

'पीएमपीएमएल'नेच सक्षम होण्यासाठी व्यापक उपाययोजना कराव्यात : आबा बागूल

पुणे, दि.२९ (हिंदुस्थान समचार) : सद्यस्थितीत कोरोनाचे संकट तसेच आर्थिक समस्या सगळ्यांनाच भेडसावत आहे. आणखी किमान वर्षभर तरी या स्थितीत फारसा

बदल होणार नाही हे लक्षात घेऊन पुणे महानगर परिवहन महामंडळ लिमिटेडने (पीएमपीएमएल) व्यापक उपाययोजना करून सक्षम व्हावे, अशी सूचना काँग्रेस पक्षाचे महापालिकेतील गटनेते आबा बागूल यांनी

महापौर मुरलीधर मोहोळ आणि पीएम पीएलचे अध्यक्ष आणि व्यवस्थापकीय संचालक राजेंद्र जगताप यांच्याकडे केली आहे. कोरोना साधीमुळे पीएमपीएमएलच्या प्रवासी संख्येवर निर्बंध आलेले आहेत. लॉकडाऊनच्या काळात बस सेवा पूर्णपणे बंद

ठेवावी लागली होती. यामुळे पीएम पीएलला मोठा तोटा सहन करावा लागत आहे. सध्या पंचवीस टक्के बस गाड्या धावत असल्या तरीही एवढ्या मर्यादित ताप्याचे संचालन करणेही पीएमपीएमएलला आर्थिकदृष्ट्या अवघड झाले आहे. याकरिता पुणे आणि

पिंपरी-चिंचवड महापालिकांनी त्यामुळे 'आडातच नाही तर, पोहऱ्यात येणार कुठून' अशी गत झाली आहे. यात सुधारणा होण्यासाठी किमान वर्षभराचा कालावधी तरी लागेल, असे बागूल यांनी पत्रकात म्हटले आहे.

PUBLIC NOTICE
Notice is hereby given on behalf of my client MRS MANISHA ANAND GAWAND who is the owner of Flat B 101 1st floor Dwarkanath CHS Plot No D-115 & D-101, Sec 20, Nerul West Navi Mumbai. Mrs. Manisha Anand Gawand Lost her Original Share Certificate No. 11 N B O M / C I D C O / H S G / (O H) 2334/ITR/YEAR 2006-2007, (DATE 26/09/2006) HOLDING 5 SHARES FROM 51 TO 55 she is also lost original possession letter dated 25/02/2009 issued by Trevini builders. If any person is having any claim or objection in the respect of the above said flat by way of sale, exchange, charge, gift, trust inheritance possession, lease, mortgage, lien or otherwise howsoever and also regarding any objection of any legal heir in respect of the above property, then such person should raise her/his/their claims or objection through written documents along with proofs thereof to undersigned within 7 days from the date publication of this notice. After that no claim will be entertained and after stipulated period i.e. 7 days it will be believed that there is no claim from any person regarding the legal heirs against the above said property and it shall be assumed that MRS MANISHA ANAND GAWAND is the owner of the flat premises and it shall be assumed that the title of the said flat premises is clear and marketable.
Sd/-
PRAKASH E. MHATRE B.A.L.L.B
ADVOCATE HIGH COURT
C-50, Shanti Shopping Centre,
Nr. Mira Road Railway Station East,
Thane Road 401 107 CELL NO. 9821470822
Place : Mira Road Date : 30/09/2020

