CIN: L01132WB1994PLC063513 Registered Office: Jindal Towers, Block 'B', 4th Floor

21/1A/3, Darga Road, Kolkata - 700 017,

Phone: 033 40616069, e-mail: corporate@rosselltea.com Website: www.rossellindia.com.

NOTICE

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

Notice is hereby given that in terms of Section 124(6) of the Companies Act, 2013, th IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 read with the relevant circulars and amendments thereto ('IEPF Rules'), the shares in respect of which

dividends have not been paid or unclaimed for Seven (7) consecutive years or more ar

liable to be transferred by the Company to the Investor Education and Protection Fund

(IEPE) The details of such shareholders including their Folio number or DP and Clier

ID and number of shares due for transfer are also available on the investors section

The Company has sent an individual notices to all the concerned shareholders whos

dividend lying unclaimed/unpaid for Seven (7) consecutive years in terms of said rule

and advising them to lodge their claims on or before 20th August, 2022 in respect of

the said unclaimed/unpaid dividends in writing to the Registrars and Share Transfe

Agent of the Company, C B Management Services (P) Ltd. at the following address: F

22, Bondel Road, Kolkata 700 017, Tel: 033-4011 6700/6725, Fax: 033-40116739

Email: rta@cbmsl.com. In the event any valid claim is not received by the aforesai

date, the Company, in accordance with the applicable provisions of law, shall transfe

The concerned shareholders, holding shares in physical Form and whose shares ar

liable to be transferred to the IEPF Demat Account, may note that the Company would

be issuing duplicate share certificate(s) by process of law in lieu of share certificate(s held by them for the purpose of transferring the said shares to IEPF Demat Account an

the said Original share certificate(s) shall stand automatically cancelled and to be deemed

non-negotiable. In case the shares held in dematerialized form and are liable to be

transferred, the Company shall through Corporate Action transfer the shares to the IEP

Demat Account. Further, it may also be noted that all future benefits accruing on sucl

shares would be transferred to IEPF and same can be claimed by following the procedure

Shareholders may claim the shares/ dividend after its transfer to IEPF, by making a

separate application to the IEPF authority in Form No. IEPF- 5, as prescribed under the

For Rossell India Limited

Director (Finance) and Company Secretary

IEPF Rules and the same is available along with all details at the IEPF website a

such dividend and shares to the IEPF A/c & IEPF Demat A/c respectively.

the Company's website at www.rossellindia.com

as prescribed under the IEPE Rules.

Publish reports of adverse effects of jabs: SC to Centre

Says no individual can be forced to get vaccinated against Covid

PRESS TRUST OF INDIA New Delhi, 2 May

o individual can be forced to get vaccinated against Covid, the Supreme Court on Monday said and asked the Centre to make public data on the immunisation's adverse events.

Bodily autonomy and integrity are protected under Article 21 of the Constitution, a Bench of Justices L Nageswara Rao and B R Gavai said while suggesting that there be no restrictions on unvaccinated people in public areas till Covid numbers are low. On the basis of available material, and considering expert views, the current vaccine policy cannot be said to be manifestly arbitrary and unreasonable, the SC said.

"Till numbers are low, we suggest that relevant orders are followed and no restriction is imposed on unvaccinated individuals on access to public areas or recall the same if already not done," the Bench said. The SC directed the Centre to publish reports on adverse events of vaccines from the public and doctors on a publicly accessible system without compromising on the data of individuals.

Covovax available for 12-17 age group at private centres

Children aged 12 to 17 years can now get the Serum Institute's coronavirus vaccine Covovax at private centres with a provision for it being made on the CoWIN portal, official sources said on Monday.

A dose of Covovax will cost ₹900 plus GST, in addition to hospital service charge of ₹150, they told PTI.

NTAGI meet this week to review vaccine data for 5-12 age group

Mumbai, 2 May

India's vaccine think-tank the National Technical Advisory Group on Immunisation (NTA-GI) is likely to meet mid-week to review the data of Covid-19 vaccines Covovax and Corbevax for the age group 5-12 years, according to sources in the know.

This may pave the way for the inclusion of younger children in the national immunisation mission if the NTAGI finds the data satisfactory. A senior government official had told Business Standard last week that so far there was no scientific evidence to expand the vaccination programme to young children. "There are no plans yet to include children below 12 years in the vaccination drive. There is no scientific evidence about their vulnerability," the official had said.

However, much hinges now on the upcoming NTAGI review meeting.

Last week, the standing technical sub-committee of the NTAGI had recommended inclusion of the Serum Institute's Covovax in the Covid-19 vaccination programme for children aged 12 to 17 years. An expert committee is reviewing the data submitted by vaccine makers for 5-12 year olds. A decision will be taken based on this review.

Last week, the Drugs Controller General of India had granted emergency use for Corbevax



(Biological E) and Covaxin (Bharat Biotech) for 5-12 year olds, while Zydus Lifescience's ZyCoV-D was approved for use in 12 year olds and above.

India has so far vaccinated 29.1 million children in the age group 12-14 years, and 101 million in the 15-17 age bracket. With rising cases in parts of

the country and offline schools resuming, there is concern amongst parents around vaccination. In fact, Prime Minister Narendra Modi said last week that vaccinating all eligible children at the earliest is a priority for the government and specialised programmes schools to achieve this feat.

Clinicians feel vaccines for younger children are neces-

Pramod Jog, pediatrician from Pune and former president of the Indian Academy of Pediatrics, said: "Though Covid-19 in children is comparatively less severe, we found around 11 per cent of Covid-19

cases during the second wave in children vounger than 10 years of age. There were cases of multisystem inflammatory syndrome and long Covid cases in our state. Considering many deaths and serious cases in 5-12 age groups, many countries have started vaccinating this age group. Indian Academy of Pediatrics expert group on vaccination strongly endorses the Covid-19 vaccines for younger children below 12 years also."

He said Corbevax is a protein subunit vaccine manufactured using a well-established platform similar to Hepatitis B. The Hepatitis B vaccine is licensed for age group of 5 years and above and Covaxin an Inactivated vaccine licensed for age group of 6 years and above. Both vaccines are already used for children.

Several cases of Covid-19 cases in children creating hotspots for transmission and closure of school in many states have been reported recently.

PSPGL Punjab State Power Corporation Limited

Corporate Identity No.: U40109PB2010SGC033813

TENDER ENQUIRY No.: 273/SSD-274/Spares Dy.CE/ Substation Design/ TS Organization, PSPCL, C-1, Shakti Vihar, PSPCL, Patiala

invites E-tender for Design, Manufacture, Testing and Supply of 3 Nos. 5T Capacity Truck Mounted Mobile Cranes-Cum-Loaders. For detailed NIT & Tender Specification please refer to https://eproc.punjab.gov.in fror

06.05.2022 (11:00 AM onwards). Note:- Corrigendum & amendments, if any, will be published only online https://eproc.punjab.gov.in

INVITATION FOR SUBMISSION OF SCHEME OF COMPROMISE /ARRANGEMENT WITH CREDITORS AND MEMBERS UNDER SECTION 230 OF COMPANIES ACT, 2013

nterested party(ies) under Section 230 of the Companies Act, 2013 read with Insolvence and Bankruptcy code 2016 & Regulations framed there under for Cape Engineers Private Limited, ("the Company") in Liquidation vide order dated 25th April 2022 in IA/1342/IB/202: IN IBA/785/2020 passed by Hon'ble NCLT, Chennai.

The Company was incorporated under the Companies Act,1956 in the year 2008. The Company is engaged in erection projects for (Windmills/Power plants). The Company also provides high-capacity cranes on rental basis, including experienced and talented may ower, relevant tools and tackles for assembly and erection works. nterested Party(ies), eligible under the applicable laws, may submit the Scheme of

Compromise or Arrangement to the undersigned by both, email and by way of sealed envelope, at the email id and address mentioned below. The Scheme should be submitted

For any further information or clarification, you may please reach out a

Surajendran, Liquidator
S. Rajendran, Liquidator
IBBI Regn. No. IBBI/IPA-002/IP-N00098/2017-18/10241
In the matter of CAPE ENGINEERS PRIVATE LIMITED

Date: 03.05.2022

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTI AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

Place: Kolkata

PUBLIC ANNOUNCEMENT



of incorporation dated August 23, 2006 issued by the Registrar of Companies, National Capital Territory of Delhi and Harvana, Pursuant to a special resolution passed by the shareholders of our Company at the extra-ordinary general meeting held on October 10, 2007, the name of our Company was changed to 'Plaza General Cable Wire Private Limited' and a fresh certificate of incorporation dated October 26, 2007 was issued to our Company by the Registrar of Companies, National Capital Territory of Delhi and Haryana. Pursuant to a special resolution passed by the shareholders of our Company on December 26, 2008, the name of our Company was changed to 'Plaza Wires Private Limited', and a fresh Certificate of Incorporation reflecting the new name was issued by the Registrar of Companies, National Capital Territory of Delhi and Haryana on February 06, 2009. Thereafter, our Company was converted to a public limited company, pursuant to a special resolution passed by our shareholders on December 29, 2021 and the name of our Company was changed to 'Plaza Wires Limited' and a fresh certificate of incorporation dated March 10, 2022 was issued to our Company by the Registrar of Companies, Delhi. For details in relation to change in the address of the registered office of our Company, see "History and Certain Corporate Matters" on page 150 of the draft red herring prospectus dated April 30 2022 ("DRHP"), filed with the Securities and Exchange Board of India ("SEBI") on April 30, 2022.

