162222 ई—मेल: einward.ris@kfintech.com

निदेशकों के मंडल के आदेशानसार रिलैक्सो फटवियर्स लिमिटेड के लिए

विकास कुमार टाक

तिथिः जुलाई 14, 2022 स्थानः दिल्ली कम्पनी सचिव और अनुपालन अधिकारी/नोडल अधिकारी

P.S.: कंपनी ने सेबी के परिपन्न संख्या SEBI/HO/MIRSD/MIRSD RTAMB/P/ CIR/2021/655 दिनांक 3 नवंबर, 2021 के अनुसार फार्म ISR-1 पर अपने पैन, केवाईसी विवरण और नामांकन जमा करने के लिए भौतिक रूप में कंपनी के शेयर रखने वाले सभी सदस्यों को व्यक्तिगत पत्र भी भेजे हैं। फार्म ISR-1 कंपनी की वेबसाईट https://www.relaxofootwear.com/downloads पर भी उपलब्ध है। कंपनी के शेयरों को भौतिक रूप में रखने वाले सदस्यों का ध्यान उक्त फॉर्म ISR-1 को पढने और जमा करने के

टूरिज्म फाइनेंस कार्पोरेशन ऑफ इंडिया लिमिटेड (सीआईएनः L65910DL1989PLC034812) पंजीकृत कार्यालयः चौथा तल, टॉवर 1, एनबीसीसी प्लेस, सैक्टर-V, पूष्प विहार, साकेत, नई दिल्ली—110017, फोनः 011-29561180, फैक्स : 011-29561171 ईमेलः complianceofficer@tfciltd.com, वेबसाइटः www.tfciltd.com

शेयर धारकों को एतदद्वारा सुचना दी जाती है

(निवेशक शिक्षा एवं सरक्षा निधि (आईईपीएफ) खाते में अप्रदत्त बेदावा लाभांश और कम्पनी के इक्विटी शेयरों के अन्तरण के लिए)

विषयः (1) अप्रदत्त / बेदावा रहे लाभांशों का दावा करने के लिए अनुस्मारक (2) कम्पनी के बेदावा रहे इक्विटी शेयरों का निवेशक शिक्षा एवं सुरक्षा निधि (आईईपीएफ) खाते में अन्तरण

कारपोरेट कार्य मंत्रालय (एमसीए), भारत सरकार द्वारा अधिसचित निवेशक शिक्षा एव सरक्षा निधि प्राधिकरण (लेखांकन, लेखा.परीक्षा, अन्तरण व धनवापसी) नियम, 2016 (नियम) के साथ पठित कम्पनी अधिनियम, 2013 (अधिनियम) के उपबन्धों के अनुसरण मे रतदद्वारा यह सूचना दी जाती है।

अधिनियम की धारा 124(5) के अनुसार, सात वर्ष की अवधि के लिए अप्रदत्त या बेदावा रहे सभी लाभांशों को कम्पनी द्वारा निवेशक शिक्षा एवं सरक्षा निधि (आईईपीएफ) में अन्तरित किया जाना अपेक्षित है। जैसा कि अधिनियम और उसके नियमों के अधीन अपेक्षित है वित्तीय वर्ष 2014–15 तक और उसके सहित. सभी वित्तीय वर्षों से सम्बन्धित अप्रदत्त य बेदावा रहे लाभांश को आईईपीएफ में पहले ही अन्तरित किया जा चुका है।

नियमों के साथ पठित अधिनियम की धारा 124(6) के द्वारा यह अपेक्षित है कि सभी शेयर जिनके सम्बन्ध में लगातार सात वर्ष या इससे अधिक समय से लाभांश की अदायगी नहीं की गई है या दावा नहीं किया गया है, (सम्बन्धित शेयरों) कम्पनी द्वारा यथानिर्धारित विवरणों की विवरणिका सहित आईईपीएफ के नाम में अन्तरित किए जाएंगे।

