

HATHWAY CABLE AND DATACOM LIMITED

Regd. Office: "Rahejas", 4th Floor, Corner of Main Avenue & V.P. Road, Santacruz (West), Mumbai - 400054
Tel: 91-22-26001306 Fax: 91-22-26001307
CIN: L64204MH1959PLC011421
Website: www.hathway.com; E-mail: info@hathway.net

Notice pursuant to Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

NOTICE is hereby given that pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI (LODR)), a meeting of the Board of Directors of the Company will be held on Friday, July 17, 2020, to inter-alia consider and approve Un-audited Standalone and Consolidated Financial Results of the Company for the first quarter/three months ended 30th June, 2020. Pursuant to Regulation 47(2) of SEBI (LODR), the said notice may be accessed on the Company's website at www.hathway.com and may also be accessed on the website of the Stock Exchanges at www.bseindia.com and www.nseindia.com

By order of the Board
For Hathway Cable and Datacom Limited

Sd/-
Place: Mumbai Ajay Singh
Date: 09.07.2020 Head Corporate Legal, Company Secretary and Chief Compliance Officer (FCS-5189)

GIC HOUSING FINANCE LTD.

YOUR ROAD TO A DREAM HOME
(CIN No.: L65922MH1989PLC054583)
Reg. Off.: National Insurance Building, 6th Floor, 14, Jamshedji Tata Road, Churchgate, Mumbai 400020. | Tel. No.: 022-43041900
Email: investors@gichf.com, corporate@gichf.com

NOTICE TO SHAREHOLDERS

Transfer of Equity Shares to Investors Education and Protection Fund (IEPF)

Pursuant to the provisions of Sections 124 and 125 of the Companies Act, 2013 and Rule 6(3) of Investors Education and Protection Fund Authority Rules, 2016, as amended from time to time, Notice is hereby given to the Shareholders of the Company that in terms of the IEPF Rules, all shares in respect of which dividend has not been claimed or paid to the shareholders for the last seven consecutive years or more shall be transferred to the DEMAT Account of the IEPF Authority within 30 days from the due date of transfer.

The Company has sent individual notices to the concerned shareholders whose dividend amount are lying unpaid/unclaimed for the last seven consecutive years or more inter alia providing details of shares to be transferred to IEPF Authority.

The Company has uploaded the list of those shareholders whose shares are due for transfer to IEPF pursuant to Rule 6(3)(a) of IEPF Rules on its website www.gichindia.com. The concerned shareholders are hereby requested to claim the unclaimed dividend for the Financial Year 2012-13 onwards on or before 10th October, 2020, failing which with a view to comply with the Rules, the Company shall be constrained to transfer the unpaid dividend for F.Y. 2012-13 and the corresponding shares to IEPF authority without any further notice. After transfer of shares to IEPF Authority, the shareholders can claim such dividend and shares including all benefits accruing thereon in due compliance of the procedure stipulated under the Rules. For further clarification on the above matter, the concerned shareholder may contact Company or its RTA at:

The Company Secretary
GIC Housing Finance Limited
National Insurance Building, 6th Floor, 14, J. Tata Road, Churchgate, Mumbai-400020
Tel. No. : 022 43041900
Email: investors@gichf.com

Mr. Anil Dalvi, Manager,
KFIN Technologies Pvt. Ltd.
Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500032.
Tel. No. : 040-67161631
Email: einward.ris@kfinetech.com

For GIC Housing Finance Limited
Sd/-
Place: Mumbai Nutan Singh
Date: 09/07/2020 Group Executive & Company Secretary

GUJARAT ENERGY TRANSMISSION CORPORATION LTD.

H. O. Sardar Patel Vidyalay Bhavan, Race Course, Vadodara - 390 007

e-TENDER NOTICE INVITING TENDERS OF GETCO CORPORATE OFFICE, VADODARA
GETCO: www.getcogujarat.com Dept-GOG: http://guj-epd.gov.in

Tender Notice No. ACE/Proc:TN-07:2020-2021

(A) PROCUREMENT: (1) ACE/Proc/E-2792-R/V/ LED Emergency Light/2021-21
A.C.E.(Proc)/1496/V/AMC-Computers/2020-21

(B) LINE : GETCO/TR-II/TL/220KV/S&E/2475 : Balance work of Supply & Erection of 220KV D/C Botad - Chorania line on tower with AL-59 Conductor (Equivalent weight of ACSR Zebra Conductor) - 51.62 km on turnkey basis.