Registered Office: A-74 Okhla Industrial Area, Phase-2 New Delhi, South Delhi, 110020, India; Tel: 011-66369696 Contact Person: Bhavika Kapil, Company Secretary and Compliance Officer; E-mail: compliance@plazawires.in Website: www.plazawires.in; Corporate Identity Number: U31300DL2006PLC152344

OUR PROMOTERS: SANJAY GUPTA AND SONIA GUPTA

INITIAL PUBLIC OFFERING OF UP TO 1,64,52,000^ EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF PLAZA WIRES LIMITED ("OUR COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [●] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹ [●] MILLION ("THE ISSUE"). THE ISSUE WILL CONSTITUTE [●] % OF OUR POST-ISSUE PAID-UP EQUITY SHARE CAPITAL. ^Subject to finalization of the Basis of Allotment.

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, MAY CONSIDER A PRE-IPO PLACEMENT OF ITS EQUITY SHARES, FOR CASH CONSIDERATION ("PRE-IPO PLACEMENT") PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE RoC SUBJECT TO RECEIPT OF REQUISITE APPROVALS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(b) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED

THE FACE VALUE OF THE EQUITY SHARES IS ₹10 EACH AND THE ISSUE PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. 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 [...]
EDITIONS OF [...], AN ENGLISH NATIONAL DAILY NEWSPAPER AND [...] EDITIONS OF [...], A HINDI NATIONAL DAILY NEWSPAPER, (HINDI ALSO BEING THE REGIONAL LANGUAGE OF DELHI, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST 2 (TWO) WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE, AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSÚE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR

In case of any revision in the Price Band, the Bid/ Issue Period will be extended by at least 3 (three) additional Working Days after such revision in the Price Band, subject to the Bid Issue Period not exceeding 10 (ten) Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing, extend the Bid / Issue Period for a minimum of 3 (three) Working Days, subject to the Bid/ Issue Period not exceeding 10 (ten) Working Days. Any revision in the Price Band and the revised Bid/ Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the espective websites of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and the Sponsor Bank, as applicable

his Issue is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the Securities and Exchange Board of India (Issue of Capital and Disclos Requirements) Regulations, 2018, as amended (the "SEBI ICDR Regulations"). This Issue is being made through the Book Building Process in accordance with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Issue shall be allotted on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company may in consultation with the BRLM allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"), Further, 5% of the QIB Portion (excluding Anchor Investor Portion) (the "Net QIB Portion") shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor nvestors), including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not more than 15% of the Issué shall be available for allocation to Non-Institutional Bidders, out of which a) one-third of such portion shall be reserved for applicants with application size of more than ₹0.2 million and up to ₹1.0 million and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1.0 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not more than 10% of the Issue shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Issue Price. If at least 75% of the Issue cannot be Allotted to QIBs, then the entire application money shall be refunded forthwith. All Bidders, other than Anchor Investors, are required to participate in the Issue by mandatorily utilising the Application Supported by Blocked Amount ("ÁSBA") process by providing details of their respective ASBAAccount (as defined hereinafter) and UPI ID in case of RIBs using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amounts will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Banks under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For further details, see "Issue Procedure" on page 310 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated April 30, 2022 with SEBI on April 30, 2022.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to public for comments, if any, for period of at least 21 (twenty one) days, from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the stock exchange i.e BSE at www.bseindia.com and NSE at www.nseindia.com and the website of the BRLM, i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company invites the members of the public to give their comments on DRHP filled with SEBI on May 01, 2022 with respect to disclosures made therein. The members of the public are requested to send a copy of their comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by our Company and/or the BRLM and/or the Company Secretary and Compliance Officer on or before 5:00 p.m. on the 21st day from the aforesaid date of filling the DRHP with SEBI. Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their

investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issuer have not been recommended or approved by SEBI, nor does SEBI quarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 26 of the DRHP The Equity Shares, when offered, through the Red Herring Prospectus, are proposed to be listed on BSE and NSE

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 150 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the memorandum and the number of shares subscribed for by them, see

Any decision whether to invest in Equity Shares described in the DRHP may only be made after a Red Herring Prospectus for the same has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP. BOOK RUNNING LEAD MANAGER



Place : New Delhi

Pantomath Capital Advisors Private Limited

406-408, Keshava Premises Bandra Kurla Complex, Bandra (East), Mumbai 400 051 Tel: +91 22 61946724; Email: ipo@pantomathgroup.com Investor Grievance Email: ipo@pantomathgroup.com Website: www.pantomathgroup.com

SEBI Registration No: INM000012110

KFINTECH Kfin Technologies Limited

Selenium Tower-B, Plot No.31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032, Telangana Tel: 40 6716 2222; Email: plazawires.ipo@kfintech.com Investor Grievance Email: einward.ris@kfintech.com Website: www.kfintech.com; Contact Person: M Murali Krishna SEBI Registration Number: INR000000221

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHF

For PLAZA WIRES LIMITED On behalf of the Board of Directors

PLAZA WIRES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations to make an initial public offer of its Equity Shares and has filed the DRHP dated April 30, 2022 with SEBI on April 30, 2022. The DRHP is available on the website of SEBI at www.sebi.gov.in as well as on the websites of the Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the website of the BRLM i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investor should note that investment in equity shares involves a high degree of risk and

for details relating to such risk, see "Risk Factors" on page 26 of the DRHP. Potential investors should not rely on the DRHP for any investment decision. The Equity Shares 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 securities laws of any state of the United States and may not be offered or sold within the United States, except pursuant to exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sale occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside

Gadkari pitches for priority sector lending to alternative fuel players

Union Minister Nitin Gadkari on Monday said there was a need for players in the alternative fuel sector to be extended priority sector lending. The minister said he would discuss the issue with Finance Minister Nirmala Sitharaman and the Reserve Bank of India (RBI).

As green energy is in a nascent stage, the financial strength of entities in this pace is limited. Gadkari said they found it difficult to compete with the petrol and diesel sector, which has deep pockets. Under the RBI's priority sector lending, banks are required to extend smooth credit at lower interest rates to sectors considered as a priority.

Gadkari also called on players in the alternative fuel sector to stop operating in silos and push forward for green energy transition as a collective if they want to be competitive against the internal combustion engine (ICE) vehicle sector.

"Some players think of electric vehicles



"IF ALL OF YOU (THE INDUSTRY) **EXERT EVEN 20 TIMES THE** STRENGTH YOU ARE RIGHT NOW, BRINGING DOWN THE IMPORTS OF PETROLAND DIESELWILL BE DIFFICULT EVEN THEN"

NITIN GADKARI. Union road transport

(EVs), some are in the biomass space, and some are concerned with the sugar industry. This way, there are different compartments in operation. If you all (barring petrol, diesel, and gas) can come together under the banner of alternative fuel and present a forward-looking road map, it will be beneficial for everyone," the minister said at an event.

He said the sector didn't have the privilege of competing internally when it's at such a nascent stage. "If all of you exert even 20 times the strength you are right now, bringing down the imports of petrol and diesel will be difficult even then," he told the industry.

Automobiles are a ₹7.5-trillion sector. a large majority of which is dominated by petrol- and diesel-run vehicles. While alternative fuels are more cost effective, supporting infrastructure for vehicles running on them is not adequate yet, he said.

Purpose of shipping mark is to enable package to be identified'



T N C RAJAGOPALAN

In an LC we received, there is a condition to affix shipping marks in a particular way. The BL shows the shipping marks as mentioned in the LC, but also shows some additional details, such as the type of goods, warnings as to the handling of fragile goods, net and gross weights. Is it a discrepancy?

No. A shipping mark's purpose is to enable identification of a box, bag or package. If an LC specifies the details of a shipping mark, the documents mentioning the marks should show these details: additional information is of the shifting. acceptable provided it is not in conflict with the LC terms. This position is clarified at Clause 34 of the International Standard Banking Practices for examination of documents under documentary credits, 2007 (ICC Publication

We obtained an EPCG authorisation in 2017. We installed the capital goods imported, but have not yet fulfilled the export obligation. Now, we want to shift the capital goods to our own unit in another location.