ऐसे सभी शेयरों, जिनके सम्बन्ध में वित्तीय वर्ष 2014-15 तक और उसके सहित लगाता सात वर्ष या इससे अधिक समय से लाभांश की अदायगी नहीं की गई है या दावा नहीं किया गया है. (सम्बन्धित शेयरों) को कम्पनी द्वारा आईईपीएफ के नाम में पहले ही अन्तरित कर दिया गया है. जिसके यथानिर्धारित विवरण कम्पनी की www.tfciltd.com वेबसाइट पर डाल दिए गए हैं। कम्पनी द्वारा दिनांक 13 मई, 2019, 6 जुलाई, 2020 22 जून, 2021, 17 जनवरी, 2022, 12 जुलाई, 2022 के पत्र द्वारा इसकी सूचना सभी को अलग अलग भेज दी गई है और एजीएम/ईजीएम के नोटिस द्वारा भी जिन शेयरघारकों के शेयर उक्त नियमों के अधीन आईईपीएफ में अन्तरित किए जाने हैं. के उपयुक्त कार्रवाई (कार्रवाईयां) करने के लिए इसकी सूचना दे दी गई है। जैसा कि अधिनियम और उसके अधीन बनाए गए नियमों के अधीन अपेक्षित है, कम्पनी के अप्रदत्त / बेदावा लाभांशों के पूर्ण विवरण कम्पनी की www.tfciltd.com वेबसाइट और कारपोरेट कार्य मंत्रालय (एमसीए), भारत सरकार की वेबसाइट पर डाल दिए गए हैं।

आपसे अनुरोध है कि आप वर्ष 2014-15 से आगे के वर्षों के लिए आपके द्वारा अप्रदत्त / बेदावा रहे लाभांश, यदि कोई हों, के लिए अपना दावा ट्रिंग्स फाइनेंस कार्पोरेशन ऑफ इण्डिया लिमिटेड, कम्पनी के रजिस्टार एण्ड टांसफर एजेंट के पास तत्काल प्रस्तुत करें।

यदि उपयुक्तानुसार हमें 09 सितंबर, 2022 तक लाभांश के लिए कोई दावा प्राप्त नहीं होता तो हम उक्त अधिनियम और नियमों की अपेक्षाओं के अनुपालन को ध्यान में रखते हए, इस बारे में अगली कोई सुचना दिए बिना, नियमों में निर्दिष्ट प्रक्रिया का अनुपालन करते हुए सम्बन्धित शेयरों को आईईपीएफ में अन्तरित कर देंगे। शेयरधारक कृपया नोट करें कि आईईपीएफ में सम्बन्धित शेयरों के ऐसा अन्तरण हो जाने के बाद, उसके अधीन उत्पन्न सभी भावी लाभ और भावी लाभांश, यदि कोई हों, को आईईपीएफ में क्रेडिट कर दिया जाएगा।

इसके अतिरिक्त शेयरधारक कृपया यह भी नोट करें कि ऊपर निर्दिष्ट अन्तरण हो जाने के बाद, उक्त नियमों के उपबन्धों का अनुपालन करने पर ही आईईपीएफ के पास धनवापसी का दावा किया जा सकता है। कृपया नोट करें कि नियमों के अनुसरण में आईईपीएफ में अन्तरित किए गए बेदावा लाभांशों और शेयरों के सम्बन्ध में कम्पनी के विरुद्ध कोई दावा नहीं किया जा सकेगा।

यदि शेयरधारकों को इस बारे में कोई प्रश्न पुछना है तो वे कम्पनी के पंजीकृत कार्यालय (या ई−मेल complianceofficer@tfciltd.com) या हमारे रजिस्ट्रार व शेयर ट्रांसफर एजेंट (एमसीएस शेयर ट्रांसफर एजेंट लिमिटेड, यूनिट: टीएफसीआई लि0, प्रथम तल, एफ-65 ओखला इण्डस्ट्रियल एरिया, फेज-1, नई दिल्ली- 110020 या ई-मेल admin@mcsregistrars.com ্যা helpdeskdelhi@mcsregistrars.com सम्पर्क कर सकते हैं।

