



12th April 2025

To

National Stock Exchange of India Luxembourg Stock Limited Exchange

Scrip Code: AMBUJACEM Scrip Code: 500425 Code: US02336R2004

Subject: Newspaper Publication - Notice to Shareholders for compulsory transfer of Equity Shares to IEPF Account

Dear Sir/Madam.

The Company vide its intimation dated 11th April 2025 informed the exchanges about the Notice sent to shareholders to claim their Equity Shares which otherwise are liable to get transferred to Investor Education and Protection Fund (IEPF) pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("Rules").

In pursuance to the said Rules, the Company published Notice in the Financial Express Newspapers in English (all India edition) and translation thereof in Gujarati language (Ahmedabad edition), on Saturday, 12th April 2025. Copies of the Ahmedabad Editions (English and Gujarati) are enclosed herewith for your information and record in terms of provisions of the SEBI Listing Regulations.

The aforesaid intimation is also uploaded on the website of the Company i.e. www.ambujacement.com

You are requested to take note of the same.

Thanking you,

Yours Sincerely,
For Ambuja Cements Limited

Manish Mistry
Company Secretary & Compliance Officer

Encl: as above

Ambuja Cements Limited

Registered Office: Adani Corporate House Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad – 382 421, Gujarat, India Ph +91 79-2656 5555 www.ambujacement.com CIN: L26942GJ1981PLC004717

POLITICAL INFIGHTING, TALENT DRAIN HURTING COMPANY

What's wrong with Apple?

TRIPP MICKLE San Francisco, April 11

EVEN BEFORE PRESIDENT Trump's tariffs threatened to upend Apple's manufacturing business in China, the firm's struggle to make new products was leading some people inside its lavish Silicon Valley headquarters to wonder whether the firm had somehow lost its magic.

The tariffs, which were introduced April 2, caused Apple to lose \$773 billion in market capitalisation in four days and briefly lose its standing as the most valuable publicly traded firm in the world. But investors had already started to sour on the company, sending its share price down 8% in the first four months of the year, double the S&P 500's decline.

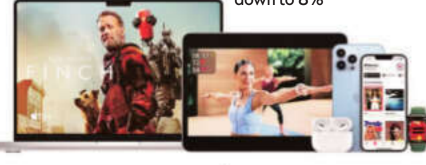
Apple had hoped to revive its fortunes over the past year with a virtual reality headset, the Vision Pro, and an artificial intelligence system called Apple Intelligence. Sales of the headset have been a disappointment, however, and the signature features of the AI system have been postponed because it didn't work as well as the company had expected.

The company's issues years of gravity-defying profits,

TESTING TIMES

■ The tariffs, introduced on April 2 had eroded \$773bn in market capitalisation for Apple in four days





Apple attempted to revive its fortunes through AI innovations & VR handset. Both turned into a disappointment for the firm

■ Its services like Apple TV+ and Fitness+, which it introduced in 2019, lag behind rivals in subscriptions

■ AI features were initially unavailable with shipped i-phones. However, it ran into trouble soon after addition

underscored how its reputation

for innovation, once considered

a fundamental element of its

brand, has become an albatross,

fuelling angst among employ-

ees and frustration among cus-

tomers. And company insiders

worry that Apple, despite its

by Apple, as internal testing found it to be inaccurate is hamstrung by the political infighting, penny pinching and talent drain that often bedevil

■ The spring release of an

improved Siri was postponed

current employees and advisers. Apple declined to comment. It has been a decade since the releases of Apple's most

large companies, according to

more than a dozen former and

recent commercial successes: the Apple Watch and AirPods. Its services like Apple TV+ and Fitness+, which it introduced in 2019, lag behind rivals in subscriptions. Half of its sales still come from the iPhone, an 18-year-old product that is incrementally improved nearly every year.

While Vision Pro sales have been disappointing, Apple's issues with Apple Intelligence exposed dysfunction inside the organisation.

In a nearly two-hour video presentation last summer, Apple demonstrated how the AI product would summarise notifications and offerwriting tools to improve emails and messages. It also revealed an improved Siri virtual assistant that could combine information on a phone, like a message about someone's travel itinerary, with information on the web, like a flight arrival time.

The AI features were unavailablewhen new iPhones shipped. They arrived in October, about a month late, and quickly ran into trouble. Notification summaries misrepresented news reports, leading Apple to disable that feature.

Large countries agree on first-ever global tax on greenhouse gases

ASSOCIATED PRESS London, April 11

MANY OF THE world's largest shipping nations decided on Friday to impose a minimum tax of \$100 for every tonne of carbon dioxide emitted by ships, if their planet-heating emissions are not already accounted for, making it effectively the first global tax on greenhouse gas emissions.

The fee will be charged if nations have not contributed

enough to the International Maritime Organisation's net zero fund and their ships are not meeting their compliance target. Members of

TATA

TATA POWER

(Corporate Contracts Department, 5° Floor Station B)

Tata Power, Trombay Thermal Power Station Chembur-Mahul, Mumbai 400074, Maharashtra, India

(Board Line: 022-67175329, Mobile: 7208090025) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER

The Tata Power Company Limited invites tender from eligible vendors for the following

OLA for Vegetable Garden Maintenance works at Mulshi Head works and outboat

maintenance at Lonavla, Walwhan, Shirawta & Thokarwadi sites, Dist. Pune, 410 401.

For detail NIT, please visit Tender section on website https://www.tatapower.com, Last

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Tata Power, Trombay Thermal Power Station Chembur-Mahul, Mumbai 400074, Maharashtra, India.

(Board Line: 022-67175323, Mobile: 7208817950) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER

The Tata Power Company Limited invites tender from eligible vendors for the

OLA for Waterproofing works for all Hydro divisions and Headworks for 3 years

For detail NIT, please visit Tender section on website https://www.tatapower.com, Las

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(Board Line: 022-67175329, Mobile: 7208090025) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER

The Tata Power Company Limited invites tender from eligible vendors for the

Annual maintenance contract for manual picking of Debris from TWS at Trombay,

Chembur-Mahul, Mumbai 400074

For detail NIT, please visit Tender section on website https://www.tatapower.com. Last date

for receipt of request for issue of bid document is 20" April 2025 up to 1500 Hrs.

date for receipt of request for issue of bid document is 25th April 2025 up to 1500 Hrs.

date for receipt of request for issue of bid document is 20th April 2025 up to 1500 Hrs.

the International Maritime Organi-

be imposed for every tonne of CO₂ emitted by ships, if their emissions are not already accounted for

sation (IMO), with the US noticeably absent, reached the agreement which will become effective by 2028. The group also set a marine fuel standard

A tax of \$100 will

have got bigger, delivering more cargo per trip and using huge amounts of fuel. IMO Secretary-General Arsenio Dominguez said that the group forged a meaningful

have

to phase in cleaner

fuels. Emissions

from shipping

over the last

decade, to about

3% of the global

total, according to

increased

consensus in the face of complex challenges to combat climate change and modernise shipping. Some environmentalists present at the meeting called the emission taxes a "historic decision" but also said more could have been achieved.

the UN, as vessels The tax doesn't capture all emissions and it won't raise enough revenue to help developing nations transition to greener shipping, said Emma Fenton, senior director, climate diplomacy.

Euro Asia Exports Limited CIN: L51909DLI98IPLC01262I Regd. Office: Plot No. 3-A. Ist Floor, BLK-X, Loha Mandi, Naraina Industrial Area, New Delhi-110028 Corporate Office: 2 nd Floor, Plot No. B-103, South City - I, Gurugram, Haryana - 122001

Ph.: 0124-4577739 | Email ID: info@euroasiaexportsfld.com | www.euroasiaexportsfld.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING REMOTE

E-VOTING INFORMATION AND BOOK CLOSURE Notice is hereby given that the Extra Ordinary General Meeting (EGM) of the member: of EURO ASIA EXPORTS LIMITED (Company) will be held on Monday, 05th May, 2025 at 12:30 P.M. IST through Video Conference (VC)/ Other Audio Video Means (OAVM), to transact the businesses as set out in the Notice of EGM in compliance with the applicable provisions of the Companies Act, 2013 (Act) and Rules framed thereunder read with General Circular issued from time to time, respectively circulars issued by the Ministry of Corporate Affairs ("MCA Circulars").