PUBLIC NOTICE
Declaration, Mr. Mandar Balwant Shrikrishn Indian Inhabitant, aged about 38 years, is the owner of the firm Mumbadevi Equipment & Consultancy Services, registered under the Bombay Shop and Establishment Act, 1948 it's registered office at 2nd Floor, M.H. Dharmkanta Bldg. No. 223, Mumbadevi Road, Opp. Mumbadevi Temple, Zaveri Bazaar, Mumbai - 400 002, and Residing at Flat No A/5-1002, Plot No 8,9,10, Hyde Park C.H.S., Sector -35G, Kharghar, Navi Mumbai, Declares that at the office of Quantum Equipment Company Pvt. Ltd. In Mumbai on 5th August 2019, I had signed two single page letters of 1) cancellation of distribution agreement and 2) cancellation of Business conducting agreement only. Both the document contains single page each. I have not signed any other document other than above said documents on 5th August 2019 in my full senses. If such other document or letter is existing so it was fraudulently opted from me under intoxication. Hence, other letters or documents are being revoked and the contents in such documents or letters are not binding on me and they should not be used or produced in any office. If such documents are produced in any office or court then the person/company producing such documents or letters will be liable to face plea of misrepresentation, undue influence, fraud and cheating in the court of law.

भागप्रमाणपत्र हरवल्याची सूचना
येथे सूचना देण्यात येत आहे की, कंपनीद्वारे वितरीत खालील भागप्रमाणपत्र हरवले किंवा गहाळ झाले किंवा चोरीस गेल्याचे कळविण्यात आले आहे आणि मी, नोंदीकृत धारक कंपनीकडे दुय्यम प्रमाणपत्र वितरणासाठी अर्ज केला आहे.
भागप्रमाणपत्र क्रमांक: २४९४ - २५०८
भागांची संख्या: १५००
अनुक्रममांक: ०२३६७०१
पार्यंत: ०२३६८२००
नोंदीकृत धारकाचे नाव: तुषार जयंतलाल भुता
संबंधितपणे-सोलल तुषार भुता
सर्वसामान्य जनतेस येथे सावध करण्यात येत आहे की, वर नमुद भागप्रमाणपत्रासह कोणताही खरेदी किंवा अन्य व्यवहार करू नये, जर कोणा व्यक्तीस सदर भागप्रमाणपत्राबाबत कोणताही दावा असल्यास त्यांनी त्यांचे दावे कंपनीकडे नोंदीकृत कार्यालयात पत्ता: २६, मनोज इंडस्ट्रियल प्रिमायसेस, जी.डी. आंबेडकर मार्ग, वाडळा, मुंबई-४०००३१, महाराष्ट्र राज्य येथे सदर सूचना प्रकाशनापासून १५ दिवसांत कळवावे. तदनंतर कोणताही दावा विचारात घेतला जाणार नाही आणि कंपनीकडून दुय्यम भागप्रमाणपत्र वितरीत करण्याची प्रक्रिया केली जाईल.