(B1) LINE : GETCO/TR-II/TL/AR/RESTORATION/E/2476 : ARC for restoration work of 220KV & 400KV Transmission line on tower under Bharuch Zone (Package-1) & ARC for restoration work of 66KV & 132KV Transmission line on tower under Bharuch Zone (Package-2).

(B2) LINE : GETCO/TR-II/TL/AR/RESTORATION/E/2477 : ARC for restoration work of 220KV & 400KV Transmission line on tower under Mehsana Zone (Package-1) & ARC for restoration work of 66KV & 132KV Transmission line on tower under Mehsana Zone (Package-2).

(B3) LINE : GETCO/TR-II/TL/AR/RESTORATION/E/2478 : ARC for restoration work of 220KV & 400KV Transmission line on tower under Rajkot Zone (Package-1) & ARC for restoration work of 66KV & 132KV Transmission line on tower under Rajkot Zone (Package-2).

(B4) LINE : GETCO/TR-II/TL/220KV/E/2479 : Part-1: Balance work of Erection, Testing & Commissioning of 220KV D/C Bhatiya - Kalavadi line on D/C tower with AL - 59 equivalent weight of ACSR Zebra Conductor with OPGW cable - 31.938 KM (Bhatiya gantry to AP-25/9).

(B5) LINE : GETCO/TR-II/TL/220KV/E/2480 : Part-2: Balance work of Erection, Testing & Commissioning of 220KV D/C Bhatiya - Kalavadi line on D/C tower with AL - 59 equivalent weight of ACSR Zebra Conductor with OPGW cable - 45.702 KM (AP-25/9 to AP-47/0).

(B6) LINE : GETCO/TR-II/TL/220KV/E/2481 : Part-3: Balance work of Erection, Testing & Commissioning of 220KV D/C Bhatiya - Kalavadi line on D/C tower with AL - 59 equivalent weight of ACSR Zebra Conductor with OPGW cable - 41.345 KM (AP-47/0 to Kalavadi gantry).

(B7) LINE : GETCO/TR-II/TL/400KV/S&E/2482 : Balance work of Supply & Erection of 400KV D/C Vadavi - Halvad line - Package 2 (AP41 to Halvad) - 74.271 Km with Twin AL-59 conductor on turnkey basis.

(C) Civil : GETCO/CE (Proj.)/SE(C)/TCN-13/ 20-21 For Civil Works : (1) 66KV Asmapura (Gola) s/s 1a: Palampur Dist. B. K. under Palampur TR Circle. (2) Tower pile foundation 400KV Kosamba- Chorania line near Mahisagar river at Dabaka Village under Jambuva TR Circle (3) Construction different type cable trench for laying 66KV Cable in Sanand GIDC Dist. Ahmedabad under Nadiad TR Circle

Above Tender are available on web-site www.getco.com and www.getcogujarat.com (for view and download only) & https://getco.nprocure.com (For view, download and on line tender submission).

Note : Bidders are requested to be in touch with our website till opening of the Tender.

"Energy Saved is Energy Generated" Addl. Chief Engineer (Procurement)

ZEN TECHNOLOGIES LIMITED

CIN: L72200TG1993PLC015039
Regd. Off: B-42, Industrial Estate, Sanathnagar, Hyderabad-500018, Telangana, INDIA. Phone: +91-40-2381281, Fax: +91-40-23813694
Website: www.zentechtechnologies.com, Email: info@zentechtechnologies.com

NOTICE TO SHAREHOLDERS

TRANSFER OF EQUITY SHARES OF THE COMPANY TO THE INVESTOR EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY

NOTICE is hereby given in terms of the provisions of Section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (the Rules), as amended, the Company is required to transfer the equity shares in respect of which dividend remains unpaid or unclaimed for seven consecutive years to IEPF Authority. The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Account on its website at https://www.zentechtechnologies.com/unpaid-unclaimed-dividend.

As per the said Rules, the Company has sent individual communication to the concerned shareholders whose shares are liable to be transferred to IEPF Account, at their address registered with the company. In case the Company does not receive any communication from the concerned shareholders by 30 October, 2020, the Company shall, with a view to comply with the requirement set out in the rules, transfer the shares to IEPF Account by the due date, without any further notice as per procedure stipulated in the Rules and no liability shall lie against the Company in respect of the shares so transferred.

The concerned shareholders may note that, upon such transfer, they can claim the said shares along with the Dividend(s) from IEPF Authority after following the procedure prescribed by the Rules.