Can we do so? Yes. Para 5.04(a) of HBP says that the authorisation holder shall be permitted to shift capital goods during the entire export obligation period to other units mentioned in the IEC and RCMC of the authorisation holder, subject to production of fresh installation certificate to the RA concerned within six months

We are an EOU. We are required to execute B-17 bond and furnish surety or security along with the B-17 bond. As per CBEC Circular no.54/2004-Cus dated October 13, 2004, units which are in existence for the last three years with unblemished track record and have export turnover of ₹5 crore or above, are exempted from furnishing bank guarantee or surety along with B-17 Bond. Now, what are the parameters for determining our unblemished track record?

per CBEC Circular no.36/2011-Cus dated August 12, 2011, the parameters are that the unit should have achieved NFE/export obligation wherever applicable and the unit should not have been issued a show cause notice or a confirmed demand, during the preceding three years, on grounds other than procedur-

al violations, under the penal provision of the Customs Act, the Central Excise Act, the Foreign Trade (Development & Regulation) Act, the Foreign Exchange Management Act, the Finance Act, 1994 covering Service Tax or any allied Acts or the rules made thereunder, on account of fraud/collusion/willful misstatement/ suppression of facts or contravention of any of the provisions thereof.

We supplied goods to a SEZ unit by filing a bill of export. They have been rejected. How to get them back?

Rule 48(3) of the SEZ Rules 2006 says that where goods procured from the DTA by a unit are supplied back to DTA, as it is or without substantial processing, such goods shall be treated as re-imported goods and shall be subject to such procedure and conditions as applicable in the case of normal re-import of goods from outside India.

Business Standard invites readers' SME queries related to GST, export and import matters. You can write to us at smechat@bsmail.in















ALEMBIC PHARMACEUTICALS LIMITED CIN: L24230GJ2010PLC061123

Read, Office: Alembic Road, Vadodara - 390 003 Ph: 0265-2280550 Email: apl.investors@alembic.co.in Website: www.alembicpharmaceuticals.com

Extract of Statement of Consolidated Audited Financial Results for the financial year ended 31st March, 2022

Pursuant to Regulation 52(8) read with Regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations, 2015")

Particulars	Year Ended 31.03.2022	Year Ended 31.03.2021
	Audited	Audited
Total Income from Operations	5,305.79	5,393.13
Net Profit for the period (before Tax, Exceptional and/ or Extraordinary items)	620.11	1,368.08
Net Profit for the period before tax (after Exceptional and/ or Extraordinary items)	620.11	1,368.08
Net Profit for the period after tax attributable to shareholders of the company (after Exceptional and/ or Extraordinary items)	545.68	1,178.11
Total Comprehensive Income for the period	522.34	1,142.81
Paid up Equity Share Capital	39.31	39.31
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of previous year	-	5,088.30
Securities Premium Account	748.39	748.39
Net worth	5,237.55	5,127.61
Paid up Debt Capital / Outstanding Debt	629.99	499.80
Debt Equity Ratio	0.12	0.10
Earning Per Share (Face Value of ₹ 2/- each) Basic & Diluted	27.76	60.81
Debenture Redemption Reserve	50.00	125.00
Debt Service Coverage Ratio	1.80	16.74
Interest Service Coverage Ratio	11.33	16.74

Place: Vadodara

M

Date: 2nd May, 2022

The above is an extract of the detailed format of the Audited Financial Results filed with the Stock Exchanges under Regulation 52 of the SEBI Listing Regulations, 2015. The full format of the Audited Financial Results are available on the Company's website at www.alembicpharmaceuticals.com and the Stock Exchange's website at www.nseindia.com and www.bseindia.com

2 For the other line items referred in Regulation 52(4) of the SEBI Listing Regulations, 2015, the pertiner disclosures have been provided in the detailed format of Audited Financial Results submitted with the Stock Exchange and can be accessed on the Company's website at www.alembicpharmaceuticals.com and the Stock Exchange's website at www.nseindia.com and www.bseindia.com

> For Alembic Pharmaceuticals Limited Chirayu Amin Chairman and CEO

CORRIGENDUM - SALE NOTICE SABER PAPER BOARDS

PRIVATE LIMITED

(IN LIQUIDATION) Attention is required of General Public towards the **SALE NOTICE** published in this newspape on 27.04.2022. The correct Description of Assets of Lot No.1 may be read as under :-Land (comprised in title deeds listed hereunder) & Building (including structure and sheds) and Entire Plant & Machinery
Corrugated Box Unit of Saber Paper Board Pvt. Ltd. at village Gaunspur, Ludhiana Punjab –141011
Other details and terms & conditions remail

unaffected & unchanged . Vikram Bajaj, Liquidato Saber Paper Boards Pvt. Ltd. (In liquidation IBBI/IPA-002/IP-N00003/2016-2017/10003

Date: 04.05.2022 Place: NEW DELHI



THE INSTITUTE OF ROAD TRANSPORT 100 FEET ROAD, TARAMANI, CHENNAI - 600 113

E-TENDER NOTICE

E-tenders are invited separately item-wise from the Manufacturers of Tyres / Lubricants to all State Transport Undertakings in Tamilnadu under two bid system, subject to the conditions prescribed in the tender documents.

Name of the Items	Supply of Tyres	Supply of Lubricant	
Pre-Qualification	Manufacturer	Manufacturer	
Issue of Tender document from	of Tender document from 04.05.2022 at 10.30 hrs. onwards		
Closing date and time to download Tender document from online	02.06.2022 at 16.30 hrs.	06.06.2022 at 16.30 hrs.	
Last date and time for submitting E-tender	03.06.2022 at 15.00 hrs.	07.06.2022 at 15.00 hrs.	
Opening of E-Tender Technical bid on	03.06.2022 at 15.15 hrs.	07.06.2022 at 15.15 hrs.	
Pre-Bid Meeting	16.05.2022 at 11.00 hrs.	16.05.2022 at 14.00 hrs.	
Tender Document Cost	Rs.17,700/- inclusive of Tax	Rs.17,700/- inclusive of Tax	
EMD Amount	Rs.10,00,000/-	Rs.10,00,000/-	
Complete e-tender document can be viewed and downloaded through website	Website : www.tenders.tn.gov.in & www.mstcecommerce.com/eproc		
Any other clarification	Contact Phone No.: 044-22541723, Extn: 46 E-mail ID: irtcpo@gmail.com & irttaramani@gmail.com		

The bidders have to participate in online bidding only with Digital Signature Certificate (DSC of Class-III. DIRECTOR

DIPR/2097/Tender/2022 'சோதனை கடந்து சுதந்திரம் அடைந்தோம், சாதனை புரிந்து சரித்திரம் படைப்போம்.' **BAJAJ FINANCE LIMITED**

CORPORATE OFFICE: 3RD FLOOR, PANCHSHIL TECH PARK, VIMAN NAGAR, PUNE-411014, MAHARASHTRA. Branch Office:- 4th Floor & 6Th Floor, Dd Trade Towers, Kaloor - Kadava Kerala 682017

Demand Notice Under Section 13 (2) of Securitization and Reconstruction of Financia Assets and Enforcement of Security Interest Act, 2002.

Undersigned being the Authorized officer of M/s Bajaj Finance Limited, hereby gives the following notice to the Borrower(s)/Co-Borrower(s) who have failed to discharge their liability i.e. defaulted in the repayment of principal as well as the interest and other charges accrued there-on for Home loan(s)/Loan(s) against Property advanced to them by Bajaj Finance Limited and as a consequence the loan(s) have become Non Performing Assets (N.P.A's). Accordingly, notices were issued to them under Section 13 (2) of Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and rules there-to, on their last known addresses, however the same have been returned un-served/undelivered, as such the Borrower(s)/Co-Borrower(s) are hereby intimated/informed by way of this publication notice to clear their outstanding dues under the loan facilities availed by them from time to time.

way of this publication house to clear their outstanding dues ander the loan facilities availed by them from time to time.			
Loan Account No./Name of the Borrower(s)/ Co-Borrower(s)/Guarantor(s) & Addresses		Demand Notice Date and Amount	
CO-BOTTOWER(S)/Guarantor(S) & Addresses	Illilliovable Asset / Property to be elliorced	and Amount	
Branch : COCHIN	All that piece and parcel of the Non-	22nd March 2022	
(LAN No. 415LAP00101681)	agricultural Property described as: RESY	Rs. 24,69,272/- (Rupees	
1. THEMPAT JAYASANKAR (Borrower)	NO.330/11, BLOCK NO.5, BLDG NO.4/775-A &A1,	Twenty Four Lac Sixty Nine	
At: 33/1541 A THEMPAT HOUSE,	(OLD SY NO.1178/13A) THRIKKAKARA NORTH	Thousand Two Hundred	
PRIYADARSHINI ROAD CHAKKARAPARAMBU	VILLAGE, KANAYANNUR TALUK, ERNAKULAM DIST	Seventy Two Only)	
VENNALA COCHIN-682028	COCHIN KERALA-683104 East :- SOMAN , West :-		
2. JEEJA NAIR S (Co-Borrower)	MUD ROAD, North :- PRIVATE PROPERTY, South :-		
At: AT 33/1541-A, THEMPAT HOUSE	PATHAM ROAD		
PRIYADARSHINI ROAD CHAKKARAPARAMBU,			
VENNALA. P.O, COCHIN-682028			
Also AT 33/1541-A, THEMPAT HOUSE			
PRIYADARSHINI ROAD CHAKKARAPARAMBU,			
VENNALA. P.O, ERNAKULAM -682028			
3. J R P ENTERPRISES (Co-Borrower)			
At: 2876 & 2877, THAMMANAM, THAMMANAM			
P.O OPP. GRAMA VIKASANA OFFICE			
THAMMANAM COCHIN-682032,			
Also AT 33/1541-A, THEMPAT HOUSE			
PRIYADARSHINI ROAD CHAKKARAPARAMBU,			
VENNALA. P.O, COCHIN-682028			

This step is being taken for substituted service of notice. The above Borrowers and/or Co-Borrowers Guarantors) are advised to make the payments of outstanding along with future interest within 60 days from the date of publication of this notice failing which (without prejudice to any other right remedy available with Bajaj Finance Limited) further steps for taking possession of the Secured Assets/ mortgaged property will be initiated as per the provisions of Sec. 13(4) of the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002.