Electronic copies of the Notice of the EGM of the Company have been sent to all the members, whose email ids are registered with the Company/RTA/Depository participant(s), as on the cut-off date i.e. Friday, 4th April, 2025. Please note that the requirement of sending physical copy of the Notice of the EGM to the Members have been dispensed vide MCA Circulars. The Notice can be downloaded from the website of the Company https://www.euroasiaexportsltd.com/

The facility of casting the votes by the members ("e-voting") will be provided by National Securities Depository Limited (NSDL) and the detailed procedure for the same is provided in the Notice of the EGM. The remote e-voting period will commence from Friday 2nd May, 2025 (09:00 A.M.) and end on Sunday 4th May, 2025 (05:00 P.M). During this period, members of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date Friday 25th April, 2025, may cast their vote by remote e-voting or by e-voting at the time of EGM. Members participating through in person shall be counted for reckoning the quorum under Section 103 of the

Members, who are holding shares in physical/electronic form and their e-mail addresses are not registered with the Company/their respective Depository Participants, are requested to register their e-mail addresses at the earliest by sending scanned copy of a duly signed letter by the Member(s) mentioning their name, complete address, folio number, number of shares held with the Company along with self-attested scanned copy of the PAN Card and self-attested scanned copy of any one of the following documents viz., Aadhaar Card, Driving License, Election Card, Passport, utility bill or any other Govt, document in support of the address proof of the Member as registered with the Company for receiving the EGM Notice by email to info@euroasiaexports.com. Members holding shares in demat form can update their email address with their

shareholders can cast their vote through remote e-voting or by e-voting at the time of

The notice of the EGM contains the instructions regarding the manner in which the

Register of Member and Share Transfer Books will remain close from Thursday, 24th April,2025 till Monday, 5th May, 2025 (Both Days Inclusive) The Notice of EGM has been sent to members in accordance with the applicable

Rajendra kamalakant Chodankar

Place: Delhi

Depository Participants

For Euro Asia Exports Limited

DIN-00665008

adani

Cement

Ambuja Cement

following package.

following package.

AMBUJA CEMENTS LIMITED

CIN: L26942GJ1981PLC004717

Registered Office: Adani Corporate House, Shantigram, Near Vaishnodevi Circle, S.G. Highway, Khodiyar, Ahmedabad – 382 421, Gujarat

Tel No.: +91 79-2656 5555 • Website: www.ambujacement.com • E-mail: investors.relation@adani.com

NOTICE TO THE SHAREHOLDERS OF THE COMPANY

Sub.: Compulsory transfer of Equity Shares to Investor Education and Protection Fund (IEPF) Account.

Notice is hereby given pursuant to the provisions of Section 124 (6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (as amended), ("the Rules") notified by the Ministry of Corporate Affairs, the Company is required to transfer all shares in the name of Investor Education and Protection Fund (IEPF) Account in respect of which dividend has not claimed by the shareholders for seven consecutive years or more.

The Company in compliance with the aforesaid "Rules" has sent individual notices to all those shareholders whose shares are liable to be transferred to IEPF Account and have also uploaded full details of such shares due for transfer as well as unclaimed dividends on the website of the company at www.ambujacement.com/investors. Shareholders are requested to verify the details of unclaimed dividends and the shares liable to be transferred to the IEPF Authority.

Shareholders may note that both the unclaimed dividends and the shares transferred to the IEPF Authority can be claimed back by them from IEPF Authority after following the procedure prescribed under the Rules.

The concerned shareholders may take further Notice that in case the Company does not receive any communication from them by 15th June 2025, the Company shall, in compliance with the requirements set out in the Rules, transfer the shares to the IEPF Authority by 15th July 2025.

Shareholders whose shares are liable to be transferred to IEPF Demat Account may note that the shares, whether in physical or electronic form, will be transferred to IEPF Demat Account in accordance with the procedure notified by the Ministry of Corporate Affairs, from time to time. In respect of shareholders holding shares in physical form, upon transfer of shares to IEPF Demat Account, the original share certificate(s) which stand registered in their name shall stand automatically cancelled and be deemed non-negotiable. In respect of shareholders holding shares in demat form, the Company shall inform the concerned depository by way of corporate action for transfer of shares lying in their Demat Account in favour of the IEPF Demat Account.

Shareholders having any queries on the subject matter, may contact the Company's Registrar and Transfer Agent M/s. MUFG Intime India Private Limited (Formerly Link Intime India Private Limited), C 101, 247 Park, L. B. S. Marg, Vikhroli West, Mumbai 400 083 Tel. No. +91 8108116767, e-mail: rnt.helpdesk@linkintime.co.in.

For Ambuja Cements Limited

Sd/-Manish Mistry Company Secretary

Place: Mumbai

Date : April 11, 2025

PRATYUSH SINHA, CHAIRMAN, SEBI'S CONFLICT OF INTEREST COMMITTEE

Watchdog without a pause

SINHA'S HANDLING OF 2G SCAM SETS GOLD STANDARD FOR ADMINISTRATIVE ACCOUNTABILITY

RISHI RAJ

PRATYUSH SINHA MAY have retired from civil services in 2006 and ended his term as the Chief Vigilance Officer (CVC) in 2010, but the 1969batch Indian Administrative Service officer still continues to put in a hectic work day, all of which is pro bono, even now.

The 79-year-old's already considerable workload is set to increase as he will head the sixmember committee set up by the Securities and Exchange Board of India (Sebi) to review the provisions related to conflict of interest, disclosures of property, investments, liabilities, and related matters for its board members and officials. Post his CVC stint, Sinha has

been chairing committee after another, trouble shooting for the government, and in the process delivering actionable measures. An officer with an impeccable record of integrity and probity in public life, dealing with matters of public policy with an aim to root out corruption comes naturally to him. His colleagues in the civil service and senior ministers across political parties, vouch for his deep understanding of bureaucracy, policy frameworks, and the mechanisms by which corruption embeds itself in governance. Therefore, Sebi Chairman Tuhin Kanta Pandey could not have chosen a better candidate to lead this highstakes initiative.

As CVC, Sinha handled several corruption cases but the high mark was his handling of the 2G spectrum scam, which set a gold standard for administrative accountability. Prior to that he served as secretary (personnel) in the ministry

of personnel, public grievances and pensions. After demitting the office of CVC in 2010, Sinha hardly had time to relax as he continued to contribute to governance by chairing committees on diverse issues, from coal block auctions, developing a coal index for India, investigating the irregularities in the controversial Antrix-Devas

deal, and the Prabhu committee energy, which redrafted the

tender guidelines for the ultra mega power projects. In fact, Sinha continues to be on the Air India asset holding committee, whose task is to monetise the immovable assets of the former stateowned airline to retire the debts which have been parked

in a special purpose vehicle. The Sebi committee, which has been constituted amid scrutiny following allegations of conflict of interest against former chairperson Madhabi Puri Buch in the Hindenburg-Adani investigation, has been tasked with reviewing existing policies, identifying gaps, and recommending a robust framework for recusal, disclosures, and

public com-

plaint mecha-

The nisms. panel expected to

submit its report within three months. Though as CVC from 2006 to 2010, Sinha confronted some of the most notorious corruption scandals, the spectrum scam became a litmus test for his resolve. As is known, this case involved irregularities in the allocation of 2G spectrum licences in 2008 under the then telecom minister A Raja.

March

the

2009, Sinha

had remarked

In

department of telecommunications (DoT) had manipulated the "first-come-first-serve" allocation process, which he described as "completely subjective and subject to serious manipulation". His decisive action in directing the Central Bureau of Investigation (CBI) to probe the irregularities after complaints were registered, set the stage for a broader investigation. Sinha's preliminaryinquiryuncovered procedural violations, prompting a CVC report to the DoT

jurisdictional limits prevented direct action against Raja, his efforts catalysed the CBI's FIR in October 2009 and subsequent raids, contributing to Raja's resignation in 2010

in early 2009 demanding

accountability. Though

and the Supreme Court's cancellation of 122 licences in 2012. Facing resistance from DoT officials, Sinha later alleged in 2011 that non-cooperation had delayed his probe, yet his groundwork ensured the

scam's exposure.