कृते दूरिज्म फाइनेंस कार्पोरेशन ऑफ इंडिया लिमिटेड

स्थानः नई दिल्ली संजय आहुजा दिनांकः 14 जुलाई, 2022 कंपनी सचिव

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## सोम दत्त फाइनेंस कॉपोरेशन लिमिटेड

पंजी. कार्यालयः 516, सुनेजा टॉवर–।, जनपद केंद्र, जनकपुरी, दिल्ली–110058 ईमेलः compliancesdfl@gmail.com, वेबसाइटः www.somdattfin.com सीआईएनः एल65921डीएल1993पीएलसी377542

> 29वीं वार्षिक सामान्य बैठक तथा ई-मतदान जानकारी की सूचना

एतदुद्वारा सूचित किया जाता है कि कंपनी की 29वीं (उनतीसवीं) वार्षिक समान्य बैठक (एजीएम) का आयोजन

शुक्रवार 12 अगस्त 2022 को दोपहर 12.00 बजे वीडियो कांफ्रेंसिंग (वीसी) / अन्य दृश्य—श्रव्य माध्यमों (ओएवीएम) के माध्यम से एजीएम की सूचना में निर्धारितानुसान व्यवसाय का लेन–देन करने के लिए किया जाएगा। कंपर्न ने एजीएम की सूचना तथा वित्त वर्ष 2021—22 का वार्षिक प्रतिवेदन 14 जुलाई 2022 को इलेक्ट्रॉनिक माध्यम से उन सदस्यों को प्रेषित कर दिया है जिनके ईमेल पते कंपनी / डिपॉजिटरीज के साथ पंजीकृत हैं, और यह पंजीकरण जो है वह क्रमिक रूप में कॉर्पोरेट कार्य मंत्रालय द्वारा निर्गत परिपत्र संख्या 14/2020, 17/2020, 02/2021 और 02/2022 दिनांकित 8 अप्रैल 2020, 13 अप्रैल 2020, 13 जनवरी 2021 और 05 मई 2022 (सामृहिक क्रा में ''एमसीए परिपत्रों'' के रूप में संदर्भित), तथा भारतीय प्रतिभूति एवं विनिमय बोर्ड द्वारा निर्गत परिपत्र स सेबी / एचओ / सीएमडी / 2020 / 79 दिनांकित 12 मई 2020 और परिपत्र संख्या सेबी / एचओ / सीएफडी / सीएमडी2 / सीआईआर / पी / 2021 / 11 दिनांकित 15 जनवरी 2021 और सेबी / एचओ / सीएफडी / सीएमडी2 / सीआईआर / पी / 2022 / 62 दिनांकित 13 मई 2022 (सामृहिक रूप में ''सेबी परिपत्रों'' के रूप में संदर्भित) के साथ पठित परिपत्र संख्या 20/2020 दिनांकित 5 मई 2020 के अनुसार किया गया है। एजीएम की सूचना तथा वित्तीय वर्ष 2021–22 हेतु कंपनी का वार्षिक प्रतिवेदन कंपनी की वेबसाइट https://www.somdattfin.com/Investors/annual-report/ और नेशनल सिक्योरिटीज डिपॉजिटरी लिमिटेड (एनएसडीएल) की वेबसाइट https://www.evoting.nsdl.com से डाउनलोड किए जा सकते हैं। समय–समय पर संशोधितानुसार कंपनी (प्रबंधन एवं प्रशासन) नियमावली 2014 के नियम 20 के साथ पठित अधिनियम की धारा 108 के प्रावधानों के तथा सेबी सुचीकरण विनियमावली के विनियम 44 के अनुसार, सदस्यों को एजीएम की सचना में निर्धारित समस्त संकल्पों पर इलेक्टॉनिक तरीके से अपना मतदान करने की सविधा एनएसडीएल द्वारा उपलब्ध कराई गई इलेक्ट्रॉनिक मतदान प्रणाली (ई–मतदान) का उपयोग करते हए प्रदान की जाती है / जा रही है। सदस्यों के मताधिकार जो होंगे वे शुक्रवार 05 अगस्त 2022 (कट ऑफ तिथि) के अनुसार