जाहीर सूचना
आमचे पक्षकर मॅड फुडीज एल.एल.पी. (MMAD FOODIES LLP) तर्फे भागिदार १) श्री. अभिजित चंद्रकांत वेवले, २) श्री. महेश गोरखराय खंडगावडे, कार्यालयीन पत्ता: २०४, दुसरा मजला, नेराय स्मृती बंगल्याजवळ, सागली, डोंबिवली (पु.) यांनी दिलेल्या माहिती व सूचनेनुसार आमचे पक्षकार यांचेच फुडीज एल.एल.पी. मध्ये नमुद मिळकतीसंदर्भात सदरील जाहीर सूचना प्रसिध्द करण्यात येत आहे. सदरील मिळकतीचे वर्णन खालिलप्रमाणे:
परिशिष्ट क्र. १
मिळकतीचे वर्णन
गॉप क्र. ए/२ (क्षेत्रफल अंदाजे ४५० चौ.फुट), आणि गॉप क्र. ए/३ (क्षेत्रफल अंदाजे ४५० चौ.फुट), तळमजला, श्री महात्मा नगर को-ऑप. हौ.सो., मानपाडा रोड, डोंबिवली (पु.), ता. कल्याण, जि. ठाणे-४२१२०४.
वर नमुद मिळकत ही आमचे पक्षकारांनी भाडेतत्वावर घेतलेली असून मॅड फुडीज एल.एल.पी. (MMAD FOODIES LLP) तर्फे सदरील मिळकतीमध्ये "मावळा स्वराज्याचा" या नावाने हॉटेल व्यवसाय चालू केलेला आहे. सदर हॉटेलमध्ये करण्यात आलेली गुंतवणूक ही आमचे पक्षकारांची भागिदारीमध्ये करण्यात आलेली गुंतवणूक असून त्यात मॅड फुडीज एल.एल.पी. (MMAD FOODIES LLP) च्या भागिदारांव्यतिरिक्त इतर कोणाचाही प्रत्यक्षरित्या अथवा अप्रत्यक्षरित्या आर्थिक सहभाग नाही. तसेच आमचे पक्षकारांव्यतिरिक्त सदरील मिळकतीमध्ये इतर कोणीही भागिदार नाही. सदर मिळकतीमधील अस्तित्वात असलेले चीज वस्तु आणि सामान हे मॅड फुडीज एल.एल.पी. (MMAD FOODIES LLP) तर्फे भागिदार यांचे असून त्यावर इतर कोणाचाही हक्क, अधिकार नाही.
आमचे अशिलतांफे असे घोषित करण्यात येते की, सदर मिळकतीमध्ये यापूर्वी श्री. दिपक रावगांण, प्रो. "द फुडीज कॉर्नर" यांचा हॉटेल व्यवसाय होता. सदरील "द फुडीज कॉर्नर" मधील अस्तित्वात असलेल्या सर्व चीज वस्तु साधन-सामग्री या आमच्या अशिलतांनी खरेदी करून "द फुडीज कॉर्नर" हे नाव बदलून नव्याने "मावळा स्वराज्याचा" या नावाने हॉटेल व्यवसाय चालू केलेला आहे. त्यामुळे सदरील जागेवर सध्या अस्तित्वात असलेल्या चीज वस्तु आणि साधन-सामग्री यांचेच आमच्या अशिलतांचा प्रत्यक्षपणे ताबा आणि कब्जा आहे. आमच्या अशिलतांनी सदरील जागा मुळ मालक यांचेकडून भाडे तत्वावर घेतलेली असल्याने नमुद मिळकतीमध्ये यापूर्वी जागा मालकांसोबत इतर कोणीही प्रत्यक्ष व्यक्तींनी व्यवहार केलेला असल्यास त्यास आमचे अशिल जबाबदार राहणार नाहीत. तसेच श्री. दिपक रावगांण, प्रो. "द फुडीज कॉर्नर" यांनी सदरील जागेबाबत यापूर्वी केलेला लिख आणि लायसन्सचा करारनामा सुंग्रहात आलेला आहे. तसेच श्री. दिपक रावगांण यांचेच केलेल्या आर्थिक व्यवहाराची नुकसान भरपाई देण्याची जबाबदारी देखील आमचे अशिलतांचा राहणार नाही. तसेच "द फुडीज कॉर्नर" या नावाचा "मावळा स्वराज्याचा" या हॉटेल व्यवसायाची कोणताही प्रत्यक्ष किंवा अप्रत्यक्ष संबंध नसून त्या संदर्भात "द फुडीज कॉर्नर" तर्फे श्रुत असलेली रक्कम मागण्याकरीता कोणीही प्रत्यक्ष व्यक्ती अथवा वित्तीय संस्था यांचेच अधिकारी, कर्मचारी यांची मागणी करण्याकरीता "मावळा स्वराज्याचा" या हॉटेलमध्ये आल्यास आमचे पक्षकार अशी कोणतीही शक्यताही देण्यास जबाबदार राहणार नाहीत.
आमचे अशिलतांच्या ताब्यात असलेल्या वर नमुद मिळकतीमधील "मावळा स्वराज्याचा" या हॉटेलमधील चीज वस्तु, साधन-सामग्री ही आमचे अशिलतांची गुंतवणूक असल्याने त्याची नासधूस प्रत्यक्ष व्यक्तींनी अजाणतेपणे अथवा जाणून-बुजून केल्यास संबंधितांवर कारवाई करण्यात येईल. तसेच आमचे अशिलतांच्या ताब्यातील वस्तुच्या नुकसानीची भरपाई करण्याची जबाबदारी संबंधितांची राईल. याची नोंद घ्यावी.
दिनांक : ३०.०९.२०२०