Sinha's vigilance extended beyond telecommunications. In 2017, he chaired a coal ministry committee to assess compensation for coal blocks taken over post the 2014 Supreme Court ruling that cancelled 204 allocations due to the coal scam. This scam, involved alleged irregularities in coal block allocations worth ₹1.86 lakh crore as per the report of the Comptroller and Auditor General (CAG). His work here also culminated in developing a coal index for the country, which the government uses to this day in matters related to coal. He also led an inquiry into delays in the tender process for Mumbai's Elphinstone Road station bridge.

In 2010, Sinha had made apt observations on the Indian bureaucracy. He said that 20% of the civil servants are honest, while 30% are absolutely corrupt. The balance 50% are observers – they closely observe the fate of the corrupt and if they see there's no action against them, the chances of them also slipping into corruption is high.

In this context, Sebi's choice of Sinha reflects a strategic alignment with his expertise. Throughout his career, Sinha has consistently demonstrated a rare blend of administrative acumen and ethical rigour. His leadership of the Sebi committee, therefore promises a framework that could redefine transparency in the financial regulatory landscape.

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(Corporate Contracts Department, 5" Floor Station B) Tata Power, Trombay Thermal Power Station Chembur-Mahul, Mumbai 400074, Maharashtra, India (Board Line: 022-67175329, Mobile: 7208090025) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER The Tata Power Company Limited invites tender from eligible vendors for the following

Annual maintenance contract for U7 GT air intake house maintenance for 3 years at Trombay, Chembur-Mahul, Mumbai 400074 For detail NIT, please visit Tender section on website https://www.tatapower.com. Last

date for receipt of request for issue of bid document is 18" April 2025 up to 1500 Hrs.

CEAT **CEAT LIMITED**

CIN: L25100MH1958PLC011041 Regd. Office: 463, Dr. Annie Besant Road, Worli, Mumbai-400 030 (T): +91 22 2493 0621; (F): +91 22 2493 8933 Email: investors@ceat.com; Website: www.ceat.com

NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING

NOTICE is hereby given that pursuant to the provisions of Section 108 and 110 of the Companies Act, 2013 ('the Act') read with Rule 20 and 22 of Companies (Management & Administration) Rules, 2014 as amended from time to time read with, General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, read with other relevant circulars, including General Circular 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA Circulars") including any statutory modification or re-enactment thereof for the time being in force and pursuant to the other applicable laws and regulations, the Company is seeking approval of its members by way of postal ballot in respect of the Special business set out in the postal ballot notice dated March 18, 2025 ("Postal Ballot Notice")

In terms of the aforementioned MCA Circulars, the Company has on Friday, April 11, 2025 completed the dispatch of Postal Ballot Notice by email to the members whose names appear in the Register of Members! List of Beneficial owners as received from respective Depository(ies) and whose email addresses are available with the Company RTA as on Friday, April 4, 2025 ("cut-off date"). The voting rights shall also be reckoned on the paid-up value of shares registered, in the name(s) of the member(s) as on cut-oft date. Any person who is not a member as on the cut-off date should treat this Notice

The Company seeks consent of the members by way of Special Resolutions on the matters mentioned in the Postal Ballot Notice through remote e-voting only. A copy of Postal Ballot Notice is also available on the website of the Company viz. www.ceat.com and on the website(s) 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 also on the website of NSDL i.e. www.evoting.nsdl.com.

Please note that in compliance with the provisions of Section 108, 110 and other applicable provisions of the Companies Act 2013, read with (i) Rule 20 and Rule 22 of the Rules, as amended (ii) Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and (iii) MCA Circulars, the Company has provided only the remote e-Voting facility to its members, to enable them to cast their votes electronically. The Company has engaged services of NSDL for providing remote e-Voting facilities to the members, enabling them to cast their vote electronically and in a secure manner.

The members, who are holding shares in physical/electronic form and whose email addresses are not registered, should register their email ID with the Company's RTA/ their respective Depository Participants. The members holding shares in physical form and who have not updated their KYC details, including email addresses are requested to submit Form ISR-1 and other relevant forms to the Company's RTA on their registered address in physical or submit by email to ekyc.ndmlrta@ndml.in from registered email ID. Members holding shares in demat form can update their email address with their respective Depository Participants. The Board of Directors have appointed Mr. P. N. Parikh (FCS 327, CP 1228) and failing him Mr. Mitesh Dhabliwala (FCS: 8331, CP: 9511) and failing him Ms. Sarvari Shah (FCS; 9697, CP 11717) of Parikh & Associates, Practicing Company Secretaries, as Scrutinizer for conducting the Postal Ballot process, in a fair and transparent manner. The remote e-voting period shall commence on Saturday, April 12, 2025 at 09.00 AM (IST) and ends on Sunday, May 11, 2025 at 5:00 PM (IST). The remote e-Voting shall not be allowed and the same shall be disabled beyond 5:00 PM (IST) on Sunday, May 11, 2025 by NSDL for voting thereafter. Members, who have not received Postal Ballot Notice can download the same from the Company's website www.ceat.com or may apply to the Company by writing the mail at investors@ceat.com. The results of the Postal will be declared on or before Tuesday, May 13, 2025 and the Company would submit the same to the Stock Exchanges where the shares of the Company are listed. The aforesaid result along with the Scrutinizer's report would also be displayed on the Company's website www.ceat.com and on the website of NSDL www.evoting.nsdl.com immediately after the results are declared.

In case of any queries, the Members may refer the Frequently Asked Questions (FAQs) for Shareholders and the e-voting user manual for shareholders, available at the download section of www.evotingnsdl.com or call on 022-4886 7000 or send a request to Ms. Pallavi Mhatre Senior Manager NSDL at e-voting@nsdl.com.

∞RPG

For CEAT Limited

Gaurav Tongia Company Secretary

AICICI Securities Primary Dealership Limited

501B, First International Financial Centre (FIFC), Plot No. C 54 & 55, G Block, Bandra Kurla Complex (BKC), Bandra (East), Mumbai 400098. CIN: U72900MH1993PLC131900, GST:: 27AAACI0995H1ZG AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED MARCH 31, 2025

Sr.		Quarte	rended	Year ended	
No.				March 31, 2025 March 31, 2024 (Audited) (Audited)	
1	Total Income from Operations	7,579.4	6,938.7	30,282.8	26,289.7
2	Net Profit/(Loss) for the period (before tax, exceptional and/or	20101			5231192
3	extraordinary items) Net Profit/(Loss) for the period before tax (after exceptional	1,543.9	1,328.6	7,197.9	5,855.1
4	and/or extraordinary items) Net Profit/(Loss) for the period after tax (after exceptional and/or	1,543.9	1,328.6	7,197.9	5,855.1
	extraordinary items)	1,145.8	988.2	5,368.1	4,361.7
5	Total Comprehensive Income for the period [comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,147.1	988.4	5,364.7	4,365.0
6	Paid-up equity share capital	l Same	279450	- 500	1,800
7	(face value ₹ 100,000/- each) Reserves (excluding revaluation	1,563.4	1,563.4	1,563.4	1,563.4
0	reserves)	18,842.6	16,957.4	18,842.6	16,957.4
8	Securities Premium account				
9	Net worth	20,406.0	18,520.8	20,406.0	18,520.8
10	Paid up debt capital/outstanding debt	3,67,165.2	3,19,581.2	3,67,165.2	3,19,581.2
11	Outstanding Redeemable Preference shares		18	88	2
12	Debt equity ratio	17.99	17.26	17.99	17.26
13	Earnings per share(in ₹) Basic and diluted EPS*	73,289.0	63,208.4	3,43,360.6	2,78,988.1
14	Capital redemption reserve	466.6	466.6	466.6	466.6
	Debenture redemption reserve	-	13	122	
16	Debt service coverage ratio (annualised)	0.49	0.68	0.57	0.82
17	Interest service coverage ratio	6.07	10.35	6.39	6.21
	Current ratio	1.07	1.07	1.07	1.07
19	Long term debt to working capital ratio	0.21	0.15	0.21	0.15
20	Current liability ratio	0.98	0.99	0.98	0.99
21	Total debts to Total assets ratio	0.87	0.89	0.87	0.89
22	Debtors turnover (in times) (annualised)	23.57	23.53	16.19	16.70
23	Capital to Risk-weighted assets ratio (CRAR) %	31.8%	26.6%	31,8%	26.69
74	Operating margin %	20.4%	19.2%	23.8%	22.3%
	Net profit margin %	15.1%	14.2%	17.7%	16.69

turnover ratio.