For further information, concerned shareholders may contact:
The Registrar and Transfer Agent,
KFIN Technologies Private Limited,
Unit: Zen Technologies Limited,
Selenium Tower B, Plot No. 31 & 32, Financial District,
Gachibowli, Hyderabad - 500 032.
Tel No: 040-6716222, 04067161606.
Email ID: einward.ris@zeny.com

Members may also write to the Company Secretary at the registered office or send e-mail at investors@zentechtechnologies.com

For Zen Technologies Limited
Sd/-
Place: Hyderabad Hansraj Singh Rajput
Date: 09-07-2020 Company Secretary & Compliance Officer

DIGJAM LIMITED

CIN: L17123GJ2015PLC083569
Regd. Office: Aerodrome Road, Jammagar 361 006 (Gujarat)
Email: digjamcosec@gmail.com; Website: www.digjam.co.in

NOTICE is hereby given that the 4th Annual General Meeting ("AGM") which was scheduled to be held on Friday, April 3, 2020 and could not be held due to Covid-19 pandemic and national level lockdown, will now be convened on Friday, August 7, 2020 at 10.30 a.m. through Video Conference ("VC") / Other Audio Visual Means ("OAVM") facility as per the provisions of the Companies Act, 2013 and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Annual Report of the Company for the year 2018-19 including the financial statements for the year ended March 31, 2019 was sent electronically to those Members, whose email addresses were available with the Company's Registrar and Share Transfer Agent, MCS Share Transfer Agent Limited and to all other Members, who had not registered their e-mail addresses, the Annual Report was sent at their registered postal address by the permitted mode on March 11, 2020. The revised Notice of the AGM alongwith the addendum to the Directors' Report will be sent only by e-mail to all those Members, whose email addresses are registered with the Company or with their respective Depository Participants ("Depository"), in accordance with the MCA and SEBI Circulars. Members can join and participate in the AGM through VC/OAVM facility only. The instructions for joining the AGM and the manner of participation in the remote electronic voting or casting vote through the e-voting system during the AGM are provided in the Notice of the AGM. Members participating through the VC/OAVM facility shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The revised notice of the AGM and the Annual Report will also be available on the website of the Company i.e. www.digjam.co.in and the website of BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively.

Members holding shares in physical form who have not registered their email addresses with the Company/Depository can obtain Notice of the AGM, Annual Report and/or login details for joining the AGM through VC/OAVM facility including e-voting, by sending scanned copy of the following documents by email to investors@digjam.co.in:

a) a signed request letter mentioning your name, folio number and complete address;

b) self-attested scanned copy of the PAN Card; and

c) self-attested scanned copy of any document (such as AADHAR Card, Driving License, Passport) in support of the address of the Members as registered with the Company.

In terms of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended, and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is providing the facility to its Members to exercise their right to vote by electronic means on any or all of the businesses specified in the revised Notice convening the 4th AGM of the Company ("remote E-voting"), through E-voting services of CDSL.

The relevant details of shares are given as under:

a) Member holding shares either in physical form or in dematerialized form and 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 i.e. Friday, July 31, 2020 (eligible Members), shall be entitled to exercise their right to vote by remote E-voting as well as voting to be held at AGM on any or all of the businesses specified in the revised Notice convening the 4th AGM of the Company;

b) the remote E-voting period commences on Tuesday, August 4, 2020 (9.00 a.m.) and ends on Thursday, August 6, 2020 (5.00 p.m.);

c) the remote E-voting module shall be disabled for voting after the expiry of the date and time mentioned above. Once the vote on a resolution(s) is cast by the Member, the Member shall not be allowed to change it subsequently;

d) Those Members, who will be present at the AGM through VC/OAVM facility and have not cast their vote on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during the AGM on all of the businesses specified in the revised Notice convening the 4th AGM. Further, an eligible Member may participate in the AGM even after exercising his right to vote through remote E-voting but shall not vote again during the AGM. Only the eligible Members shall be entitled to avail the facility of remote E-voting or the E-voting during the AGM;

e) In case a person has become a Member of the Company after the revised notice is being sent in or before the cut-off date for e-voting, i.e. Friday, July 31, 2020 may write to the CDSL on the email id: helpdesk.evoting@cdslindia.com or to Mr. Rakshak Dalvi, Manager (CDSL), Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futrex, Mafatlal Mill Compound, N.M. Joshi Marg, Lower Parel (E), Mumbai - 400013, by sending an email to helpdesk.evoting@cdslindia.com or contact CDSL helpdesk on the toll free number : 1800225533

f) Members will be able to attend the AGM through VC/OAVM or view the live webcast of AGM provided by CDSL at https://www.evotingindia.com by using their remote e-voting login credentials.