PUBLIC NOTICE
Shri. Mhaske Vinayak Govind a member of the Krishna Greenland Park Bldg. No. 06 Co-Operative Housing Society Ltd., having address at Kasarvadavli, Ghodbunder Road, Thane West - 400615 and holding flat/tenement No. 06 in the building of the society, died an 21.06.2020 without making any nomination.
The society hereby invites claims or objections from the heir or heirs or other claimants/objector or objectors to the transfer of the said shares and interest of the deceased member in the capital/property of the society within a period of 15 days from the publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and interest of the deceased member in the capital/property of the society. If no claims / objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital/property of the society in such manner as is provided under the by-laws of the society. The claims/ objections, if any received by the society for transfer of shares and interest of the deceased member in the capital/property of the society shall be dealt with in the manner provided under the bye-laws of the society. A copy of the registered bye-laws of the society is available for inspection by the claimants/objectors, in the office of the society from the date of publication of the notice till the date of expiry of its period.
For and on behalf of
The Krishna Greenland Park Bldg. No. 06 Co-Op. Housing Society Ltd.,

सही /
विजया बेलवलकर (वकील)
पत्ता: गॉप क्र. २, साकार आर्केड,
रामचंद्र नगर, डोंबिवली (पुं).



AARTI SURFACTANTS LIMITED
(Formerly Known as Arti Surfactants Limited)
(Corporate Identification Number: U24100GJ2018PLC102891)
Registered Office: 801, 801/23, GIDC Estate, Phase III Vapi, Valsad, Gujarat, 396195, India;
Tel. No.: +91 22 6797 6666/661; Email: investors@aarti-surfactants.com; Website: www.aarti-surfactants.com

PUBLIC NOTICE
Notice is hereby given by MRS. SUCHITA MANISH AVSARE, AND MR. MANISH S. AVSARE, Present Owner of Flat No. 5455 in Building No. 168, "B" wing on 2nd Floor, Building Known as Vikramchandra Co-op. Hsg. Soc. Ltd., Kannanwar Nagar No. 1, Vikhroli (East), Mumbai - 400 083, dealing with my client about the sale in respect of Flat more particularly described in schedule written herein.
That 1. original Allotment letter issued by MHADA in the name of SMT. L.P. LORNA COELHO, along with payment receipt, possession letter, 2. Original Sale deed made between SMT. L.P. LORNA COELHO and MRS. MADHURI MAHADEO KADAM, along with payment receipts, possession letter of the Room has been misplaced.
All the persons are hereby informed not to deal or carry out any transaction with any one on the basis of said missing documents or if anyone has already carried out or being carried out or any person having claim by way of sale, lease, inheritance, lien, gift mortgage, pawn, pledge, etc. or having any Claim of legal heirs (if any) of late Mrs. Mary Lul Squera by way of inheritance, or whatsoever and howsoever is required to intimate the undersigned about the same along with documentary evidence thereof within Fifteen days from the date of the publication of this notice, failing which all such claims, if any, shall be deemed to have been knowingly abandoned or waived, and any claim raised after the expiry of the said period shall not be entertained, and my clients, presuming that there are no claims, may proceed ahead and conclude the transaction.
SCHEDULE
Flat No. 5455 in Building No. 168, "B" wing on 2nd Floor, Building Known as Vikramchandra Co-op. Hsg. Soc. Ltd., Kannanwar Nagar No. 1, Vikhroli (East), Mumbai-400 083, admeasuring 226 Sq.Ft. (Carpet area) Survey No. 113 (Part) and C.T.S. No. 356 A (pt) at Village Haryali,
S.S. Vichare - Advocate,
S-1, Shefers Apartment, Station Road, behind Vikhroli Bus Depot, Vikhroli (E), Mumbai-400 083.