कंपनी की प्रदत्त अंश पूंजी में उनके द्वारा धारित समता अंशों के अनुपात में होंगे। दूरस्थ ई-मतदान अवधि का प्रारंभ 09 अगस्त 2022 को (प्रातः 09.00 बजे आईएसटी) होगा और समापन 11 अगस्त 2022 को (सायं 05.00 बजे आईएसटी) होगा। इस अवधि में सदस्य इलेक्ट्रॉनिक विधि से अपना मतदान कर सकते हैं। इसके पश्चात् एनएसडीएल द्वारा ई–मतदान मॉड्यूल को मतदान के लिए निष्क्रिय कर दिया जाएगा। वे सदस्य

जो वीसी/ओएवीएम सुविधा के माध्यम से एजीएम में उपस्थित होंगे और जिन्होंने दूरस्थ ई–मतदान के माध्यम से संकल्पों पर अपना मतदान नहीं किया था और जिन्हें अन्य ऐसा करने से निषद्ध नहीं किया गया है, वे एजीएम के दौरान ई–मतदान प्रणाली के माध्यम से मतदान करने के लिए योग्य होंगे।

सदस्यगण जिन्होंने एजीएम से पूर्व दूरस्थ ई–मतदान द्वारा अपना मतदान किया है वे भी वीसी/ओएवीएम के माध्यम से एजीएम में उपस्थित हो सकते हैं/भागीदारी कर सकते हैं, परंतु उन्हें पूनः अपना मतदान करने का अधिकार नहीं होगा। कोई व्यक्ति जो कट–ऑफ तिथि के अनुसार सूचना भेजे जाने के उपरांत कंपनी का एक सदस्य बनता है और कंपनी के अंशों का उपार्जन करता है और अंशों का धारण करता है, वे evoting@nsdl.co.in पर एक अनुरोध

भेजकर लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है। हालांकि यदि वह दूरस्थ ई–मतदान के लिए पहले ही एनएसडीएल के साथ पंजीकृत है, तो वह मतदान करने के लिए अपने विद्यमान प्रयोक्ता आईडी और पासवर्ड का प्रयोग कर सकता / सकती है।

यदि आपने कंपनी / डिपॉजिटरी के पास अपना ईमेल पता पंजीकृत नहीं किया है तो आप कृपया ई–मतदान करने के लिए लॉगिन आईडी विवरण प्राप्त करने हेतु निम्न अनुदेशों का अनुसरण कर सकते हैं:

अंशधारक जो भौतिक प्रारूप में अंशों का धारण किए हुए हैं उनसे अनुरोध है कि वे ईमेल पता पंजीकृ करने के लिए मूल अनुसमर्थन प्रलेखों के साथ प्रपत्र आईएसआर-1 को रजिस्ट्रार और कंपनी के ट्रांसफ एजेंट, आरसीएमसी शेयर रजिस्ट्री प्रा. लि. बी–25/1, ओखला औद्योगिक क्षेत्र, फेज–2, निकट रा मोटर्स, नई दिल्ली–110020 के पास प्रस्तुत करें। उक्त प्रपत्र कंपनी की वेबसाइट प शीर्षक **इंवेस्टर—अनाउंसमेंट—इंफोर्मेशन टु फिजिकल शेयरहोल्डर** के अंतर्गत उपलब्ध है।

कृपया आपके डीपी द्वारा दी गई सलाह के आधार पर नियत प्रक्रिया के अनुसार अपने डिपॉजिटः पार्टिसिपेंट (डीपी) से संपर्क करें और अपना ईमेल पता पंजीकृत करें और अपने डिमेट अकाउंट में बैंक

ई–वोटिंग से संबंधित विवरणों के लिए, कृपया एजीएम की सूचना देखें। यदि रिमोट ई–वोटिंग से संबंधित आपके कोई प्रश्न हैं, तो कृपया www.evoting.nsdl.com के डाउनलोड अनुभाग पर उपलब्ध शेयरधारकों के लिए अक्सर पूछे जाने वाले प्रश्न (एफएक्यू) और ई-वोटिंग उपयोगकर्ता पुस्तिका देखें या टोल फ्री नंबर 1800-222-990 पर