The parties named above are also advised not to alienate, create third party interest in the above mentioned properties. On which Bajaj Finance Limited has the charge.

Date: 03/05/2022 Place:- COCHIN

Also AT 33/1541-A, THEMPAT HOUSE PRIYADARSHINI ROAD CHAKKARAPARAMBU, VENNALA. P.O, ERNAKULAM -682028

Authorized Officer Bajaj Finance Limited

S IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE
AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION
DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.

PUBLIC ANNOUNCEMENT



PLAZA WIRES LIMITED

Our Company was originally incorporated as 'Navratna Wires Private Limited' as a private limited company under the provisions of the Companies Act, 1956, pursuant to a certificate of incorporation dated August 23, 2006 issued by the Registrar of Companies, National Capital Territory of Delhi and Haryana. Pursuant to a special resolution passed by the shareholders of our Company at the extra-ordinary general meeting held on October 10, 2007, the name of our Company was changed to 'Plaza General Cable Wire Private Limited' and a fresh certificate of incorporation dated October 26, 2007 was issued to our Company by the Registrar of Companies, National Capital Territory of Delhi and Haryana. Pursuant to a special resolution passed by the shareholders of our Company on December 26, 2008, the name of our Company was changed to 'Plaza Wires Private Limited', and a fresh Certificate of Incorporation reflecting the new name was issued by the Registrar of Companies, National Capital Territory of Delhi and Haryana on February 06, 2009. Thereafter, our Company was converted to a public limited company, pursuant to a special resolution passed by our shareholders on December 29, 2021 and the name of our Company was changed to 'Plaza Wires Limited' and a fresh certificate of incorporation dated March 10, 2022 was issued to our Company by the Registrar of Companies, Delhi. For details in relation to change in the address of the registered office of our Company, see "History and Certain Corporate Matters" on page 150 of the draft red herring prospectus dated April 30, 2022 ("DRHP"), filed with the Securities and Exchange Board of India ("SEBI") on April 30, 2022.

Registered Office: A-74 Okhla Industrial Area, Phase-2 New Delhi, South Delhi, 110020, India; Tel: 011-66369696 Contact Person: Bhavika Kapil, Company Secretary and Compliance Officer; E-mail: compliance@plazawires.in Website: www.plazawires.in; Corporate Identity Number: U31300DL2006PLC152344

OUR PROMOTERS: SANJAY GUPTA AND SONIA GUPTA

INITIAL PUBLIC OFFERING OF UP TO 1.64.52.000^ EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF PLAZA WIRES LIMITED ("OUR COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [●] PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING UP TO ₹[●] MILĹION ("THE ISSUE"). THE ISSUÈ WILL CONSTITUTE [●] % OF OUR POST-ISSUE PAID-UP ÈQUITY SHARE CAPITAL ^Subject to finalization of the Basis of Allotment.

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, MAY CONSIDER A PRE-IPO PLACEMENT OF ITS EQUITY SHARES, FOR CASH CONSIDERATION ("PRE-IPO PLACEMENT") PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE Roc SUBJECT TO RECEIPT OF REQUISITE APPROVALS. THE PRE-IPO PLACEMENT, IF ÚNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE NUMBER OF EQUITY SHARES ISSUED PURSUANT TO THE PRE-IPO PLACEMENT SHALL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(b) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH AND THE ISSUE PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. 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 [...] EDITIONS OF [●], AN ENGLISH NATIONAL DAILY NEWSPAPER AND [●] EDITIONS OF [●], A HINDI NATIONAL DAILY NEWSPAPER, (HINDI ALSO BEING THE REGIONAL LANGUAGE OF DELHI, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST 2 (TWO) WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE, AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF 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 (THE "SEBI ICDR

REGULATIONS"). In case of any revision in the Price Band, the Bid/ Issue Period will be extended by at least 3 (three) additional Working Days after such revision in the Price Band, subject to the Bid/ Issue Period not exceeding 10 (ten) Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing, extend the Bid / Issue Period for a minimum of 3 (three) Working Days, subject to the Bid/ Issue Period not exceeding 10 (ten) Working Days. Any revision in the Price Band and the revised Bid/ Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and the Sponsor Bank, as applicable

This Issue is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the Securities and Exchange Board of India (Issue of Capital and Disclosure ments) Regulations, 2018, as amended (the "SEBIICDR Regulations"). This Issue is being made through the Book Building Process in accordance with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Issue shall be allotted on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company may in consultation with the BRLM allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the QIB Portion (excluding Anchor Investor Portion) (the "Net QIB Portion") shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not more than 15% of the Issue shall be available for allocation to Non-Institutional Bidders, out of which a) one-third of such portion shall be reserved for applicants with application size of more than ₹ 0.2 million and up to ₹ 1.0 million and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.0 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not more than 10% of the Issue shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Issue Price. If at least 75% of the Issue cannot be Allotted to QIBs, then the entire application money shall be refunded forthwith. All Bidders, other than Anchor Investors, are required to participate in the Issue by mandatorily utilising the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBAAccount (as defined hereinafter) and UPI ID in case of RIBs using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amounts will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Banks under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue

through the ASBA process. For further details, see "Issue Procedure" on page 310 of the DRHP. This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity

Shares and has filed the DRHP dated April 30, 2022 with SEBI on April 30, 2022. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to public for comments, if any, for period of at least 21 (twenty one) days, from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the stock exchange i.e BSE at www.bseindia.com and NSE at www.nseindia.com and the website of the BRLM, i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company invites the members of the public to give their comments on DRHP filled with SEBI on May 01, 2022 with respect to disclosures made therein. The members of the public are requested to send a copy of their comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by our Company and/or the BRLM and/or the BRLM and/or the Company Secretary and Compliance Officer on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issuer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 26 of the DRHP The Equity Shares, when offered, through the Red Herring Prospectus, are proposed to be listed on BSE and NSE.

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 150 of the DRHP. The liability of the members of the Company is limited.

For details of the share capital and capital structure of the Company and the names of the signatories to the memorandum and the number of shares subscribed for by them, see "Capital Structure" on page 68 of the DRHP.

Any decision whether to invest in Equity Shares described in the DRHP may only be made after a Red Herring Prospectus for the same has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	
PANTOMATH Capital Advance (9) Ltd	▲ KFINTECH	
Pantomath Capital Advisors Private Limited 406-408, Keshava Premises, Bandra Kurla Complex, Bandra (East), Mumbai 400 051 Tel: +91 22 61946724; Email: ipo@pantomathgroup.com Investor Grievance Email: ipo@pantomathgroup.com	Kfin Technologies Limited Selenium Tower-B, Plot No.31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032, Telangana Tel: 40 6716 2222; Email: plazawires.ipo@kfintech.com	
Website: www.pantomathgroup.com Contact Person: Punam Thadeshwar SEBI Registration No: INM000012110	Investor Grievance Email: einward.ris@kfintech.com Website: www.kfintech.com; Contact Person: M Murali Krishna SEBI Registration Number: INR00000221	

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For PLAZA WIRES LIMITED On behalf of the Board of Directors

Place: New Delhi Date: May 2, 2022

Company Secretary and Compliance Officer PLAZA WIRES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations to make an initial public offer of its Equity Shares and has filed the DRHP dated April 30, 2022 with SEBI on April 30, 2022. The DRHP is available on the website of SEBI

i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" on page 26 of the DRHP. Potential investors should not rely on the DRHP for any investment decision. The Equity Shares 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 securities laws of any state of the

at www.sebi.gov.in as well as on the websites of the Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the website of the BRLM

United States and may not be offered or sold within the United States, except pursuant to exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sale occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