1 The above is an extract of the detailed format of quarterly financial results filed with the Bombay Stock Exchange under regulation 52 of the Listing Regulations. The full format of the quarterly financial results is available on the websites of the Bombay Stock Exchange (www.bseindia.com) and the company (www.icicisecuritiespd.com).

For the other line items referred in regulation 52(4) of the Listing Regulations, pertinent disclosures have been made to the Bombay Stock Exchange and can be accessed on the URL

The financial results have been approved by the Board of Directors at its meeting held on April

The Auditors' report on the financial statements of the Company for the year ended March 31, 2025 is unqualified. The financial statements have been prepared as per the format prescribed in Division III of Schedule III of the Companies Act, 2013.

The financial results have been prepared in accordance with the recognition and measurement principles of IND AS prescribed under Section 133 of the Companies Act, 2013 read with relevant Rules issued thereunder and other accounting principles generally There is no separate reportable segment for the Company as per IND AS 108 - 'Operating'

There have been no deviations in the use of proceeds of issue of debt securities from the

objects stated in the offer document. The Board of Directors at its meeting held on April 19, 2024 had recommended final dividend on equity shares amounting to ₹ 1,699.4 million (₹ 108,700/- per equity share) for the year ended March 31, 2024. The same was approved by shareholders in annual general meeting held on August 20, 2024. This dividend was paid on August 23, 2024.

The Board of Directors at its meeting held on October 18, 2024 have approved the first interim dividend of ₹ 890.0 million (₹ 56,930/- per equity share) for the period ended September 30, 2024 (₹ 300.2 million for the period ended September 30, 2023). This dividend was paid on The Board of Directors at its meeting held on January 13, 2025 have approved the second interim dividend of ₹890.0 million (₹56,930/- per equity share) for the period ended December 31, 2024 (₹ 600.3 million for the period ended December 31, 2023). This dividend has been

paid on January 17, 2025. 12 The Board of Directors at its meeting held on April 11, 2025 have recommended final dividend on equity shares amounting to ₹ 1,438.0 million (₹ 91,979/- per equity share) for the year ended March 31, 2025. Payment of this final dividend is subject to the approval of the

shareholders in the annual general meeting of the Company. Given the nature of business of the Company, the inventory turnover ratio is not applicable. The Company reports Capital to risk weighted assets ratio (CRAR) to Reserve Bank of India as per guidelines applicable to Primary Dealers. The same has been disclosed in lieu of inventory

> For and on behalf of the Board of Directors Shallendra Jhingan

Mumbai, April 11, 2025 Managing Director & CEO

Ahmedabad



Place: Ahmedabad

Date: 11th April 2025







TATA POWER

(Corporate Contracts Department, 5th Floor Station B)
Tata Power, Trombay Thermal Power Station Chembur-Mahul, Mumbai 400074, Maharashtra, India
(Board Line: 022-67175329, Mobile: 7208090025) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER

OLA for Vegetable Garden Maintenance works at Mulshi Head works and outboa maintenance at Lonavla, Walwhan, Shirawta & Thokarwadi sites, Dist. Pune, 410 401, For detail NIT, please visit Tender section on website https://www.tatapower.com. date for receipt of request for issue of bid document is 20th April 2025 up to 1500 Hrs.



TATA POWER (Corporate Contracts Department, 5° Floor Station B)
Tata Power, Trombay Thermal Power Station Chembur-Mahul, Mumbai 400074, Maharashtra, India
(Board Line: 022-67175329, Mobile: 7208090025) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER

Annual maintenance contract for manual picking of Debris from TWS at Trombay Chembur-Mahul, Mumbai 400074 For detail NIT, please visit Tender section on website https://www.tat for receipt of request for issue of bid document is 20th April 2025 up to 1500 Hrs.

TATA

TATA POWER (Corporate Contracts Department, 5th Floor Station B)
Tata Power, Trombay Thermal Power Station Chembur-Mahul, Mumbai 400074, Maharashtra, India
(Board Line: 022-67175323, Mobile: 7208817950) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER The Tata Power Company Limited invites tender from eligible vendors for the following package

OLA for Waterproofing works for all Hydro divisions and Headworks for 3 years For detail NIT, please visit Tender section on website https://www.tatapower.com. Las date for receipt of request for issue of bid document is 25th April 2025 up to 1500 Hrs.

GNA GNAAXLES LIMITED

CIN: L29130PB1993PLC013684 Regd. Office: GNA House, 1-C, Chhoti Baradari – II Garha Road Opposite Medical College, Jalandhar 144001 Punjab. Tel No.: 0181- 4630477 E-mail: gjain@gnagroup.com; Website: www.gnaaxles.in

Notice is hereby given that a meeting of the Board of Directors of the Company has been scheduled to be held on Monday, 21st April, 2025, at 1:00 PM at the Corporate Office of the Company at VPO Mehtiana Dist. Hoshiarpur, Inter alia, to consider and approve the Audited Financial Results of the Company, both standalone and consolidated, for the Quarter & Financial Year ended 31st March, 2025 and to consider to recor Dividend, if any, to the shareholders for the financial year ended March 31, 2025 The Notice is also available at Company's website www.gnaaxles.in and corporate

nnouncement section of <u>www.bseindia.com</u> and <u>www.nseindia.com</u> For G N A Axles Limited Place: Mehtiana Gouray Jain Date: April 11, 2025 **Company Secretary**



MAS FINANCIAL SERVICES LIMITED

6. Ground Floor, Naravan Chambers, B/h, Patang Hotel, Ashram Road, Ahmedabad-380009. Contact: 079-41106500/733 કબજા નોટિસ

(सिड्योरिटी छन्टरेस्ट (सेन्डोर्समेन्ट) नियमो २००२ना नियम ८(९) (स्थापर मिसडत माटे-समूख्य मिसडत माटे) આથી, નીચે સહી કરનાર તે **માસ ફાઇનાલ્સિયલ સર્વિસીસ લિમિટેડ** ના ઓથોરાઈઝૂડ અધિકારીએ ધી સિક્યોરિટાઇઝેશન એન્ડ રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્શિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્યોરીટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ (૨૦૦૨નો ઓર્ડર ૫૪) અને કાયદા તળેની સેક્શન ૧૩ (૧૨) સાથે ધી સિક્યોરિટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) રૂલ -૩ મુજબ મળેલ પાવર્સ મુજબ નીચે મુજબના કરજદાર / સહ-કરજદાર / જામીનદારને તા. ૧૩-૦૩-૨૦૨પના રોજ

નોટિસ આપેલી અને તે નોટીસમાં જણાવેલ ૨કમ નોટીસ મળ્યાથી દિન ૬૦માં ચુકવવા જણાવેલ. કરજદાર આ રકમ ચૂકવવામાં અસમર્થ રહેલ છે, જેથી સદર કરજદાર / સહ-કરજદાર / જામીનદાર અને જાહેર જનતાને આ નોટિસથી જણાવવામાં આવે છે કે સામાન્ય રીતે મિલકત સાથે વ્યવહાર ન કરવા ચેતવણી આપવામાં આવે છે અને મિલકત સાથે થતા કોઈ પણ સોદાની તા. ૦૩-૦૩-૨૦૨૫ લેણી થતા તેની પરના વ્યાજ ની રકમ માટે **માસ ફાઇનાન્સિયલ સર્વિસીસ લિમિટેડ** ના ચાર્જમાં ગણાશે. અમો નીચે સહી કરનારે નીચે દર્શાવેલી મિલ્કતોનો **તા. ૦૯-૦૪-૨૦૨૫ ના રોજ** ભોતિક કબજો સેક્શન ૧ ૩ના સબસેક્શન (૪) સાથે રૂલ- ૮ તળે મળેલ સત્તાની રૂએ મેળવેલ છે.

કરજદાર/સહ કરજદાર / જામીનદાર નું ધ્યાન દોરવામાં આવે છે કે, સદર કાયદાની કલમ ૧ ૩ની સબ-સેક્શન (૮) મુજબ સદર મિલ્કતની પુનઃ પ્રાપ્તિ માટે ઉપલબ્ધ સમયમાં કલેઈમ કરી શકે છે.