संपर्क करें या evoting@nsdl.co.in पर अनुरोध भेजें। कृते सोम दत्त फाइनेंस कॉर्पोरेशन लिमिटेड

स्थानः गुरुग्राम संदीप कुमार चौबे

दिनांक: 14.07.2022

## DABUR INDIA LIMITED - CIN - L24230DL1975PLC007908

Regd. Office: 8/3, Asaf Ali Road, New Delhi - 110 002 Tel. No. - 011-23253488, Fax No. - 011-23222051

Website - www.dabur.com; e-mail: investors@dabur.com

SL. NO	FOLIO NO.	NAME	CERTIFICATE NOs.	SHARES	DISTINCTIVE NOs.
1	DIL0043209	RENU SAMTANI	6988* 72557	100* 1000	23007651-23007750* 34760481-34761480
2	DIL0900462	DAMODAR KHOKHARI	73604 90546 84516 107669	1000 1000 1000 3000	35816291-35817290 606294805-606295804 602167495-602168494 906174416-906177415
3	DIL0034644	BINA KEDIA PARMINDER SINGH KALRA	71784 81563 86187 107606	1000 1000 1000 3000	33817521-33818520 601295439-601296438 604135853-604136852 906058184-906061183
4	DIL0066588	ADESH B JAIN	93633 106734	1000 1000	899073805-899074804 904394134-904395133
5	DIL0033729	HOMI N DARUKHANAWALLA	13045* 71709 81526 87673 107734	100* 1000 1000 1000 3000	23613351-23613450* 33730521-33731520 601263439-601264438 605562698-605563697 906361166-906364165

shares of FV Rs. 10 each L. Any person who has a claim or lien or interest in the above shares and having any objection to the issue of letter of confirmation towards issue of duplicate share certificates, in lieu of the above, is requested to notify the same to the Company at its Registered Office latest by 31.07.2022, indicating the nature of the claim, lien or interest of his/her objection to the issue of said letter of confirmation, through an

. In case company does not receive any objection within aforesaid period it shall proceed with the

issue of said Letter of Confirmation, in lieu of the above mentioned lost share certificates without

entertaining any claim/damages whatsoever it may be. 3. The submission of documents by the members to the company shall be deemed to be completed on

31.07.2022 being last date of receipt of objection, if any, by the company on the above shares.

For DABUR INDIA LIMITED (A K JAIN)

E.V.P.(Finance) & Company Secretary

SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF

## RELIANCE JUTE MILLS (INTERNATIONAL) LIMITED

CIN: L17125WB1996PLC081382 Registered Office: Ideal Plaza, South Block 4th Floor, 11/1, Sarat Bose Road, Kolkata, West Bengal - 700020, India

Open Offer ("Offer" or "Open Offer") for acquisition of upto 6,48,612 (Six Lakhs Forty Eight Thousand six Hundred Twelve Only) fully paid-up equity shares of face value of ₹10/- (Rupees Ten Only) each ("Equity Shares"), constituting 25.05% of the fully diluted total paid-up equity share capital of Reliance Jute Mills (International) Limited ("Target Company") as of the tenth working day from the closure of the tendering period of the Open Offer, from the public equity shareholders ("Public Shareholders") of the Target Company for cash at a price of ₹7.50/- (Rupees Seven and Paisa Fifty Only) per equity share by Surendra Agarwal ("Acquirer 1"), Sunil Jain ("Acquirer 2"), Anita Jain ("Acquirer 3"), Akhil Jain ("Acquirer 4") and Shilpa Jain ("Acquirer 5") (hereinafter referred to as "Acquirers").

Tel. No.: 91-33 2280 7017/18; Website: www.reliancejute.com; Email Id: financeho@reliancejute.com

This Post Offer Advertisement is being issued by Gretex Corporate Services Limited ("Manager to the Offer"), on behalf of the Acquirers, in connection with the Offer made by the Acquirers pursuant to and in accordance with Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI SAST Regulations") in respect of the Open Offer to acquire up to 6,48,612 fully paid up equity shares of ₹10/- each of the Target Company.