IndiaMART InterMESH Limited

Corporate Identity Number (CIN): L74899DL1999PLC101534 indiamart Registered Office: 1" Floor, 29-Daryaganj, Netaji Subash Marg New Delhi - 110002 | Tel: +91-011-45608941 Corporate Office: 6th Floor, Tower 2, Assotech Business Cresterra, Plot No. 22, Sector 135, Noida, 201 305, Uttar Pradesh, India | Tel: +91-120-6777777 Website: www.indiamart.com | E-mail: cs@indiamart.com Contact Person: Manoj Bhargava, Company Secretary and Compliance Officer

CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT DATED APRIL 29, 2022 PUBLISHED ON APRIL 30, 2022 FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF INDIAMART INTERMESH LIMITED FOR THE BUYBACK OF EQUITY SHARES THROUGH A TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA(BUY-BACK O SECURITIES) REGULATIONS, 2018, AS AMENDED

This corrigendum dated May 02, 2022 ("Corrigendum") is in continuation of and should be read in conjunction with the public announceme dated April 29, 2022 ("Public Announcement"), published on April 30, 2022 in Business Standard-English all editions and Business Standard-Hindi all editions, in connection with the Buyback of Equity Shares of the Company wherein due to an inadvertent error, the Intimation Date mentioned in paragraphs 4(ii)(a) and 4(ii)(c)of the Public Announcement, was mentioned as Friday, April 22, 2022 and

 $We dnesday, April\,27, 2022, respectively, instead of Monday, April\,25, 2022.$ Please note the above correction and read the Intimation Date as Monday, April 25, 2022 in paragraphs 4(ii)(a) and 4(ii)(c)of the Publi Announcement. Except as detailed in this Corrigendum, the other contents and terms in the Public Announcement remain the same For and on behalf of the Board of Directors of IndiaMART InterMESH Limited

Sd/-Brijesh Kumar Agrawal Whole time Director DIN: 00191760

Dinesh Chandra Agarwal Managing Director & Chief Executive Officer DIN: 00191800

Manoj Bhargava Company Secretary and Compliance Officer Membership No.: F 5164

Date: May 2, 2022



EXTRACTS OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER/YEAR ENDED 31 MARCH 2022

	(₹ in crores except per share data					
		Consolidated				
Sr.	Particulars	For the qua	For the quarter ended		For the year ended	
No.		31 March 2022 (Refer note 5)	31 March 2021 (Refer note 5)	31 March 2022	31 March 2021	
1	Total income from operations	6,563.51	3,913.64	21,223.40	12,188.46	
2	EBITDA*	841.59	542.22	2,987.13	1,424.19	
3	Net profit for the period (before tax, exceptional and/or extraordinary items)	697.65	361.48	2,339.44	582.05	
4	Net profit for the period before tax (after exceptional and/or extraordinary items)	718.76	433.65	2,442.12	689.67	
5	Net profit for the period after tax (after exceptional and/or extraordinary items)	735.53	289.19	1,881.26	419.23	
6	Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	728.52	290.25	1,871.55	422.82	
7	Paid up equity share capital (face value of ₹2/- each)	105.10	97.45	105.10	97.45	
8	Other equity	5,080.66	3,107.68	5,080.66	3,107.68	
9	Securities premium account	1,236.03	1,080.88	1,236.03	1,080.88	
10	Net worth	5,185.76	3,205.13	5,185.76	3,205.13	
11	Paid up debt capital#	375.00	-	375.00	-	
12 13	Outstanding redeemable preference shares Earning per share (EPS) (face value of ₹2/- each)	-	-	-	-	
	a) Basic	14.67	5.93	37.81	8.60	
	b) Diluted	14.16	5.87	36.39	8.48	
	(EPS for the quarter not annualised)					
14	Capital redemption reserve	20.00	20.00	20.00	20.00	
15	Debenture redemption reserve#	-	-	-	-	
16	Debt service coverage ratio	9.94	5.70	8.30	1.51	
17	Interest service coverage ratio	12.00	5.73	9.16	3.05	

*EBITDA = Earnings before interest, tax, depreciation & amortization and other income

Notes:

1. The above is an extract of the detailed format of quarterly/annual financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Regularements) Regulations, 2015. The full format of the standalone and consolidated quarterly/annual financial results are available on the Company's website: (www.jslstainless.com) and on the websites of

Bombay Stock Exchange (www.bseindia.com) and the National Stock Exchange of India Ltd. (www.nseindia.com). 2. Standalone financial information of the company, pursuant to regulation 47(1)(b) of SEBI (LODR)

(₹ in crores) For the quarter ended For the year ended **Particulars** 31 March 2022 31 March 2021 31 March 2022 31 March 2021 (Refer note 5) (Refer note 5) Total income from operations $6.287.2^{\circ}$ 3.809.63 20,311.94 11.679.14 2.790.79 EBITDA* 761.14 521.36 1.395.85 Profit before tax (before exceptional items) 621.84 351.69 2,170.06 601.03 405.83 2.170.06 Profit before tax (after exceptional items) 621.84 700.42 Profit after tax 668.58 264.94 1,674.45 427.92

*EBITDA = Earnings before interest, tax, depreciation & amortization and other income

3. The financial results of the Company/Group for the year ended 31 March 2022, which have been extracted from the financial statements audited by the statutory auditors, have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 02 May 2022. The statutory auditors have expressed an unmodified audit opinion on these financial results. 4. These results have been prepared in accordance with the recognition and measurement principles of the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section

133 of the Companies Act, 2013, other accounting principles generally accepted in India and is in compliance with the presentation and disclosure requirements of Regulations 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended). 5. The figures for the quarter ended 31 March 2022 and 31 March 2021 are the balancing figures between audited figures in respect of the full financial year and published year to date reviewed

figures upto the third guarter of years ended 31 March 2022 and 31 March 2021 respectively 6. At its meeting held on 29 December 2020, the Board considered and approved a Composite Scheme of Arrangement pursuant to Sections 230 to 232 and other relevant provisions of Companies Act, 2013, amongst the Company, Jindal Stainless (Hisar) Limited, JSL Lifestyle Limited, Jindal Lifestyle Limited, JSL Media Limited and Jindal Stainless Corporate Management Services Private Limited ('Scheme'). The aforementioned Scheme is subject to necessary statutory and regulatory approvals under applicable laws, including approval of the Hon'ble National Company Law Tribunal, Chandigarh Bench ("NCLT") which is currently awaited. In the interim, the Company has received the approval of Hon'ble NCLT on its first motion application for convening the meeting of

the Shareholders and Creditors on 25 February 2022 and has subsequently also received the approval from its Shareholders and Creditors and is now in process of filing the second motion

By Order of the Board of Directors For Jindal Stainless Limited

Tarun Kumar Khulbe

Whole Time Director

Regd. Office: O.P. Jindal Marg, Hisar-125 005 (Haryana) | Tel: (01662) 222471-83 | Fax: (01662) 220499 Email Id. for Investors: investorcare@jindalstainless.com | Website: www.jslstainless.com

Place: New Delhi Date: 02 May 2022

application before the Hon'ble NCLT.

JINDAL STAINLESS LTD.

(CIN: L26922HR1980PLC010901)

सूचीबद्ध फर्मों में रिकॉर्ड खुदरा स्वामित्व

मुंबई, 2 मई

शनल स्टॉक एक्सचेंज (एनएसई) में सूचीबद्ध कंपनियों में खुदरा निवेशकों की हिस्सेदारी 31 मार्च, 2022 को अब तक के सर्वोच्च स्तर 7.42 फीसदी पर पहुंच गई, जो 31 दिसंबर 2021 को 7.33 फीसदी थी। प्राइमइन्फोबेस डॉट कॉम से यह जानकारी मिली। कीमत के लिहाज से खुदरा हिस्सेदारी 19.16 लाख करोड़ रुपये पर पहुंच गई, जो 31 दिसंबर 2021 के 19.05 लाख करोड़ रुपये के मुकाबले 0.56 फीसदी ज्यादा है।

इस अवधि में सेंसेक्स और निफ्टी में क्रमश: 0.54 फीसदी व 0.63 फीसदी की बढ़ोतरी दर्ज हुई। एनएसई में सूचीबदद्ध फर्मों में एचएनआई की हिस्सेदारी हालांकि 31 मार्च, 2022 को घटकर 2.21 फीसदी रह गई, जो इससे पिछली तिमाही में 2.28 फीसदी रही थी जबकि खुदरा व एचएनआई की हिस्सेदारी संयुक्त रूप से अब तक के सर्वोच्च स्तर 9.64 फीसदी पर पहुंच गई।

तिमाही के दौरान विदेशी पोर्टफोलियो निवेशकों की तरफ से शुद्ध निकासी 1.1 लाख करोड रुपये रही, जिसके परिणामस्वरूप एफपीआई की हिस्सेदारी 31 मार्च, 2022 को नौ साल के निचले स्तर 20.15 फीसदी रह गई. जो 31 दिसंबर एनएसई में सूचीबद्ध फर्मों में खुदरा हिस्सेदारी