દેવાદારે ભૌતિક કબજો શાંતિપર્ણ અને સ્વેચ્છાએ MFSL ને સોંપી દીધો છે અને ઉપરોક્ત મિલકત પરના તેના તમામ અધિકારો છોડી દીધા છે.

કરજદાર/સહ-કરજદાર/જામીનદારનાં નામ	સ્થાવર મિલકતનું વર્ણન	लोन એકाઉन्ट नं प्रजेशननी तारीफ	બાકી નીકળતી લેશી રકમ (જે ડિમાન્ડ નોટિસમાં જણાવ્યા પ્રમાણે
 મેસર્સ કૃષ્ણા ચાર્ન ટ્રેડર્સ (પ્રોપરાઇટરશીપ શ્રી આશીષ અર્જુનભાઇ જેન હારા) (અરજદાર) શ્રી આશીષ અર્જુનભાઇ જેન (અરજીદાર અને જામીનદાર) રામેશ્વરી જેન (સહ-અરજીદાર અને જામીનદાર) 	ગીરો મુકેલ મિલકતનું વર્ણન : જત જિલ્લો સુરત ખાતે આવેલ મોજે સલાબતપુરા, તાલુકો સુરત સીટી, જિલ્લો સુરત ખાતે આવેલ વોર્ડ નં. ૩, સીટી સર્વે નં. ૨૮૮૫/બી/૨, પ્લોટ નં. ૧ કે જેનું ક્ષેત્રફળ ૧૯૭૪.૬૦ ચો.મી. તેના પર આવેલ "રઘુનંદન ટેક્ષટાઈલ માર્કેટ" બિલ્ડીંગ તરીકે જાણીતી તેના દુકાન નં. ૧૩૩ કે જેનું ક્ષેત્રફળ ૧૪૧.૫૮ ચો.મી. (બિલ્ટ-અપ) અને ૨૫૦૦ ચો.ફુટ (સુપર બિલ્ટ એપ), પહેલા માળે જે બીનખેતીની જમીન પર સ્થિત છે. તેવી તમામ મિલકત. ચતુર્સીમા નીચે મુજબ: સાઇટ મુજબ: પૂર્વ: મિલકત, પશ્ચિમ: સંલગ્ન મિલકત, ઉત્તર: અંબાજી માર્કેટ, દક્ષિણ: રીંગ રોડ. ચતુર્સીમા નીચે મુજબ: વેચાણ ડીડ/ દક્ષાણ: લિફ્ટ અને સીડી, દક્ષિણ: લિફ્ટ અને દુકાન નં. ૧૩૪.	પ૮૩૧૧७ <i>૬</i> ૦७-૦૪-૨૦૨૫	તા. ૦૩-૦૩-૨૦૨૫ ના રોજ બાકી રૂા.૨,૦૯,૧૩,૮૬૨/- (અંકે રૂપિયા બે કરોડ નવ લાખ તેર હજાર આઠસો બાસઠ પુરા)
તારીખ : ૧૨-૦૪-૨૦૨૫ સ્થળ : સુરત	વર્ત	અધિકૃત અ ો, માસ ફાઇનાન્સિય	





એસીસી લીમીટેડ

CIN: L26940GJ1936PLC149771

રજીસ્ટર્ડ ઓફીસ : "અદાણી કોર્પોરેટ હાઉસ", શાંતીગ્રામ, એસ. જી. હાઇવે, ખોડિચાર, અમદાવાદ –૩૮૨૪૨૧, ગુજરાત, ભારત ટેલી નં.: +૯૧ ૭૯−૨૬૫૬ ૫૫૫૫, વેબસાઇટ : www.acclimited.com ઇમેઇલ : acc-investorsupport@adani.com

કંપનીનાં શેરહોલ્ડર્સને નોટીસ

વિષય : ઇન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન ફંડ (આઇઇપીએફ) એકાઉન્ટમાં ઇક્વિટી શેરોની ફરજિયાત તબદિલી આથી નોટીસ આપવામાં આવે છે કે કંપની એક્ટ, ૨૦૨૧૩ ની કલમ ૧૨૪(૬) ની જોગવાઇઓ અને કોર્પોરેટ અફેર્સ મંત્રાલય દ્વારા જારી ઇન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન કંડ ઓથોરીટી (એકાઉન્ટીંગ, ઓડિટ, ટ્રાન્સકર અને રીકંડ) નિયમો, ૨૦૧૬ (સુધારેલ) (નિયમો) સાથે વંચાતા, અન્વચે કંપનીએ સતત સાત કે વધુ વર્ષથી શેરહોલ્ડરો દ્વારા દાવો ન કરાચેલ ડીવીડન્ડોને સબંધિત તમામ શેરો ઇન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન ફંડ (આઇઇપીએફ) એકાઉન્ટના નામે તબદીલ કરવા જરૂરી છે.

કંપનીએ ઉપરોક્ત "નિયમો" ના અનુપાલનમાં તમામ શેરહોલ્ડર્સો જેમના શેર્સ આઈઈપીએ ફ એકાઉન્ટમાં તબદિલીને પાત્ર છે તેઓને વ્યક્તિગત નોટીસો મોકલેલ છે અને તબદિલીને પાત્ર આવા શેર્સની તેમજ દાવો ન કરાચેલ ડિવિડન્ડની સંપૂર્ણ વિગતો કંપનીની વેબસાઈટ www.acclimited.com ઉપર પણ અપલોડ

શેરહોલ્ડર્સોએ નોંધ લેવી કે આઇઇપીએફ ઓથોરીટીમાં તબદીલ થયેલ શેર્સ તથા દાવો ન કરાયેલ ડિવિડન્ડો બંને નિયમો હેઠળ નિયત પ્રક્રિયાને અનુસર્યા પછી આઇઇપીએફ ઓથોરીટી પાસેથી પાછા મેળવવા માટે દાવો કરી શકાશે.

સંબંધિત શેરહોલ્ડર્સોએ વધુમાં નોંધ લેવી કે કંપનીને ૨૦ જુન, ૨૦૨૫ સુધી તેમના તરફથી કોઇ પત્રવ્યવહાર મળશે નહી તો કંપની નિયમોમાં નિયત આવશ્ચકતાઓનું પાલન કરીને શેર્સ ૨૦ જુલાઈ, ૨૦૨૫ સુધી આઇઇપીએફ એકાઉન્ટમાં તબદિલ કરશે.

શેરહોલ્ડર્સો જેમના શેર્સ આઈઈપીએફ ડિમેટ એકાઉન્ટમાં તબદિલીને પાત્ર છે તેઓએ નોંધ લેવી કે, શેર્સ ફીઝીકલ અથવા ઇલેક્ટ્રોનિક સ્વરૂપમાં, સમચાનુંસાર કોર્પોરેટ અર્ફર્સ મંત્રાલય દ્વારા સુચિત પ્રક્રિયા અનુસાર આઇઇપીએફ ડીમેટ એકાઉન્ટમાં તબદિલ કરવામાં આવશે. ફીઝીકલ સ્વરૂપે શેરહોલ્ડીંગ ધરાવતા શેરહોલ્ડરોનાં સંબંધમાં, આઇઇપીએફ ડિમેટ એકાઉન્ટમાં શેરોની તબદિલી પર, તેમના નામે રજીસ્ટર્ડ અસલ શેર સર્ટીફીકેટ(ટો) આપમેળે રદ થશે અને બિન– વટાઉ ગણાશે. ડિમેટ સ્વરૂપે શેરહોલ્ડીંગ ધરાવતા શેરહોલ્કરોનાં સંબંધમાં કંપની આઈઈપીએફ એકાઉન્ટની તરફેણમાં તેમના ડિમેટ એકાઉન્ટમાં રહેલ શેર્સને તબદિલ કરવા માટે કોર્પોરેટ પ્રક્રિયાના માર્ગે સંબંધિત ડિપોઝીટરીઓને જાણ કરશે.