Recommendations of the Committee of Independent Directors ("IDC") of Aarti Surfactants Limited ("Target Company") in relation to the open offer ("Offer") made by Mrs. Jaya Chandrakant Gogri ("Acquirer 1") and Nikhil Holdings Private Limited ("Acquirer 2"). (Acquirer 1 and Acquirer 2 are collectively referred to as Acquirers), to the public shareholders of the Target Company under Regulation 3(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("Takeover Regulations").

| Date | September 28, 2020 |
|--|---|
| Name of the Target Company | Aarti Surfactants Limited |
| Details of the Offer pertaining to Target Company | The Offer is being made by the Acquirers in terms of Regulation 3(2) of the Takeover Regulations for acquisition of up to 19,71,965 (Nineteen Lakhs Seventy One Thousand Nine Hundred Sixty Five Only) fully paid-up equity shares of face value of Rs. 10/- each ("Equity Shares"), representing 26% of the total paid-up Equity share capital and voting capital of the Target Company from the eligible shareholders of the Target Company for cash at a price of Rs. 284/- per equity share (the "Offer"). |
| Name of the acquirer and PAC with the acquirer | Mrs. Jaya Chandrakant Gogri and Nikhil Holdings Private Limited. There are no PAC(s) with the Acquirers for the purpose of this Open Offer. |
| Name of the Manager to the Offer | Saffron Capital Advisors Private Limited 605, Sixth Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai - 400 059, India. Tel. No.: +91 22 4082 0914-915, Fax No.: +91 22 4082 0999 Email id: openoffers@saffronadvisors.com Website: www.saffronadvisors.com Investor grievance: investor.grievance@saffronadvisors.com SEBI Registration Number: INM 000011211 Contact Person: Mr. Amit Wagle |
| Members of the Committee of Independent Directors (IDC) | 1. Mr. Mulesh Manilal Savla (DIN) : 07474847 2. Ms. Misha Bharat Gala (DIN) : 08523865 Chairman of IDC: Mr. Mulesh Manilal Savla |
| IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract/relationship), if any | All IDC Members are Independent Directors of the Target Company without any Equity shareholding in the Target Company. Except for being directors of the Target Company, they have no other contract /relationship with the Target Company. |
| Trading in the Equity shares/other securities of the Target Company by IDC Members | None of the IDC Members have traded in the equity shares of Target Company during 12 months prior to the date of the Public Announcement of the Offer i.e. August 10, 2020. |
| IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract / relationship), if any. | (i) None of the IDC Members (i) holds any directorship, (ii) holds any shares (iii) has any relationship / contracts with the Acquirers. |
| Trading in the Equity shares/other securities of the acquirers by IDC Members | Not Applicable, since Acquirer 2 is an unlisted company. |
| Recommendation on the Open offer, as to whether the offer, is or is not, fair and reasonable | Based on the review of Public Announcement ("PA") dated August 10, 2020, Detailed Public Statement ("DPS") published on August 15, 2020, Draft Letter of Offer ("DLOF") dated August 19, 2020 and Letter of Offer ("LOF") dated September 22, 2020 as released by Saffron Capital Advisors Private Limited, Manager to Offer, on behalf of Acquirers, IDC Members believe that the Offer is fair and reasonable and in line with the Takeover Regulations. |
| Summary of reasons for recommendation | IDC Members have reviewed PA, DPS, DLOF and LOF. Based on review of PA, DPS, DLOF and LOF, the IDC Members are of the view that the Offer Price of Rs. 284/- per equity share is fair and reasonable in line with the parameters prescribed by SEBI in the Takeover Regulations. The current market price of the Equity Shares on BSE Limited and National Stock Exchange of India Limited is higher than the offer price of Rs. 284/- per Equity Share. The shareholders are advised to independently evaluate the open offer in consultation with their Tax and financial advisors and take informed decision in this regard. |
| Details of Independent Advisors, if any. | None |
| Any other matter to be highlighted | None |