अवधि खुद	रा हिस्सेदारी (फीसदी)	कीमत (लाख क
दिसंबर २०१९	6.42	9.73
मार्च 2020	6.54	7.16
जून 2020	6.74	9.15
सितंबर २०२०	7.01	10.57
दिसंबर २०२०	6.90	12.68
मार्च 2021	6.95	13.92
	7.18	16.17
सितंबर २०२१	7.13	18.15
दिसंबर २०२१	7.33	19.04
मार्च 2022	7.42	19.15
स्रोत : प्राइमडेटाबे	स डॉट कॉम	



2021 को 20.71 फीसदी थी।

तिमाही के दौरान एफपीआई ने वित्तीय सेवा व सॉफ्टवेयर क्षेत्र से 69,370 करोड रुपये की निकासी की जबकि धातु व खनन, फूड, बेवरिजेज व तंबाकू में 13,450 करोड़ रुपये निवेश किया। एनएसई में सचीबद्ध फर्मों में एफपीआई की हिस्सेदारी 31 मार्च. 2022 को 51.99 लाख करोड़ रुपये रह गई, जो दिसंबर 2021 की तिमाही में 53.8

लाख करोड रुपये थी।

एनएसई में सूचीबद्ध फर्मों में देसी म्युचुअल फंडों की हिस्सेदारी लगातार तीसरी तिमाही में बढ़ी और 31 मार्च, 2022 को 7.75 फीसदी पर पहुंच गई, जो दिसंबर 2021 की तिमाही में 7.46 फीसदी थी। देसी म्युचुअल फंडों में तिमाही के दौरान 67,423 करोड़ रुपये के भारी निवेश की पृष्ठभूमि में यह हिस्सेदारी बढ़ी। कीमत

के लिहाज से भी देसी म्युचुअल फंड की हिस्सेदारी 3.08 फीसदी बढ़कर 31 मार्च 2022 को 19.99 लाख करोड़ रुपये के सर्वोच्च स्तर पर पहुंच गई, जो दिसंबर 2021 की तिमाही में 19.39 लाख करोड़

खदरा. एचएनआई और देसी म्युचुअल फंडों की हिस्सेदारी को मिला दें तो यह 31 मार्च, 2022 को अब तक के सर्वोच्च स्तर

17.38 फीसदी पर पहुंच गई, जो दिसंबर 2021 की तिमाही में 17.08 फीसदी थी।

देसी संस्थागत निवेशकों की हिस्सेदारी (जिसमें देसी म्युचुअल फंड, बीमा कंपनियां, बैंक, वित्तीय संस्थान व पेंशन फंड शामिल हैं) भी 31 मार्च 2022 को बढ़कर 13.7 फीसदी पर पहुंच गई, जो दिसंबर 2021 की तिमाही में 13.21 फीसदी रही थी। इसकी वजह तिमाही के दौरान देसी संस्थागत निवेशकों की तरफ से 1.03 लाख करोड रुपये का शुद्ध निवेश रही। कीमत के लिहाज से भी देसी संस्थागत निवेशकों की हिस्सेदारी 31 मार्च, 2022 को अब तक के सर्वोच्च स्तर 35.55 लाख करोड़ रुपये पर पहुंच गई, जो पिछली तिमाही के मुकाबले 3.05 फीसदी

हिल्दया ने कहा, खुदरा, एचएनआई और देसी संस्थागत निवेशकों की हिस्सेदारी 31 मार्च, 2022 को अब तक के सर्वोच्च स्तर 23.34 फीसदी पर पहुंच गई, जो एफपीआई की हिस्सेदारी 20.15 फीसदी से ज्यादा है, जो देसी वैयक्तिक निवेशकों में इजाफा और विदेशी निवेशकों की निकासी की भरपाई में उनकी भूमिका को दर्शाता है। हालांकि 31 मार्च, 2015 को एफपीआई की हिस्सेदारी 23.32 फीसदी थी, वहीं खुदरा, एचएनआई व डीआईआई की संयुक्त हिस्सेदारी 18.47 फीसदी रही थी।

प्राइम डेटाबेस के प्रबंध निदेशक प्रणव

एचडीएफसी का लाभ बाजार के अनुमान से बेहतर

मुंबई, 2 मई

एचडीएफसी का शुद्ध लाभ मार्च तिमाही में 16 फीसदी की बढोतरी के साथ 3,700 करोड़ रुपये पर पहुंच गया, जो पिछले साल की समान अवधि में 3,180 करोड़ रुपये रहा था और इस तरह से कंपनी का मनाफा बाजार अनमान से बेहतर रहा। ब्लुमबर्ग के विश्लेषकों ने शुद्ध लाभ 3,1518 करोड़ रुपये रहने का अनुमान जताया था। शुद्ध ब्याज आय में बढ़ोतरी और कम प्रावधान से एचडीएफसी के लाभ को सहारा मिला। एचडीएफसी की शुद्ध ब्याज आय इस अवधि में 14 फीसदी की बढोतरी के साथ 4,601 करोड़ रुपये रहा जबकि शुद्ध ब्याज मार्जिन साल के लिए 3.5 फीसदी रहा।

फंसे कर्ज के लिए प्रावधान 44 फीसदी घटकर 401 करोड़ रुपये रहा, जो एक साल पहले 719 करोड़ रुपये रहा था। कंपनी का सकल गैर-निष्पादित कर्ज मार्च के आखिर में आरबीआई के 12 नवंबर के परिपत्र के मुताबिक 1.91 फीसदी रहा और सकल वैयक्तिक

एनपीएल वैयक्तिक पोर्टफोलियो का 0.99 फीसदी रहा। क्रमिक आधार पर एनपीएल में 41 आधार अंकों की कमी आई।

पूरे साल के लिए वैयक्तिक अप्रवल व वितरण पिछले साल के मुकाबले क्रमश: 38 फीसदी व 37 फीसदी बढ़ा। मार्च में सबसे ज्यादा वैयक्तिक वितरण 20,944 करोड रुपये रहा जबकि वास्तविकता यह है कि पिछले साल मिले रियायती स्टांप ड्यटी का लाभ इस साल नहीं थे।

एचडीएफसी-एचडीएफसी बैंक का विलय : एचडीएफसी लिमिटेड के वाइस चेयरमैन व मख्य कार्याधिकारी केकी मिस्त्री ने कहा, हमने विभिन्न वर्षों में एचडीएफसी व एचडीएफसी बैंक के विलय के विकल्प का आकलन किया है। हालांकि विगत में हमने पाया कि विलय की लागत महंगी होगी, ऐसे में हम इस पर आगे नहीं बढे।

मिस्त्री ने कहा, हालांकि हाल वर्षों में कई नियामकीय बदलाव के कारण विलय

फिनो पीबी के प्रवर्तकों ने लिया फैसला

बैंक चेयरमैन के खिलाफ वोटिंग की

सुब्रत पांडा और मनोजित साहा मुंबई, 2 मई

फिनो पेमेंट्स बैंक की प्रवर्तक कंपनी फिनो पेटेक लिमिटेड ने 29 अप्रैल को हुई वोटिंग में समूह में कंपनियों के लिए स्वतंत्र निदेशकों का कार्यकाल सीमित कर एक बार किए जाने का निर्णय लिया।

फिनो पीबी चेयरमैन और बोर्ड में अन्य स्वतंत्र निदेशकों की पुन: नियुक्ति के लिए ई-वोटिंग के दिन ही यह निर्णय लिया गया था।

फिनो पीबी के सभी प्रवर्तकों (फिनो पेटेक समेत) ने महेंद्र कुमार चौहान की पुन: नियुक्ति के प्रस्ताव के खिलाफ मत दिया। चौहान स्वतंत्र बोर्ड सदस्य थे और बोर्ड के चेयरमैन भी थी।

प्रवर्तक समूह ने पुनीता कुमार-सिन्हा (अन्य स्वतंत्र निदेशक) की पुन: नियुक्ति के खिलाफ भी वोटिंग की।

चौहान और सिन्हा की पुन: नियुक्ति के प्रस्ताव को 80 प्रतिशत शेयरधारकों के विरोध का सामना करना पडा, जिनमें प्रवर्तक समृह के सभी शेयरधारक शामिल थे।

चौहान और सिन्हा ने भुगतान बैंक में पांच-पांच वर्ष का एक कार्यकाल पूरा कर लिया है।

शेयरधारकों की बैठक में प्रवर्तकों ने बैंक की अधिकृत शेयर पूंजी बढ़ाने और बैंक के कैपिटल क्लॉज ऑफ मेमोरेंडम एसोएिशन में बदलाव के खिलाफ भी वोटिंग की। साथ ही कर्मचारी शेयर विकल्प नीति (इसॉप) के संशोधित प्रस्ताव का भी विरोध किया गया