If any Member wishes to get a printed copy of the Annual Report, the Company will send the same, without any charges, upon receipt of a specific request from the Member upon normalcy is restored.

In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked questions (FAQs) and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com or call 1800225533.

The Annual Report, Notice, E-voting procedure and other relevant documents, will be available on the Company's website at www.digjam.co.in for inspection.

For DIGJAM Limited
Sd/-
(Jatin Jain)
Company Secretary

Dated: July 9, 2020

CAPLIN POINT LABORATORIES LIMITED

CIN: L24231TN1990PLC019053
Regd. Office: "NARBAVI"
No. 3, Lakshmanan Street, T Nagar, Chennai-600 017
PH: 044 28156653
e-mail : info@caplinpoint.net, website : www.caplinpoint.net

NOTICE

Notice is hereby given that, the Registered office of the Company has been shifted from "Narbarvi" No.3, Lakshmanan Street, T Nagar Chennai-600 017 to "Ashvich Towers" 3rd Floor, No.3 Developed Plots Industrial Estates, Perungudi, Chennai -600 096 effective July 09,2020. Change of Registered office was duly approved by the Board of Directors at their Board Meeting held on June 18, 2020. Change of registered office is within the same city limits and it is within the jurisdiction of ROC-Chennai. Henceforth, this will be our new communication address. Shareholders and general public are kindly requested to take note of change of registered office of the Company.

For Caplin Point Laboratories Limited
Sd/-
Place : Chennai Vinod Kumar,
Date : 09.07.2020 Company Secretary

Shriram EPC Limited

Engineering the future
Shriram EPC Limited
Regd. Office : 4th Floor, Sigappi Achi Building, 18/3, Rukmini Lakshminathi Salai, Egmore, Chennai 600 008. Ph : 044-49015678; Fax: 044-49015655; Email: suresh@shriramepc.com
Website: www.shriramepc.com Corporate Identification Number: L74210TN2000PLC045167

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, (Listing Regulation), Notice is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Friday, the 10th day of July, 2020, to inter alia, consider and approve Fund Raising by preferential issue of equity shares to a prospective investor.

The said Notice may be accessed on the Company's website at http://www.shriramepc.com/ and the intimation may also be accessed on the Stock Exchange websites at http://www.bseindia.com/ and http://www.nseindia.com/

By order of the Board
K. SURESH
Vice President & Company Secretary

(This is only an advertisement for information purpose and not a Prospectus announcement. Not for release, publication or distribution, directly or indirectly, outside India.)

BONLON INDUSTRIES LIMITED

CIN: U27108DL1998PLC097397

Our Company was incorporated on January 21, 1997 as a private limited company under the provisions of Companies Act, 1956 with the Registrar of Companies, Jaipur in the name and style of Bonlon Steels Private Limited. Subsequently, the registered office of our Company was shifted from Jaipur to New Delhi i.e. from one state to another w.e.f. December 01, 1998 with due approval of the Company Law Board, Northern Region Bench vide order dated October 29, 1998. Later on, the name of our Company was changed from Bon Lon Steels Private Limited to Bonlon Industries Private Limited w.e.f. February 26, 2019. Further, the name of the company was again changed to Bonlon Industries Limited pursuant to its conversion into a public company vide shareholder's approval dated March 01, 2019 and fresh certificate of incorporation dated March 29, 2019 issued by Registrar of Companies, Delhi. The Corporate Identification Number of our Company is U27108DL1998PLC097397. For further details please refer to chapter titled "Our History and Certain Other Corporate Matters" beginning on page 137 of the Prospectus.

Registered Office: 7A/39 (12-First Floor), WEA Channa Market, Karol Bagh, New Delhi-110005
Tel No: 011-47532792 | Fax: 011 47532798 | E-mail: info@bonlonindustries.com | Website: www.bonlonindustries.com

Contact Person: Mr. Raj Jain, Managing Director

PROMOTER OF THE COMPANY: MR. ARUN KUMAR JAIN

BASIS OF ALLOTMENT

PUBLIC ISSUE OF 37,56,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FULLY PAID UP OF BONLON INDUSTRIES LIMITED ("BONLON" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 28/- PER EQUITY SHARE (THE "ISSUE PRICE") (INCLUDING A SHARE PREMIUM OF ₹ 18/- PER EQUITY SHARE AGGREGATING ₹ 1,051.68 LAKHS (THE "ISSUE") BY OUR COMPANY, OF WHICH 1,88,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FULLY PAID UP WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE ("MARKET MAKER RESERVATION PORTION"), THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 35,68,000 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FULLY PAID UP IS HERINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.48% AND 25.16% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY.