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 and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the Takeover Regulations.
For and on behalf of the Committee of Independent Directors of Aarti Surfactants Limited
Sd/-
Shri. Mulesh Manilal Savla

Place : Mumbai
Date : September 28, 2020

(This is only an advertisement for information purposes and is not a prospectus announcement)
SEC MARK CONSULTANCY LTD.
SEC MARK CONSULTANCY LIMITED
Corporate Identification Number: U67190MH2011PLC220404
Our Company was originally incorporated as a private limited company under the Companies Act, 1956 in the name and style of "SecMark Consultancy Private Limited" bearing Corporate Identification Number: U67190MH2011PTC220404 dated August 03, 2011 issued by the Registrar of Companies, Mumbai, Maharashtra. Subsequently, our Company was converted into public limited company pursuant to a shareholders' resolution passed at an Extra-Ordinary General Meeting held on January 28, 2020, and name of our Company was changed to "SecMark Consultancy Limited" and fresh Certificate of Incorporation dated March 02, 2020, was issued by Registrar of Companies, Mumbai, Maharashtra. Registered Office: Plot No 36/ 227, RDP-10, CTS-1C/1640, Sector-6, Charkop, Near Ambamata Mandir, Kandivali-West Mumbai 400067, Maharashtra, India. Tel. +91-9820463889; E-mail: sunil@secmark.in; Website: www.secmark.in | Contact Person: Mr. Sunil Kumar Bang, Company Secretary and Compliance Officer
PROMOTERS OF OUR COMPANY: SEC MARK HOLDINGS PRIVATE LIMITED, MRS. INDIRA VIJAY RAMAIA AND MRS. ILABEN JASWANTAL SHAH

BASIS OF ALLOTMENT
PUBLIC ISSUE OF UPTO 11,14,000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES") OF SEC MARK CONSULTANCY LIMITED (THE "COMPANY") OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 135.00 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹125.00 PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹1503.90 LAKHS ("THE ISSUE") OF WHICH 56,000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH FOR CASH AT A PRICE OF ₹ 135.00 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 125.00 PER EQUITY SHARE AGGREGATING TO ₹ 75.60 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 10,58,000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH AT A PRICE OF ₹ 135.00 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 125.00 PER EQUITY SHARE AGGREGATING TO ₹ 1428.30 LAKHS IS HERINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.01% AND 25.65% RESPECTIVELY OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE FACE VALUE OF THE EQUITY SHARE IS ₹10.00 AND THE ISSUE PRICE IS 13.5 TIMES OF THE FACE VALUE OF THE EQUITY SHARES.
ISSUE OPENED ON: FRIDAY, SEPTEMBER 18, 2020
ISSUE CLOSED ON: WEDNESDAY, SEPTEMBER 23, 2020

The Equity Shares of the Company are proposed to be listed on the SME Platform of BSE Limited, in terms of the Chapter IX of the SEBI (CDR) Regulations, 2018 as amended from time to time. Our Company has received an In-Principle approval mail having ref. no. LO/SME IPO/VN/160/2020-21 dated September 08, 2020 from BSE Limited. **BSE Limited shall be the Designated Stock Exchange for the purpose of this Issue. The trading is proposed to be commenced on or before October 01, 2020** (Subject to receipt of listing and trading approvals from the BSE Limited).
The Issue is being made through the Fixed Price process, the allocation in the Net Issue to the Public category shall be made pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, as amended from time to time, wherein a minimum of 50% of the Net Issue of shares to the Public shall initially be made available for allotment to Retail Individual Investors. The balance of Net Issue of Shares to the public shall be made available for allotment to Individual Applicants other than Retail Individual Investors and other Investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. If the Retail Individual Investor category is entitled to more than 50% on proportionate basis, they shall be allotted that higher percentage. Under subscription, if any, in any of the categories, would be allowed to be met with spill-over from any of the other categories or a combination of categories at the discretion of our Company in consultation with the Lead Manager and the Designation Stock Exchange. Such inter-se spill over, if any, would be affected in accordance with applicable laws, rules, regulations and guidelines. All Investors shall participate in the Issue only through **APPLICATIONS SUPPORTED BY BLOCKED AMOUNT ("ASBA")** process including through UPI mode (as applicable) by providing the details of their respective bank accounts in which the corresponding application amounts were blocked by Self Certified Syndicate Banks (the "SCSBs").