को सूचना (पोस्टल बैलेट से संबंधित) भेजी को पूरा करने के अनुभव के प्रयास में फिनोटेक लेकर आई थी।

स्वतंत्र निदेशकों का कार्यकाल सीमित करने का फैसला

- ■पांच साल का कार्यकाल पूरा होने के बाद भी उन्हें पदों पर बनाए रखने पर सहमति नहीं बनी
- ■इसके अलावा शेयरधारकों ने इसॉप के संशोधित प्रस्ताव समेत कई मुद्दों के खिलाफ भी वोटिंग की
- ■पांच साल की कार्य अवधि आगे नहीं बढ़ाए जाने का यह नीतिगत निर्णय समूह की सभी फर्मों के लिए लागू होगा

■फिनो पेमेंट्स बैंक को वर्ष 2015 में आरबीआई से लाइसेंस मिला और

■फिनो पेटेक ने फिनो पीबी चेयरमैन एमके चौहान को स्वतंत्र बोर्ड सदस्य पुनः नियुक्त किए जाने के समर्थन में वोटिंग की

2017 में उसने परिचालन शुरू किया था

■फिनो पीबी में फिनो पेटेक की 75 प्रतिशत हिस्सेदारी है

गई थी। इसके लिए ई-वोटिंग प्रक्रिया 31 मार्च से शुरू हुई और 29 अप्रैल को समाप्त हुई।

फिनो पीबी ने कहा, 'कंपनीज ऐक्ट के अनुसार, जब प्रस्ताव ई-वोटिंग के जरिये पास किया जाता है तो उसे वापस नहीं लिया जा सकता।' उसने कहा, 'वोटिंग पर निर्णय लेने के लिए. फिनो पेटेक ने 29 अप्रैल की बोर्ड बैठक की थी, जिसमें नीतिगत निर्णय स्वतंत्र निदेशक के कार्यकाल पर लिया गया और इस पर अमल किया गया था।

पैतृक कंपनी फिनो पेटेक ने अपने एक बयान में कहा है कि यह निर्णय स्वतंत्र निदेशक को एक से ज्यादा कार्यकाल की अनुमति नहीं दिए जाने के लिए लिया गया था. जिससे कि नई प्रतिभाओं को भी अवसर मिल सकें।

फिनो पेटेक ने निवर्तमान निदेशकों को उनके फिनो पेमेंट्स बैंक ने कहा है कि पुन: नियुक्ति । योगदान के लिए धन्यवाद देते हुए कहा, 'नई । नीचे कारोबार कर रहा है। कंपनी नवंबर के संबंध में बैंक के शेयरधारकों को 29 मार्च प्रतिभाएं लाने और बाजार की उभरती चुनौतियों 2021 में 1,200 करोड़ रुपये का आईपीओ

पेटेक के बोर्ड ने स्वतंत्र निदेशकों का कार्यकाल सीमित कर एक अवधि के लिया गया है। यह नीतिगत निर्णय समूह की सभी कंपनियों के लिए

दिलचस्प बात यह है कि फिनो पेटेक के चेयरमैन अशोक कीनी को 31 मार्च 2015 को पांच साल की अवधि के लिए स्वतंत्र निदेशक नियक्त किया गया था और वर्ष 2020 में उनका कार्यकाल समाप्त हो गया। लेकिन कीनी को 2020 में उनका कार्यकाल समाप्त होने के बाद पुन: नियुक्त किया गया था।

फिनों पेमेंट्स बैंक ने वर्ष 2015 में आरबीआई से लाइसेंस मिलने के बाद 2017 में अपना परिचालन शरू किया था।

फिनो पेमेंट्स बैंक का शेयर मौजूदा समय में अपने आईपीओ भाव से 48 प्रतिशत

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PUBLIC ANNOUNCEMENT



of incorporation dated August 23, 2006 issued by the Registrar of Companies, National Capital Territory of Delhi and Haryana. Pursuant to a special resolution passed by the shareholders of our Company at the extra-ordinary general meeting held on October 10, 2007, the name of our Company was changed to 'Plaza General Cable Wire Private Limited' and a fresh certificate of incorporation dated October 26, 2007 was issued to our Company by the Registrar of Companies, National Capital Territory of Delhi and Harvana, Pursuan to a special resolution passed by the shareholders of our Company on December 26, 2008, the name of our Company was changed to 'Plaza Wires Private Limited', and a fresh Certificate of Incorporation reflecting the new name was issued by the Registrar of Companies, National Capital Territory of Delhi and Haryana on February 06, 2009. Thereafter, our Company was converted to a public limited company, pursuant to a special resolution passed by our shareholders on December 29, 2021 and the name of our Company was changed to 'Plaza Wires Limited' and a fresh certificate of incorporation dated March 10, 2022 was issued to our Company by the Registrar of Companies, Delhi. For details ir relation to change in the address of the registered office of our Company, see "History and Certain Corporate Matters" on page 150 of the draft red herring prospectus dated April 30, 2022 ("DRHP"), filed with the Securities and Exchange Board of India ("SEBI") on April 30, 2022.

Registered Office: A-74 Okhla Industrial Area, Phase-2 New Delhi, South Delhi, 110020, India; Tel: 011-66369696 Contact Person: Bhavika Kapil, Company Secretary and Compliance Officer; E-mail: compliance@plazawires.in Website: www.plazawires.in; Corporate Identity Number: U31300DL2006PLC152344

OUR PROMOTERS: SANJAY GUPTA AND SONIA GUPTA

INITIAL PUBLIC OFFERING OF UP TO 1,64,52,000^ EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF PLAZA WIRES LIMITED ("OUR COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [●] PER EQUITY SHARE) ("ISSUE PRICE" AGGREGATING UP TO ₹ [●] MILLION ("THE ISSUE"). THE ISSUE WILL CONSTITUTE [●] % OF OUR POST-ISSUE PAID-UP EQUITY SHARE CAPITAL

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, MAY CONSIDER A PRE-IPO PLACEMENT OF ITS EQUITY SHARES, FOR CASH CONSIDERATION ("PRE-IPO PLACEMENT") PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE Roc SUBJECT TO RECEIPT OF REQUISITE APPROVALS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN. THE NUMBER OF EQUITY SHARES ISSUED PURSUANT TO THE PRE-IPO PLACEMENT SHALL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(b) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH AND THE ISSUE PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. 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 [• EDITIONS OF [●], AN ENGLISH NATIONAL DAILY NEWSPAPER AND [●] EDITIONS OF [●], A HINDI NATIONAL DAILY NEWSPAPER, (HINDI ALSO BEING THÉ REGIONAL LANGUAGE OF DELHI, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST 2 (TWO) WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE. AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE" TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF 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 (THE "SEBI ICDR

In case of any revision in the Price Band, the Bid/ Issue Period will be extended by at least 3 (three) additional Working Days after such revision in the Price Band, subject to the Bid/ Issue Period not exceeding 10 (ten) Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing, extend the Bid / Issue Period for a minimum of 3 (three) Working Days, subject to the Bid/ Issue Period not exceeding 10 (ten) Working Days. Any revision in the Price Band and the pplicable, shall be widely dis eminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change oi respective websites of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and the Sponsor Bank, as applicable

This Issue is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (the "SEBIICDR Regulations"). This Issue is being made through the Book Building Process in accordance with Regulation 6(2) o the SEBICDR Regulations wherein not less than 75% of the Issue shall be allotted on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company may in consultation with the BRLM allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"). One-third o the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than the Anchor Investor Portion) (the "Net QIB Portion"). Further, 5% of the QIB Portion (excluding Anchor Investor Portion) (the "Net QIB Portion") shall be available for allocation on a proportionate basis to Multual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchoi nvestors), including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Ne QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further not more than 15% of the Issue shall be available for allocation to Non-Institutional Bidders, out of which a) one-third of such portion shall be reserved for applicants with application size of more than ₹ 0.2 million and up to ₹ 1.0 million and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹ 1.0 million. unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not more than 10% of the Issue shal be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Issue Price. If a least 75% of the Issue cannot be Allotted to QIBs, then the entire application money shall be refunded forthwith. All Bidders, other than Anchor Investors, are required to participate in the Issue by mandatorily utilising the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBAAccount (as defined hereinafter) and UPIID in case of RIBs using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amounts will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Banks under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For further details, see "Issue Procedure" on page 310 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Équity Shares and has filed the DRHP dated April 30, 2022 with SEBI on April 30, 2022.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to public for comments, if any, for period of at least 21 (twenty one days, from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the stock exchange i.e BSE at www.bseindia.com and NSE at www.nseindia.com and the website of the BRLM, i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Our Company invites the members of the public to give their comments on DRHP filled with SEBI on May 01, 2022 with respect to disclosures made therein. The members of the public are requested to send a copy of their comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by our Company and/or the BRLM and/or the Company Secretary and Compliance Officer on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issuer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" on page 26 of the DRHP he Equity Shares, when offered, through the Red Herring Prospectus, are proposed to be listed on BSE and NSE.