શેરહોલ્ડર્સો વિષય સંબંધિત કોઈ પ્રશ્નો ધરાવતા હોય તો, કંપનીના રજીસ્ટ્રાર અને ટ્રાન્સફર એજન્ટ કેફીન ટેકનોલોજીસ લીમીટેડ, શ્રીમતી શોભા આનંદ, વાઈસ પ્રેસિડન્ટ, ચુનિટ એસીસી લીમીટેડ, સેલેનિચમ ટાવર બી, પ્લોટ ૩૧–૩૨, ગાચીબાવલી, ફાચનાન્સિચલ ડિસ્ટ્રીક્ટ, નાનાક્રમગુડા, હૈદ્માબાદ–૫૦૦૦૩૨, ટેલિ નં. +૯૧- ૪૦ - દ૭૧૬ ૨૨૨૨. ઇમેઇલ : einward.ris@kfintech.com પર સંપર્ક કરી શકશે. એસીસી લીમીટેડ વતી સહી/–

સ્થળ : અમદાવાદ તારીખ : ૧૧–૦૪–૨૦૨૫

તારીખ : ૧૧.૦૪.૨૦૨૫

ક્ષળ : આણંદ

ભાવિક પરીખ કંપની સેક્રેટરી



રીજનલ ઓક્સિ - આણંદ. દુકાન નં. ૨૨૨-૨૨७, બીજો માળ, -મારૂતિ સોલારીસ, મધુબન રીસોર્ટ પાસે,

આણંદ - સોજીત્રા રોકે, આણંદ - ૩૮૮૦૦૧.

વેચાણ નોટીસ ઇ - હરાજીની નોટીસ : સ્થાવર મિલકતો માટે વેચાણ બપોરે ૧૨.૦૦ થી સાંજે ૫.૦૦ કલાકે

૨૯.૦૪.૨૦૨૫

સિકચોરીટી ઈન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) રૂલ - ૨૦૦૨ નો નિયમ ૮(૬) ના પ્રોવિઝોની સાથે સિક્યુરીટાઈઝેશન એન્ડ રીકન્સ્ટ્રક્શન ઓફ ફાયનાન્શીયલ એસેટ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્ચોરીટી ઈન્ટરેસ્ટ એક્ટ-૨૦૦૨ અન્વચે સ્થાવર મિલકતોનું ઈ - હરાજી વેચાણ માટે વેચાણ નોટીસ. આથી જાહેર જનતાને તથા ઉધારકર્તાઓ અને જામીનદારોને વિશેષ રૂપથી નોટીસ આપવામાં આવે છે કે સિકયોર્ડ ક્રેડીટરને ગીરો મુકેલ નીચે દર્શાવેલ સ્થાવર મિલકતોનો **ચુબિચન બેંક**

ઓફ ઇન્ડિયા ના અધિકૃત અધિકારી દ્રારા કબજો લેવાયેલ છે, નીચે દર્શાવેલ ઉધારકર્તાઓ અને જામીનદારો પાસેથી નીચે દર્શાવેલ બાકી લેણાંના વસૂલાત હેતુ આવી મિલકતોનું "જ**યાં છે,** જેમ છે અને જે કંઈ પણ છે" ના ધોરણે નીચે દર્શાવેલ તારીખે વેચાણ કરવામાં આવશે. અનામત કિંમત સાથે ઈએમડી ની રકમ પણ નીચે જણાવેલ છે.

ı	શાખાનું નામ અને સરનામું	નડીચાદ શાખા : કર્મવીર ટાવર, કપડવંજ રોડ, નડીચાદ, ગુજરાત, અધિકૃત અધિકારી : શ્રી એસ. કે. સાહુ (મો) : ૯૯૫૨૩૯૫૪૪૨
ı	ઉદ્યારકર્તા/જામીનદારોનું નામ	શ્રી પાર્ચ દિનેશકુમાર ત્રિવેદી (ઉધારકતાં) અને શ્રી હિમાંશુ દિનેકુમાર ત્રિવેદી (સહ-ઉધારકતાં)
ı	બાકી લ્હેણી રકમ	રૂા. ૨૬,૨૨,७૬૨.૪૯, તા. ૩૧.૦७.૨૦૨૪ + ચડત વ્યાજ, કોસ્ટ અને અન્ય ખર્ચાઓ (ત્યાર પછી આવેલ વસુલાતને આધિન)
	સ્કે.મી. ચતુઃસીમા ઃ ઉત્તરે ઃ પ્લોર	અને હિસ્સાની મિલકતનો રહેણાંક ઘરનો પ્લોટ નં. ઈ-૨૦૫, કર્મવીર સુંદરવન - ૩, મનજીપુરા રોડ, નડીયાદ - ૩૮૭૦૦૧, ગુજરાત, પ્લોટ એરીયાનું ક્ષેત્રફળ ૭૫ ટ નં. ઈ/૨૦૪, દક્ષિણ ઃ પ્લોટ નં. ઈ/૨૦૬, પૂર્વે ઃ પ્લોટ નં. ઈ/૨૧૦, પશ્ચિમે ઃ એપ્રોચ રોડ. (સાંકેતિક કબજો) ,૦૦૦ /- અને ઇએમડી ઃ રૂા. ૧,૪૩,૫૦૦/-)

શાખાનું નામ અને સરનામું	નરસંડા શાખા : ગામ-નરસંડા, તાલુકો-નડીચાદ, જીલ્લો-ખેડા, અધિકૃત અધિકારી : શ્રી ઉમેશભાઈ મોહનભાઈ વસાવા (મો) : ૮૮૬૬૯૦૪૪૦.	
ઉદ્યારકર્તા/જામીનદારોનું નામ	મે. શિવ એજન્સી (ઉદ્યારકર્તા), હસમુખભાઈ રમણભાઈ પટેલ (જામીનદાર), અનુજકુમાર રમણભાઈ પટેલ (જામીનદાર), પિનાકીન રમણભાઈ પટેલ (જામીનદાર),	
બાકી લ્હેણી રકમ	રૂા. ૧૩,૪૨,૮૦૬.૯૦, તા. ૩૧.૦૮.૨૦૨૪ + ચડત વ્યાજ, કોસ્ટ અને અન્ય ખર્ચાઓ (ત્યાર પછી આવેલ વસુલાતને આધિન)	
મિલકત નં. ૨ઃ- તમામ ભાગ અને હિસ્સાની મિલકત જે સ્થિત આઝાદ ચોક, નરસંડા, તાલુકો - નડીયાદ, જીલ્લો - ખેડા, શીટ નં. ૧૧, ચલતા નં. ૧૮૨, સીટી સર્વે નં. ૧૨૬, એરીયાનું ક્ષેત્રફળ ૮૧- ૧૮ સ્કે.મી., પંચાયત ઘર નં. ૧૦૧. ચતુઃસીમા ઃ પૂર્વે ઃ રમણભાઈ બાવજીભાઈનું ઘર, પશ્ચિમે ઃ મંગલભાઈ ધોરીભાઈનું ઘર, ઉત્તર ઃ ચોક અને ત્યારબાદ નટુભાઈ જવેરભાઈનું ઘર, દક્ષિણો ઃ રોડ. (સાંકેતિક ક્લજો) (અનામત કિંમત ઃ રૂા. ૧૧,૯૦,૦૦૦/- અને ઇએમડી ઃ રૂા. ૧,૧૯,७૦૦/-)		
शाખानुं नाम અने सरनामुं	ઉત્તરસંડા શાખા : મધુકુંજ બિલ્ડીંગ, શ્રીજી આઈસ્કીમની પાસે, મેઈન રોડ, તાલુકો - નડીચાદ, ઉત્તરસંડા, જીલ્લો - ખેડા, ગુજરાત - ૩૮७૩७૦,	

शाખानुं नाम અने सरनामुं	ઉત્તરસંડા શાખા : મધુકુંજ બિલ્ડીંગ, શ્રીજી આઇસ્ક્રીમની પાસે, મેઇન રોડ, તાલુકો - નડીચાદ, ઉત્તરસંડા, જીલ્લો - ખેડા, ગુજરાત - ૩૮७૩७૦, શાખા મેનેજર : શ્રી ઉપેન્દ્ર કુમાર, (મો) : ૯७૯૨૦૦૪૦७૪.
ઉદ્યારકર્તા/જામીનદારોનું નામ	શ્રીમતી જાગૃતિબેન વિજયકુમાર બારોટ અને શ્રી દેવેન્દ્રભાઇ પ્રહલાદભાઇ બારોટ
બાકી લ્હેણી રકમ	રૂા. ७,૫૫,૬૬૪.૨૮, તા. ૩૧.૦७.૨૦૧૯ + ચડત વ્યાજ, કોસ્ટ અને અન્ય ખર્ચાઓ (ત્યાર પછી આવેલ વસુલાતને આદિન)
ચતુઃસીમા : ઉત્તરે : પ્લોટ નં. ડી/	મને હિસ્સા સાથેનો પ્લોટ નં. ડી/૦૭, કર્મવીરનગર - VII, યું. બિલોદરા, તાલુકો - નડીયાદ, ગુજરાત - ૩૮૯૦૦૧, એરીયાનું ક્ષેત્રફળ ૩૮ સ્કે.મી. ૮, દક્ષિછે : પ્લોટ નં. ડી/૬, પૂર્વે : કર્મવીરનગર-૧, પશ્ચિમે : એપ્રોચ રોડ. (પ્રત્યક્ષ કબજો) Ioo/- અને ઇએમડી : રૂા. કર, ૧૫૦/-)

હરાજી વેચાણના વિગતવાર નિયમો અને શરતો માટે બિકર્સને વેબસાઈટ : www.unionbankofindia.co.in ટેન્ડર પર જવાની સલાહ આપવામાં આવે છે.