SUBSCRIPTION DETAILS
The Issue has received 790 applications for 1376000 Equity Shares (before technical rejections, Invalid Bids Multiple/ Duplicate and Bids not banked) including Market Making application of 56,000 Equity Shares. The Issue was subscribed to the extent of 1.24 times as per the bid book received from BSE Limited. After considering invalid bids, bids not banked and technical rejection cases from the Bid book, the Issue was subscribed by 0.955 time including Market Making reservation portion. The details of the applications received in the Issue (before technical rejections but after Invalid Bids Multiple/ Duplicate and Bids not banked) are as follows:
Detail of the Applications Received

| Category | No. of Applications | % of Total | No. of Equity Shares | % of Total |
|--|---------------------|---------------|----------------------|---------------|
| Market Maker | 1 | 0.14 | 56000 | 4.78 |
| Other than Retail Individual Applicant | 36 | 5.00 | 384000 | 32.76 |
| Retail Individual Applicant | 682 | 94.72 | 682000 | 58.19 |
| Underwriter Devolvement | 1 | 0.14 | 50000 | 4.27 |
| Total | 720 | 100.00 | 1172000 | 100.00 |

Summary of Valid Applications

| Category | Gross | | Less: Rejections | | Valid | |
|--|---------------------|----------------|---------------------|---------------|---------------------|----------------|
| | No. of Applications | Equity Shares | No. of Applications | Equity Shares | No. of Applications | Equity Shares |
| Market Maker | 1 | 56000 | — | — | 1 | 56000 |
| Other than Retail Individual Applicant | 36 | 384000 | 4 | 14000 | 32 | 370000 |
| Retail Individual Applicant | 682 | 682000 | 44 | 44000 | 638 | 638000 |
| Underwriter Devolvement | 1 | 50000 | — | — | 1 | 50000 |
| Total | 720 | 1172000 | 48 | 58000 | 672 | 1114000 |

The Basis of Allotment was finalised in consultation with the Designated Stock Exchange - BSE Limited on September 28, 2020.
A) Allocation to Market Maker (After Technical Rejections & Withdrawals): The Basis of Allotment to the Market Maker, at the Issue Price of ₹ 135.00 per Equity Share, was finalised in consultation with BSE Limited. The category was subscribed by 1.00 times. The total number of shares allotted in this category is 56,000 Equity Shares. The category-wise details of the Basis of Allotment are as under:

| No. of Shares Applied for (Category Wise) | No. of Applications Received | % to Total | Total No. of Shares Applied in Each Category | % to Total | Proportionate Shares Available | Allocation Per Applicant (Before Rounding Off) | Allocation Per Applicant (After Rounding Off) | Ratio of Allottees to the Applicant | Total No. of Shares Allotted | No. of Shares Surplus/ Deficit |
|---|------------------------------|---------------|--|---------------|--------------------------------|--|---|-------------------------------------|------------------------------|--------------------------------|
| 56000 | 1 | 100.00 | 56000 | 100.00 | 56000 | 56000 | 56000 | 1:1 | 56000 | 0 |
| Total | 1 | 100.00 | 56000 | 100.00 | | | | | 56000 | 0 |