This Post Offer Advertisement should be read in continuation of, and in conjunction with, the Public Announcement dated April 21 2022 ("PA"), the Detailed Public Statement that was published on April 28, 2022 ("DPS"), the Draft Letter of Offer dated May 06, 2022 ("DL00") and the Letter of Offer dated June 08, 2022 ("L00"). The DPS with respect to the aforementioned Offer was published in Financial Express (English Daily) (All India Edition), Jansatta (Hindi daily) (All India Edition), Ek Din (Bengali Daily) (Kolkata Edition).

Name of the Target Company

2. Name of the Acquirers

Reliance Jute Mills (International) Limited Surendra Agarwal ("Acquirer 1"), Sunil Jain ("Acquirer 2"),

Anita Jain ("Acquirer 3").

Akhil Jain ("Acquirer 4") and Shilpa Jain ("Acquirer 5") Gretex Corporate Services Limited Purva Sharegistry (India) Pvt. Ltd.

Name of the Registrar to the Offer 5. Offer Details:

Name of the Manager to the Offer

Wednesday, June 22, 2022 Tuesday, July 05, 2022

a. Date of Opening of the Offer b. Date of Closure of the Offer Date of Payment of Consideration Wednesday, July 13, 2022 Details of Acquisition: Proposed in the Offer

SI.No.	Particulars	Proposed in Docum	COLUMN CONTRACTOR CONT	Actu	al
7.1	Offer Price		₹ 7.50		₹ 7.50
7.2	Aggregate number of shares tendered		6,48,612		2,51,73
7.3	Aggregate number of shares accepted		6,48,612		2,51,43
7.4	Size of Offer (Number of shares multiplied by offer price per share)		₹ 48,64,590	₹ 18,85,74	
7.5	Shareholding of the Acquirers alongwith PACs before Agreement/Public Announcement • Number • % of Total Share Capital		6,06,692 23.43%		6,06,69 23.43
7.6	Shares Acquired by way of SPA  • Number  • % of Total Share Capital	13,20,640 51.00%		14007010070000	
7.7	Shares Acquired by way of Open Offer  Number  Grant Share Capital	6,48,612 25.05%			2,51,43 9.71
7.8	Shares Acquired after Public Announcement by PACs  Number  Mof Total Share Capital	13,546 0.52%			
7.9	Post offer shareholding of Acquirers alongwith PACs  Number  % of Total Share Capital	10	25,89,490 100.00%	-11	21,92,31 84.66
7.10	Pre & Post offer shareholding of the Public  Number  Mof Total Share Capital	Pre-Offer 6,48,612 25.05%	Post-Offer 0.00%	Pre-Offer 6,48,612 25.05%	9,97,18 15.349

responsibility for the obligations of the Acquirers laid down under SEBI (Substantial Acquisition of Shares and Takeovers), 2011 and subsequent amendments thereof.

A copy of this Post Offer Advertisement will be available on the websites of SEBI (http://www.sebi.gov.in), the Calcutta Stock

Exchange Limited (www.cse-india.com), and the Registered Office of the Target Company. 10. Capitalized terms used but not defined in this Advertisement shall have the meanings assigned to such terms in the PA and/or

the DPS and/or LOO.

#### ISSUED BY MANAGER TO THE OFFER **GRETEX CORPORATE SERVICES LIMITED**



Office No. 13, 1st Floor, New Bansilal Building, Raja Bahadur Mansion, 9-15, Homi Modi Street, Fort, Mumbai - 400 001, Maharashtra, India Tel No.: +91 - 22 - 4002 5273 / 98368 22199 / 98368 21999 Email: info@gretexgroup.com / mbk@gretexgroup.com Website: www.gretexcorporate.com Contact Person: Arvind Harlalka SEBI Registration No: INM000012177 CIN: U74999MH2008PLC288128

FOR AND ON BEHALF OF THE ACQUIRERS MR SURENDRA AGARWAL, MR. SUNIL JAIN, MRS ANITA JAIN, MR AKHIL JAIN AND MRS SHILPA JAIN