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 150 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the memorandum and the number of shares subscribed for by them, see

"Capital Structure" on page 68 of the DRHP.

Any decision whether to invest in Equity Shares described in the DRHP may only be made after a Red Herring Prospectus for the same has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP.

Pantomath Capital Advisors Private Limited 406-408, Keshava Premises Bandra Kurla Complex, Bandra (East), Mumbai 400 051 Tel: +91 22 61946724; Email: ipo@pantomathgroup.com Investor Grievance Email: ipo@pantomathgroup.com Website: www.pantomathgroup.com Contact Person: Punam Thadeshwa

SEBI Registration No: INM000012110 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

Hyderabad 500 032, Telangana Tel: 40 6716 2222: Email: plazawires.ipo@kfintech.com Investor Grievance Email: einward.ris@kfintech.com Website: www.kfintech.com; Contact Person: M Murali Krishna SEBI Registration Number: INR000000221

Selenium Tower-B, Plot No.31 & 32, Gachibowli

Financial District, Nanakramguda, Serilingampally,

KFINTECH

For PLAZA WIRES LIMITED On behalf of the Board of Directors

Date : May 2, 2022

Company Secretary and Compliance Officer

PLAZA WIRES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations to make an initial public offer of its Equity Shares and has filed the DRHP dated April 30, 2022 with SEBI on April 30, 2022. The DRHP is available on the website of SEBI at www.sebi.gov.in as well as on the websites of the Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the website of the BRLM i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "*Risk Factors*" on page 26 of the DRHP. Potential investors should not rely on the DRHP for any investment decision

The Equity Shares 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 securities laws of any state of the United States and may not be offered or sold within the United States, except pursuant to exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sale occur. The Equity Shares have not been and will not be registered listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

परिसंपत्ति प्रबंधन फर्मों की मार्च तिमाही सुस्त रही प्रशासनिक खर्च, लेनदेन की लागत.

चिराग मडिया मुंबई, 2 मई

प्रतिफल पर दबाव के कारण सुचीबद्ध परिसंपत्ति प्रबंधन कंपनियों (एएमसी) की मार्च तिमाही सुस्त रही। यूटीआई एएमसी का कर पश्चात लाभ सालाना आधार पर करीब 60 फीसदी घट गया, वहीं आदित्य बिड्ला सन लाइफ एएमसी के लाभ में महज एक फीसदी की बढ़ोतरी दर्ज हुई। एचडीएफसी सिक्यो. ने यूटीआई एएमसी पर रिपोर्ट में कहा है कि मुख्य परिचालन लाभ पर असर के कारण फंड हाउस की तिमाही कमजोर रही।

एचडीएफसी सिक्योरिटीज ने कहा, प्रतिफल में नरमी और कर्मचारियों की लागत में हुई बढोतरी एबिटा मार्जिन में कमी ला रहा है। एबिटा मार्जिन 36 फीसदी

रहा, जो पांच तिमाही का निचला स्तर है। प्रबंधन की उस टिप्पणी पर हम सहज हैं कि निवेश का माहौल ठीक है और रिटायरमेंट सॉल्यशंस बिजनेस के बढ़त का परिदुश्य मजबूत है, लेकिन मध्यम अवधि में हम प्रतिफल पर लगातार पड रहे दबाव और कर्मचारियों की बढ़ती लागत को लेकर चिंतित

यूटीआई एएमसी की परिचालन आय मार्च 2022 में समाप्त तिमाही में 301.2 करोड़ रुपये रही, जो एक साल पहले की समान अवधि में 289.2 करोड़ रुपये रही थी। दिसंबर तिमाही में भी फंड हाउस ने लाभ पर दबाव का सामना किया था, जिसका कारण उच्च प्रबंधनाधीन परिसंपत्तियों के स्लैब में कम कल खर्च अनुपात के चलते प्रतिफल पर पडा दबाव था।

बाजार नियामक सेबी ने कई बदलाव किए हैं, जिसका लक्ष्य कुल खर्च अनुपात में कमी लाकर निवेश लागत में कमी लाना और निवेशक के अनभव में सधार लाना है।

पर एचडीएफसी सिक्योरिटीज ने एक नोट में कहा है, प्रतिफल पर दबाव की प्राथमिक वजह थी 1. नए निवेश पर कम प्रतिफल क्योंकि पुरानी परिसंपत्तियां बदली गईं 2. उच्च एयूएम स्लैब पर कुल खर्च अनुपात में कमी। चूंकि उच्च प्रतिफल वाला पराना खाता अभी भी 50 फीसदी है, ऐसे में हमारा अनुमान है कि इक्विटी प्रतिफल पर मध्यम अवधि में दबाव बना रहेगा।

निप्पॉन लाइफ इंडिया एएमसी

म्युचुअल फंडों को म्युचुअल फंड योजनाओं के प्रबंधन की खातिर कुछ निश्चित परिचालन खर्च मसलन बिक्री, विपणन, निवेश प्रबंधन शल्क और पंजीकरण शुल्क आदि वसूलने की इजाजत है। म्यचअल फंड योजनाओं के परिचालन व प्रबंधन की इस लागत को सामूहिक रूप से कुल खर्च अनुपात कहा जाता है, जो फंड की रोजाना की शुद्ध परिसंपत्ति का एक निश्चित प्रतिशत होता है।

म्युचुअल फंड की तरफ से वसूले जाने वाले अधिकतम कुल खर्च अनुपात में कमी आ रही है क्योंकि फंड का आकार बढ़ रहा है। ऐसे में छोटे इक्विटी फंड 2.25 फीसदी की उच्च दर से कुल खर्च अनुपात वसूल सकते हैं, लेकिन 50,000 करोड़ रुपये से ज्यादा एयूएम वाले इक्विटी फंडों के मामले में अधिकतम कुल खर्च अनुपात घटकर महज 1.05 फीसदी

वेदांत एल्युमीनियम 380 मेगावॉट नवीकरणीय ऊर्जा खरीदेगी

वेदांत एल्युमीनियम अपने स्मेल्टर के लिए दीर्घावधि के आधार पर 380 मेगावॉट की नवीकरणीय ऊर्जा खरीदेगी। वेदांत ने सोमवार को बताया कि इससे कंपनी को सालाना 15,00,000 टन के बराबर कार्बन उत्सर्जन कम करने में मदद मिलेगी। कंपनी के अनुसार, इसे वेदांत लिमिटेड और स्टरलाइट पावर टेक्नोलॉजिज प्राइवेट लिमिटेड (एसपीटीपीएल) के विशेष इकाई (स्टरलाइट पावर टेक्नोलॉजिज की इकाई) के बीच बिजली वितरण समझौते के माध्यम से खरीदगा जाएगा।

IndiaMART InterMESH Limited

indiamart Registered Office: 1st Floor, 29-Daryaganj, Netaji Subash Marg New Delhi - 110002 | Tel: +91-011-4560894 Corporate Office: 6th Floor, Tower 2, Assotech Business Cresterra, Plot No. 22, Sector 135, Noida, 201 305, Uttar Pradesh, India | Tel: +91-120-6777777

Website: www.indiamart.com | E-mail: cs@indiamart.com Contact Person: Manoj Bhargava, Company Secretary and Compliance Officer CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT DATED APRIL 29, 2022 PUBLISHED ON APRIL 30, 2022 FOR THE ATTENTION

OF THE EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF INDIAMART INTERMESH LIMITED FOR THE BUYBACK OF EQUITY SHARES THROUGH A TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA(BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED This corrigendum dated May 02, 2022 ("Corrigendum") is in continuation of and should be read in conjunction with the public announcement dated April 29, 2022 ("Public Announcement"), published on April 30, 2022 in Business Standard-English all editions and Business

Standard-Hindi all editions, in connection with the Buyback of Equity Shares of the Company wherein due to an inadvertent error, the

Intimation Date mentioned in paragraphs 4(ii)(a) and 4(ii)(c)of the Public Announcement, was mentioned as Friday, April 22, 2022 and $We dnesday, April\,27, 2022, respectively, instead of Monday, April\,25, 2022.$ Please note the above correction and read the Intimation Date as Monday, April 25, 2022 in paragraphs 4(ii)(a) and 4(ii)(c)of the Publ Announcement. Except as detailed in this Corrigendum, the other contents and terms in the Public Announcement remain the same. For and on behalf of the Board of Directors of IndiaMART InterMESH Limited

Brijesh Kumar Agrawal Dinesh Chandra Agarwal Manoi Bhargaya Whole time Director DIN: 00191760 Managing Director & Chief Executive Office Company Secretary and Compliano Membership No.: F 5164 DIN: 00191800 Date : May 2, 2022 Place : New Delhi