B) Allocation to Other than Retail Category (After Technical Rejections & Withdrawals): The Basis of Allotment to the Non - Retail Investors, at the Issue Price of ₹ 135.00 per Equity Share, was finalised in consultation with BSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 529000 Equity Shares. The category was subscribed by 0.699 times. The category-wise details of the Basis of Allotment are as under:

| No. of Shares Applied for (Category Wise) | No. of Applications Received | % to Total | Total No. of Shares Applied in Each Category | % to Total | Proportionate Shares Available | Allocation Per Applicant (Before Rounding Off) | Allocation Per Applicant (After Rounding Off) | Ratio of Allottees to the Applicant | Total No. of Shares Allotted | No. of Shares Surplus/ Deficit |
|---|------------------------------|---------------|--|---------------|--------------------------------|--|---|-------------------------------------|------------------------------|--------------------------------|
| 2000 | 13 | 40.61 | 26000 | 7.03 | 37173 | 2859.46 | 2000 | 1:1 | 26000 | -11173 |
| 3000 | 2 | 6.25 | 6000 | 1.62 | 8578 | 4289 | 3000 | 1:1 | 6000 | -2578 |
| 4000 | 2 | 6.25 | 8000 | 2.16 | 11438 | 5719 | 4000 | 1:1 | 8000 | -3438 |
| 5000 | 3 | 9.37 | 15000 | 4.05 | 21446 | 7148.67 | 5000 | 1:1 | 15000 | -6446 |
| 6000 | 1 | 3.13 | 6000 | 1.62 | 8578 | 8578 | 6000 | 1:1 | 6000 | -2578 |
| 9000 | 1 | 3.13 | 9000 | 2.43 | 12868 | 12868 | 9000 | 1:1 | 9000 | -3868 |
| 10000 | 3 | 9.37 | 30000 | 8.11 | 42892 | 14297.33 | 10000 | 1:1 | 30000 | -12892 |
| 11000 | 1 | 3.13 | 11000 | 2.97 | 15727 | 15727 | 11000 | 1:1 | 11000 | -4277 |
| 15000 | 1 | 3.13 | 15000 | 4.05 | 21446 | 21446 | 15000 | 1:1 | 15000 | -6446 |
| 16000 | 1 | 3.13 | 16000 | 4.32 | 22876 | 22876 | 16000 | 1:1 | 16000 | -6876 |
| 20000 | 1 | 3.13 | 20000 | 5.41 | 28595 | 28595 | 20000 | 1:1 | 20000 | -8595 |
| 40000 | 1 | 3.13 | 40000 | 10.81 | 57189 | 57189 | 40000 | 1:1 | 40000 | -17189 |
| 75000 | 1 | 3.13 | 75000 | 20.27 | 107230 | 107230 | 75000 | 1:1 | 75000 | -32230 |
| 93000 | 1 | 3.13 | 93000 | 25.14 | 132964 | 132964 | 93000 | 1:1 | 93000 | -39964 |
| Total | 32 | 100.00 | 370000 | 100.00 | 529000 | | | | 370000 | -159000 |

C) Allocation to Retail Individual Investors (After Technical Rejections & Withdrawals): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of ₹ 135.00 per Equity Share, was finalised in consultation with BSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 529000 Equity Shares. However, the undersubscribed portion of 159000 Equity Shares from Other than Retail Category have been spilled over to Retail Individual Investors category. The category was subscribed by 0.927 times. The category-wise details of the Basis of Allotment are as under:

| No. of Shares Applied for (Category Wise) | No. of Applications Received | % to Total | Total No. of Shares Applied in Each Category | % to Total | Proportionate Shares Available | Allocation Per Applicant (Before Rounding Off) | Allocation Per Applicant (After Rounding Off) | Ratio of Allottees to the Applicant | Total No. of Shares Allotted |
|---|------------------------------|------------|--|------------|--------------------------------|--|---|-------------------------------------|------------------------------|
|---|------------------------------|------------|--|------------|--------------------------------|--|---|-------------------------------------|------------------------------|