THIS ISSUE IS BEING IN TERMS OF CHAPTER IX OF THE SEBI (ICDR) REGULATIONS, 2018 (AS AMENDED FROM TIME TO TIME). FOR FURTHER DETAILS PLEASE REFER TO "SECTION VII - ISSUE INFORMATION" BEGINNING ON PAGE 258 OF THE PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH. THE ISSUE PRICE IS ₹ 28/-.

THE ISSUE PRICE IS 2.80 TIMES THE FACE VALUE.

ISSUE PERIOD

ISSUE OPENED ON: JUNE 30, 2020

ISSUE CLOSED ON: JULY 03, 2020

PROPOSED LISTING: MONDAY, JULY 13, 2020

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of the BSE Limited ("BSE"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an in-principle approval letter dated January 20, 2020 from BSE for using its name in the offer document for listing of its shares on SME Platform of the BSE Limited.

For the purpose of this Issue, the Designated Stock Exchange will be the BSE Limited. The trading is proposed to be commenced with effect from Monday, July 13, 2020. *

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

All Applicants participated in the Issue 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 152 applications for 4852000 Equity Shares resulting in 1.29 times subscription (including reserved portion of Market Maker) before technical rejections but after bid not banked. After considering technical rejections cases, the issues was subscribed 1.28 times i.e. 145 applications for 4808000 Equity shares. 1 application for 4000 Equity shares were bided without banking.

Summary of Valid Applications received:

Sr. No.	Category	Gross		Less: Rejections		Valid	
		No. of Applications	Equity Shares	No. of Applications	Equity Shares	No. of Applications	Equity Shares
1	Reserved for Market Maker	1	188000	-	-	1	188000
2	Retail Individual Investors	93	372000	6	24000	87	348000
3	Other than Retail Individual Investors*	58	4292000	1	20000	57	4272000
	Total	152	4852000	7	44000	145	4808000

*Spill over of 1436000 equity shares from eligible Retail Investors Category to other than Retail Individual Investors category

As per Regulation 253, sub regulation (2) of SEBI (ICDR) Regulations, 2018, the allocation in the net issue to public category shall be made as follows:

a) Minimum fifty percent to retail individual investors; and

b) remaining to:

i. individual applicants other than retail individual investors; and

ii. other investors including corporate bodies or institutions, irrespective of the number of specified securities applied for;

c) The unsubscribed portion in either of the categories specified in clauses (a) or (b) may be allocated to applicants in the other category.

For the purpose of Regulation 253(2), if the retail individual investor category is entitled to more than fifty percent, on proportionate basis, the retail individual investors shall be allocated that higher percentage.

Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange - BSE Limited on July 08, 2020.

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of ₹ 28/- per Equity Share, was finalized in consultation with BSE. The category was subscribed by 1.00 times. The total number of shares allotted in this category is 188000 Equity Shares.

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹ 28/- per Equity Share, was finalized in consultation with BSE. The category was subscribed by 0.195 times. The total number of shares allotted in this category is 348000 Equity Shares to 87 successful applicants.

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 Appli cant: Ratio 1	Ratio of Allottees to Appli cant: Ratio 2	Number of Successful applicants (after rounding off)	Total No. of Equity Shares allocated/ allotted	No. of Shares Surplus/ Deficit
4000	87	100.00	348000	100.00	1784000	4000	4000	1	1	87	348000	1436000
Total	87	100.00	348000	100.00	1784000					87	348000	1436000

C. Allocation to Other than Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Non Individual Investors, at the issue price of ₹ 28/- per Equity Share, was finalized in consultation with BSE. The category was subscribed 1.326 times. The total number of shares allotted in this category is 3220000 Equity Shares to 57 successful applicants.

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 Appli cant: Ratio 1	Ratio of Allottees to Appli cant: Ratio 2	Number of Successful applicants (after rounding off)	Total No. of Equity Shares allocated/ allotted	No. of Shares Surplus/ Deficit
8000	7	12.28	56000	1.31	42210	6030	4000	1	1	7	28000	-14210
		0.00					4000					