Place: Kolkata Date: Thursday 15, 2022

Communicate India

# AsahiSongwon

## ASAHI SONGWON COLORS LIMITED

Corporate Identification Number (CIN): L24222GJ1990PLC014789 Registered Office: "Asahi House", 13, Aaryans Corporate Park, Thaltei Nr. Shilaj Railway Crossing, Thaltej-Shilaj Road, Ahmedabad – 380 059, Gujarat. Telephone: +91-79-6832 5000; Fax: +91-79-6832 5099;

Email: cs@asahisongwon.com; Website: www.asahisongwon.com Contact Person: Mr. Saji V. Joseph, Company Secretary and Compliance Officer

POST-BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF ASAHI SONGWON COLORS LIMITED

of India (Buy-Back of Securities) Regulations, 2018 as amended from time to time ("SEBI Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the Public Announcement dated May 21, 2022 published on May 23, 2022 ("Public Announcement") and the Letter of Offer dated June 13, 2022 ("Letter of Offer"). Unless specifically defined herein, capitalised terms and abbreviations used herein have

This Post-Buyback public announcement (the "Post Buyback Public Announcement")

is being made in compliance with Regulation 24(vi) of the Securities and Exchange Board

the same meaning as ascribed to them in the Public Announcement and the Letter of

#### THE BUYBACK

1.1. Asahi Songwon Colors Limited ("the Company") had announced a buyback of 2,40,000 (Two Lakh and Forty Thousand only) fully paid-up equity shares of face value of Rs. 10 each ("Equity Shares") at a price of Rs. 400 (Rupees Four Hundred only) per Equity Share ("Buyback Price"), payable in cash, for an aggregate amount of Rs. 9,60,00,000 (Rupees Nine Crore and Sixty Lakh only) ("Buyback Offer Size") from the Eligible Shareholders holding Equity Shares as on June 03, 2022 ("Record Date") excluding the Transaction Costs from all the existing shareholders beneficial owners of Equity Shares, on a proportionate basis, through the Tender Offer method ("Buyback").

 The Buyback Offer Size constituted 3.80% and 3.96% of the aggregate paid-up share capital and free reserves as per the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2022 respectively, in accordance with section 68(2)(c) of the Companies Act, 2013 and the SEBI Buyback Regulations. The number of Equity Shares bought back constituted 2.00% of the Pre-Buyback Equity Share Capital of the Company.

1.3. The Company adopted the tender offer method for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India vide its circular CIR / CFD / POLICYCELL / 1 / 2015 dated April 13, 2015 read with circular no CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 and circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments or statutory modifications for the time being in force. For the purposes of the Buyback, BSE Limited was the designated stock exchange (DSE).

.4. The Tendering Period for the Buyback Offer was started on Wednesday, June 22, 2022 and ended on Tuesday, July 05, 2022.

### DETAILS OF BUYBACK

- 2.1. The total number of Equity Shares bought back by the Company in the Buyback were 2,40,000 (Two Lakh and Forty Thousand only) at the price of Rs. 400 (Rupees Four Hundred only) per Equity Share.
- 2.2. The total amount utilized in the Buyback is Rs. 9,60,00,000 (Rupees Nine Crore and Sixty Lakh only) excluding the transaction cost.
- The Registrar to the Buyback, Link Intime India Private Limited, considered a total of 15.614 valid bids for 9.89.169 Equity Shares in response to the Buyback, which is approximately 4.12 times the maximum number of Equity Shares proposed to be bought back. The details of valid bids received/considered by the Registrar to the Buyback are set out below.

Category of Shareholders	No. of Equity Shares reserved in Buyback	DOMESTIC STREET, STREE	Total Valid Equity Shares Validly Tendered	% Response
Reserved category for Small Shareholders	36,000	15,320	3,07,352	853.76%
General category of other Eligible Shareholders	2,04,000	294	6,81,817	334.22%
Total .	2,40,000	15,614	9,89,169	412.15%

All valid bids were considered for the purpose of Acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection dated Wednesday, July 13, 2022 was sent by Registrar to the Buyback to the Eligible Shareholders, on Wednesday, July 13, 2022 (by email where the email id is registered with the Company or the depositories) and dispatched on Wednesday, July 13, 2022 (through physical intimation where email id is not available).