નોંધણી અને લોગીન અને બિડીંગ નિચમો માટે મુલાકાત લો : https://baanknet.com

(અસલ અંગ્રેજી પરથી અનુવાદ)

અધિકૃત અધિકારી, યુનિયન બેંક ઓફ ઈન્ડિય

Ambuja Cement

અંબુજા સિમેન્ટ્સ લીમીટેડ



CIN: L26942GJ1981PLC004717

રજીસ્ટર્ડ ઓફીસ : "અદાણી કોર્પોરેટ હાઉસ", શાંતીગ્રામ, વૈષ્ણોદેવી સર્કલ પાસે, એસ.જી. હાઇવે, ખોડિચાર, અમદાવાદ –૩૮૨ ૪૨૧, ગુજરાત **ટેલી નં.:** +૯૧ ૭૯–૨૬૫૬ ૫૫૫૫, **વેબસાઇટ:** www.ambujacement.com **ઇમેઇલ:** investors.relation@adani.com

કંપનીનાં શેરહોલ્ડર્સને નોટીસ

વિષય : ઇન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન ફંડ (આઇઇપીએફ) એકાઉન્ટમાં ઇક્વિટી શેરોની ફરજિયાત તબદિલી આથી નોટીસ આપવામાં આવે છે કે કંપની એક્ટ, ૨૦૧૩ ની કલમ ૧૨૪(૬) ની જોગવાઇઓ અને કોર્પોરેટ અફેર્સ મંત્રાલય દ્વારા જારી ઇન્વેસ્ટર એજ્યુકેશન અને પ્રોટેક્શન ફંડ ઓથોરીટી (એકાઉન્ટીંગ, ઓડિટ, ટ્રાન્સફર અને રીફંડ) નિયમો, ૨૦૧૬ (સુધારેલ) (નિયમો), સાથે વાંચતા, અન્વયે કંપનીએ સતત સાત કે વધુ વર્ષથી શેરહોલ્ડરો દ્વારા દાવો ન કરાયેલ ડીવીડન્ડોને સબંધિત તમામ શેરો ઇન્વેસ્ટર એંજ્યુકેશન અને પ્રોટેક્શન કંડ (આઇઇપીએફ) એકાઉન્ટના નામે તબદીલ કરવા જરૂરી છે.

કંપનીએ ઉપરોક્ત "નિયમો" નાં અનુપાલનમાં તમામ શેરહોલ્ડર્સ જેમના શેર્સ આઈઈપીએફ એકાઉન્ટમાં તબદિલીને પાત્ર છે તેઓને વ્યક્તિગત નોટીસો મોકલેલ છે અને તબદિલીને પાત્ર આવા શેર્સની તેમજદાવો ન કરાચેલ ડિવિડન્ડની સંપૂર્ણ વિગતો કંપનીની વેબસાઈટ www.ambujacement.com/investors ઉપર

શેરહોલ્ડસોંએ નોંધ લેવી કે આઇઇપીએફ ઓથોરીટીમાં તબદિલ થયેલ શેર્સ તથા દાવો ન કરાયેલ ડિવિડન્ડો બંને નિયમો હેઠળ નિયત પ્રક્રિયાને અનુસર્યા પછી આઇઇપીએફ ઓથોરીટી પાસેથી પાછા મેળવવા માટે દાવો કરી શકાશે.

સંબંધિત શેરહોલ્ડર્સોએ વધુમાં નોંધ લેવી કે કંપનીને ૧૫ જૂન, ૨૦૨૫ સુધી તેમના તરફથી કોઇ ૫ઝવ્યવહાર મળશે નહી તો કંપની નિયમોમાં નિયત

આવશ્ચકતાઓનું પાલન કરીને શેર્સ ૧૫ જુલાઈ, ૨૦૨૫ સુધી આઇઇપીએફ એકાઉન્ટમાં તબદિલ કરશે. શેરહોલ્ડર્સો જેમના શેર્સ આઈઈપીએફ ડિમેટ એકાઉન્ટમાં તબદિલીને પાત્ર છે તેઓએ નોંધ લેવી કે, શેર્સ ફીઝીકલ અથવા ઇલેક્ટ્રોનિક સ્વરૂપમાં, સમયાનુંસાર કોર્પોરેટ અફેર્સ મંત્રાલચ દ્વારા સુચિત પ્રક્રિયા અનુસાર આઇઇપીએફ ડીમેટ એકાઉન્ટમાં તબદિલ કરવામાં આવશે. ફીઝીકલ સ્વરૂપે શેરહોલ્ડીંગ ધરાવતા શેરહોલ્ડરોના સંબંધમાં, આઇઇપીએફ ડિમેટ એકાઉન્ટમાં શેરોની તબદિલી પર, તેમના નામે રજીસ્ટર્ડ અસલ શેર સર્ટીફીકેટ(ટો) આપમેળે રદ થશે અને બિન– વટાઉ ગણાશે. ડિમેટ સ્વરૂપે શેરહોલ્ડીંગ ધરાવતા શેરહોલ્ડરોના સંબંધમાં કંપની આઈઈપીએફ એકાઉન્ટની તરફેણમાં તેમના ડિમેટ એકાઉન્ટમાં રહેલ શેર્સને

તબદિલ કરવા માટે કોર્પોરેટ પ્રક્રિયાના માર્ગે સંબંધિત ડિપોઝીટરીઓને જાણ કરશે. શેરહોલ્ડર્સ વિષય સંબંધિત કોઈ પ્રશ્નો ધરાવતા હોય તો, કંપનીના રજીસ્ટ્રાર અને ટ્રાન્સફર એજન્ટ મેસર્સ એમચુએફજી ઇન્ટાઈમ ઇન્ડિયા લીમીટેડ (જૂની લિંક ઇન્ટાઈમ ઇન્ડિયા પ્રાઈવેટ લીમીટેડ) સી ૧૦૧, ૨૪૭ પાર્ક, એલબીએસ માર્ગ, વિક્રોલી વેસ્ટ, મુંબઇ–૪૦૦ oc3 ટેલિ નં. + ૯૧ ૮૧૦૮૧૧૬૭૬૭, ઇમેઇલ : rnt.helpdesk@linkintime.co.in પર સંપર્ક કરી શકશે. અંબુજા સિમેન્ટ્સ લીમીટેક વતી

સ્થળ : અમદાવાદ તારીખ : ૧૧-૦૪-૨૦૨૫

મનિષ મિસ્ત્રી કંપની સેક્રેટરી

સહી/–

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JAJOO RASHMI REFRACTORIES LIMITED

Jajoo Rashmi Refractories Limited (the "Issuer" or the "Company") was incorporated under the Companies Act, 1956 as a private limited company under the name and style of 'Jajoo Rashmi Refractories Private Limited' pursuant a certificate of incorporation dated April 18, 1995 issued by the Registrar of Companies, Rajasthan at Jaipur ("RoC") quently, pursuant to resolutions passed by our Board of Directors in their meeting held on June 30, 2023 and by our Shareholders in the extra-ordinary general me on July 24, 2023, our Company was converted into a public limited company, consequent to which its name was changed to 'Jajoo Rashmi Refractories Limited', and a fresh certificate of incorporation dated August 22, 2023, consequent to such conversion was issued by the RoC. For further details, including in relation to changes in name and registered office of our Company, see "History and Certain Corporate Matters" on page 217 of the Draft Red Herring Prospectus dated December 21, 2024 (the "Draft Red Herring