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited ("Clearing Corporation") on July 13, 2022. Clearing Corporation has made direct funds payout to Eligible Shareholders whose Equity Shares have been accepted under the Buyback. If any Eligible Shareholders' bank account details were not available or if the funds transfer instruction was rejected by Reserve Bank of India or relevant bank, due to any reason, then such funds were transferred to the concerned Seller Members for onward transfer to such Eligible Shareholder holding Equity Shares in dematerialized form.

2.6. Demat Equity Shares accepted under the Buyback were transferred to the Company's demat escrow account on July 13, 2022. The unaccepted dematerialized Equity Shares were also returned to respective Seller Member(s) / Custodian(s) by the Clearing Corporation on July 13, 2022. No Equity Shares were tendered in physical form in the Buyback.

2.7. The extinguishment of 2,40,000 Equity Shares accepted under the Buyback is currently under process and will be completed in accordance with the SEBI Buyback

#### Regulations on or before Wednesday, July 20, 2022. 3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN:

3.1. The capital structure of the Company pre and post Buyback is as under:

Particulars	Pre-Buyback	Post Buyback		
Authorised Share Capital		Rs 16,50,00,000 (1,65,00,000 Equity Shares)		
Issued Subscribed and Paid-up Equity Capital	Rs 12,02,72,620 (1,20,27,262 Equity Shares)	Rs 11,78,72,620" (1,17,87,262 Equity Shares)		

Subject to extinguishment of 2,40,000 Equity Shares accepted in the Buyback.

3.2. Details of the Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back under the Buyback are as mentioned

	Delow.			
Sr. No	Name of the Shareholder	No. of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought back	
1.	Mrugesh Jaykrishna Family Trust - I	98,248	40.94%	0.83%
2.	Gokul M Jaykrishna Family Trust	50,258	20.94%	0.43%
3,	D Srimathi	3,216	1.34%	0.03%
4.	Kalyani P Jain	2,923	1.22%	0.02%

# Subject to extinguishment of 2,40,000 Equity Shares accepted in the Buyback. 3.3. The shareholding pattern of the Company, prior to the Buyback (as of the Record

Date, being June 03,2022) and post the completion of the Buyback is as follows: Pre-Buyback Post Buyback\*

Particulars	Number of Shares	% to the existing Equity Share Capital	Number of Shares	% to the Post Buyback Equity Share Capital
Promoters and persons acting in concert (Collectively "the Promoter & Promoter Group")	80,14,620	66.64	78,65,394	66.73
Foreign Investors (Including Non- Resident Indians, Flls)	10,44,753	8.69		
Financial Institutions/Banks & Mutual Funds promoted by Banks/Institutions and Insurance Companies	0	0.00	39,21,868	33.27
Others (Public, Public Bodies Corporate etc.)	29,67,889	24.68		
Total	1,20,27,262	100.00	1,17,87,262	100.00

#Subject to extinguishment of 2,40,000 Equity Shares of the Company. 4. MANAGER TO THE BUYBACK OFFER

> SYSTEMATIX GROUP Investments Re-defined

Systematix Corporate Services Limited 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 Fax: +91-22-6704 8022 Email: ecm@systematixgroup.in Website: www.systematixgroup.in Contact Person: Ms. Jinal Sanghvi/ Mr. Manish Tejwani SEBI Registration Number: INM000004224

Validity Period: Permanent

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the SEBI Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true, factual and material information and does not contain any misleading

For and on behalf of the Board of Directors of Asahi Songwon Colors Limited

Saji Varghese Joseph Paru M Jaykrishna Gokul Mrugesh Jaykrishna Chairperson and Mg. Director Joint Managing Director & CEO Company Secretary DIN: 00671721 DIN: 00671652 M. No. F9596

Date: July 14, 2022 Place: Ahmedabad.

www.readwhere.com

New Delhi 14.07.2022