Corporate Identity Number: U27108RJ1995PLC009866

Registered Office and Corporate Office: B7, SN9, LS Nagar, Naya Kheda, Shastri Nagar, Jaipur — 302 016, Rajasthan, India.; Telephone: +91 141 233 5816; E-mail: info@jajoorashmi.com Website: www.jajoorashmi.com; Contact Person: Baij Nath Mali, Company Secretary and Compliance Officer; E-mail: cs@jajoorashmi

NOTICE TO INVESTORS: ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS (THE "ADDENDUM")

OUR PROMOTERS: SUNIL JAJU, SAURABH JAJU, KOMAL JAJU, SUNIL JAJU KARTA HUF AND HIMALAYA COMMODEAL PRIVATE LIMITED

INITIAL PUBLIC OFFERING OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE OF FACE VALUE OF ₹ 10 EACH (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ 1,50 MILLION ("ISSUE"). THE ISSUE SHALL CONSTITUTE [•]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, AND WILL BE

ADVERTISED IN ALL EDITIONS OF [a] (A WIDELY CIRCULATED ENGLISH DAILY NATIONAL NEWSPAPER) AND ALL EDITIONS OF [a] (A WIDELY CIRCULATED HINDI NATIONAL DAILY NEWSPAPER, HINDI BEING THE REGIONAL LANGUAGE OF RAJASTHAN, WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED "BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR RESPECTIVE WEBSITES. IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA/ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS: REGULATIONS, 2018, AS AMENDED. Our Company had filed the Draft Red Herring Prospectus with SEBI and the Stock Exchanges, Due to inadvertent errors in the DRHP and pursuant to certain observations received

from SEBI, the required updates to key portions of the sections titled "Definitions and Abbreviations", "Summary of the Issue Document", "Risk Factors", "Objects of the Issue", "Basis for Issue Price" and "Industry Overview", beginning on pages 2, 25, 34, 114, 137 and 150, respectively, of the Draft Red Herring Prospectus, have been included in this Addendum. The changes pursuant to the observations received from SEBI will be duly reflected in the Red Herring Prospectus and Prospectus as and when filed with the RoC, the SEBI and the Stock Exchanges.

The Draft Red Herring Prospectus, including the sections titled "Definitions and Abbreviations", "Summary of the Issue Document", "Risk Factors", "Objects of the Issue", "Basis for (ssue Price" and "Industry Overview", beginning on pages 2, 25, 34, 114, 137 and 150, respectively, shall be appropriately updated in the Red Herring Prospectus to reflect the developments indicated in this Addendum

Potential bidders may note the followings changes in the Draft Red Herring Prospectus dated December 21, 2024:

- We have included new risk factor number 4 under the section "Risk Factor" on page 37 of the DRHP: "We have acquired the land parcels admeasuring approximately 4.00 acres situated at plot number IV/D-4, and D-5 and I-2(P) and I-3, Village Gorabali, Bokaro Industrial Area, Balidih, Bokaro, Jharkhand, India on which the Proposed Bokaro Project is proposed to be set up. We are yet to complete legal formalities in relation to the acquisition of the aforementioned land parcels. In the event, we suffer a delay in completing the necessary legal formalities, we may suffer a delay in completing the Proposed Bokaro Project, leading to time or
- We have included new risk factor number 4 under the section "Risk Factor" on page 38 of the DRHP: "The operating cash flow of our Company was ₹ (7.24) million ₹ (53.31) million, ₹ 34.16 million and ₹ (63.05) million during the three month period ended June 30, 2024 and Financial Years ended March 31, 2024, March 31, 2023 and March 31, 2022, respectively. Our Company has experienced negative cash flow in operating activities in the past and may continue to do so in the future, which could have a material adverse effect on our business, prospects, financial condition, cash flows and results of operations".
- We have revised the disclosure under the section "Object of the Issue Part finance the cost of establishing new manufacturing facilities to expand our production capabilities." offerro alloys in the Proposed Bokaro Project" on page 115 and "Summary of the Issue Document - Objects of the Issue" on page 25 of the Draft Red Herring Prospectus.
- We have revised the disclosure under the section "Object of the Issue Funding working capital requirements of our Company" on page 114 and "Summary of the Issue Document - Objects of the Issue* on page 25 of the DRHP and reduce the proposed amount for funding working capital requirements of our Company from ₹476.71 million to
- We have updated the section "Basis for Issue Price" beginning on page 137 of the Draft Red Herring Prospectus by including Jainam Ferro Alloys (I) Limited and Malthan Alloys Limited as peer companies and by removing Raghav Productivity Enhancers Limited from the list of peer comparison

We have included the competitive landscapes in the section "Industry Overview" beginning on page 150 of the Draft Red Herring Prospectus.

The changes conveyed by way of this Addendum are to be read in conjunction with the Draft Red Herning Prospectus and, accordingly, the corresponding references in the Draft Red Herring Prospectus stand updated pursuant to this Addendum. The information in this Addendum supplements the Draft Red Herring Prospectus and updates the informatio in the Draft Red Herring Prospectus. However, this Addendum does not purport to, nor does it, reflect all the changes that have occurred from the date of filling of the Draft Red Herring Prospectus and the date of this Addendum. Accordingly, this Addendum does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus as and when filed with the RoC, the SEBI and the Stock Exchanges. Please note that the information included in the Draft Red Heming Prospectus will be suitably updated, including to the extent updated by way of this Addendum, as may be applicable, in the Red Herring Prospectus and the Prospectus. Investors should not rely on the Draft Red Herring Prospectus or this Addendum for any investment decision, and should read the Red Herring Prospectus, as and when it is filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Issue.

This Addendum which has been filed with SEBI and the Stock Exchanges shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filing with SEBI and will be available on the website of SEBI at www.sebi.gov.in, the websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com, the website of the Company at www.jajoorashmi.com, and the website of the Book Running Lead Manager, namely, Unistone Capital Private Limited at www.unistonecapital.com. All capitalized terms used in this Addendum and not defined herein shall, unless the context otherwise requires, have the meaning ascribed to them in the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER



Unistone Capital Private Limited A/ 305, Dynasty Business Park, Andheri-Kurla Road, Andheri East, Mumbai - 400 059, Maharashtra, India. Telephone: +91 224 604 6494; Facsimile: Not Applicable

Email: mb@unistonecapital.com Website: www.unistonecapital.com Investor grievance email: compliance@unistonecapital.com Contact Person: Brijesh Parekh

Place: Jaipur, Rajasthan

Date: April 11, 2025

SEBI registration number: INM000012449 CIN: U65999MH2019PTC330850

CIN: U99999MH1994PTC076534 All capitalized terms used in this Addendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Draft Red Herring Prospectus.

For Jajoo Rashmi Refractories Limited On behalf of the Board of Directors

Baij Nath Mali Company Secretary and Compliance Office

JAJOO RASHMI REFRACTORIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public Issue of its Equity Shares and has filed the DRHP dated December 21, 2024 with SEBI and Stock Exchanges. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and is available on website of

REGISTRAR TO THE ISSUE

Office No. S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Center

Email: ipo@bigshareonline.com; Website: www.bigshareonline.com

Telephone: +91 226 263 8200; Facsimile: +91 226 263 8299

Investor grievance email: investor@bigshareonline.com

Mahakali Caves Road, Andheri East, Mumbai-400 093, Maharashtra, India.

Bigshare Services Private Limited

Contact Person: Babu Rapheal C.

SEBI registration number: INR000001385

the company i.e. www.jajoorashmi.com, websites of the BRLM, i.e. Unistone Capital Private Limited at www.unistonecapital.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section entitled "Risk Factors" on page 34 of the DRHP and the details set out in the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision

The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or the law of any state of the United States, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act (as defined in Regulation S under the U.S. Securities Act ("Regulation S") and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in "offshore transactions" as defined and in reliance on Regulation S and the applicable laws of the jurisdictions where such offers and sales are made. There will be no public offering of the Equity Shares in the United States.