



Regd. & Corporate Office: 401-402, Lusa Tower Azadpur Commercial Complex, Delhi-110 033

Ref: IIL/SE/2023/0209/01 Dated: September 02, 2023

The Manager

Listing Compliance Department
BSE Limited
(Through BSE Listing Centre)

Scrip Code: 532851

Listing Compliance Department
National Stock Exchange of India Limited
(Through NEAPS)

Symbol: INSECTICID

Dear Sir/Madam,

Sub: Newspaper advertisement titled 'Information regarding 26th Annual General Meeting'

Please find attached copies of the newspaper advertisement titled 'Information regarding 26th Annual General Meeting' that published in the Business Standard Hindi and English newspapers.

This will also be hosted on the company's website at www.insecticidesindia.com

This is for information and records.

Thanking You, For Insecticides (India) Limited

Sandeep Digitally signed by Sandeep Kumar Date: 2023.09.02 14:08:51 +05'30'

Sandeep Kumar

Company Secretary & Chief Compliance Officer

Encl: As above

vegetarian, is not fussy about her

for her and what doesn't. "Igo

diginto dal-rice with glee.'

food, but is always open to trying new

nutrition practices to see what works

through phases, and right now I'm

trying to be gluten-free," she says.

"In the UK, there're a lot of gluten-

free, vegan options. And I can always

comes at a time when conversations

about investment and engagement in

women's sport are happening louder

speak, the English women's football

team beat hosts Australia in the semi-

than ever before. A day after we

finals of the Women's World Cup.

"All the girls in my team are

talking about it, and there's a lot of

people have rallied behind women's

Australian government had set up

buzz," she says. "I think the way

sport is amazing. I read that the

Mandhana's presence in England

IT'S TIME FOR ISRO TO **BASK IN THE SUN** After the **ADITYA-L1 SUN MISSION PAYLOAD TO** Chandrayaan-3 **SEND 1,440 IMAGES PER DAY** mission's successful softlanding on the moon, India is **5** mn km all set to launch Distance to be **Amount sanctioned** its first space in 2019; actual cost covered, four times mission to farther than the moon yet to be revealed study the sun-Aditya-L1 – on Saturday by 11:50 am. The MISSION TRAJECTORY A spaceship stationed Halo orbit insertion in L1 **Indian Space** around L1 will Research have a clear Organisation **Cruise phase** vision of the (Isro) started a Earth SOI exit sun without 23-hour, 40any occultation minute or eclipses. countdown on This will help Friday at 12:10 in real-time pm. Here is a look at the key Earth-centered Aditya-L1 in halo orbit transfer highlights of orbit around L1 point the observ-Lagrange atory-class **LAGRANGE POINTS Point 1 (L1)** solar mission: **Position in Space** between the sun and the earth. The gravitational forces create an enhanced region of attraction and repulsion, which can be used by a spacecraft to reduce fuel

Expected time for India's mission to reach L1

PSLV XL rockets: Launch vehicle to be used

for the mission which will place the spacecraft in

the spacecraft will be launched towards L1

1. Coronal heating

2. Coupling and dynamics of the solar

and solar wind

acceleration

atmosphere

3. Solar wind

low-earth orbit. Later using on-board propulsion,

LUNCH WITH BS ► SMRITI MANDHANA | CRICKETER

Evenly matched

Mandhana, Team India's vice-captain, opens up on tackling pressure, a packed calendar and the excitement over competing at the Asian Games, writes VAIBHAV RAGHUNANDAN

mriti Mandhana is agitated about her new laptop. She's trying to turn the zoom screen into a tile and failing repeatedly. Her media liaison officer and a colleague get involved. "It's really easy on the iPad, but somehow I can't do it here," she says. "Do you think it's because I'm using the website and not the app?" Nobody knows. And eventually, after several attempts, everyone gives up. She makes her peace with it quickly and gets on with it - something she has been trained to do from childhood.

At a time when most kids were being chastised by their parents to study hard, go to school and then hit the tuition circuits, Mandhana was expected to do far more. Growing up in Sangli, Maharashtra, she was identified early on as having too much talent to be left alone. She made her peace with it quickly and got on with it. Her first coach was Shrinivas, her father, who would soon put her in the hands of Anant Tambwekar, a junior state coach. At nine, she was picked to play for the Maharashtra U15 state side. Two vears later, she was fast-tracked into the Maharashtra U19, At 17, she was captaining her state. And at 22, she

would win the Arjuna Award. Mandhana is among the few Indian sportswomen whose name drips off the mainstream tongue with ease. Her exploits at the frontline of India's batting line-up, being named ICC Women's Cricketer of the Year in 2018, the bucketloads of runs at all levels across formats and the huge fan following (8 million and counting on Instagram) make her one of Indian sport's most keenly watched stars. It all culminated with her becoming the most expensive player at the inaugural Women's Premier League (WPL) auction earlier this year, fetching a whopping Rs 3.4 crore. The attention doubled. So perhaps did the pressure.

"Idon't think that has anything to do with the price tag though," Mandhana, 27, says. "Obviously, we knew that the tussle for high bids would be among 2-3 players from the Indian team, and when it happened, it was quite exciting for a brief moment, but I didn't attach much significance to it, honestly."

There's a pause and in that pause, I contemplate the unnecessary attention we pay to the correlation between money and competence. Sport, after all, is not predictable science; it's irrational and in its irrationality, is its allure. Besides, the money franchises spend isn't just for the player, but for the brand value that comes as part of the deal.

As it was, on the field, Mandhana had an underwhelming WPL campaign, scoring 149 runs in eight games as her team, the Royal Challengers Bangalore, finished fifth on the table. Her tribulations in the league were documented just as hard as her triumphs had been.

"I learnt a lot," she says, "about dealing with the attention, the pressure... If you'd asked me about this during the league, you'd have a different answer. But after three months of reflection, I'd say it's the best thing to have happened to me, to help me understand myself."

There's no pity in her tone, just generous self-reflection. Mandhana has since moved on (training, remember?), and has notched up runs for the National team in the recent series against Bangladesh, before shifting focus towards another franchise league, The Hundred, in the UK where she plays for the Southern Brave. It's a completely different kind of cricket — so different that it is not officially recognised. Hundred balls, whoever wins. The best part: every franchise is required to have a women's team, and the men's and women's competitions run alongside each other.

She is sitting and chatting at lunchtime from Southampton, England. In Delhi, if you're being healthy (as I am, with savoury oats), it's dinner. A huge part of the challenge for athletes travelling the world is being sequestered in hotel rooms and trying to get tasty and nutritious meals. Mandhana, a

screenings across the country for the Matildas' games, which shows you what even some amounts of investment can do." (The Matildas is the official nickname of the Australian women's national soccerteam.)

Change is in the air, and Mandhana is among the players driving it. Australia's fandom for the Women's World Cup has broken many records. Back in 2020, too, when the Australian team played India in the final of the Women's T20 World Cup at the Melbourne Cricket Ground, some 86,000 spectators had turned up. Even the inaugural WPL was attended and watched with gusto, the stands filled with fans.

"The demand is definitely there," Mandhana gushes. "I mean, during the WPL, I had to stop replying to messages because there were so many people asking for tickets. That was a first." She says for those two weeks, everyone in India seemed to be just talking about women's cricket. "which was amazing".

This has become the case for women's sport globally — a call from athletes to fans, and subsequently from fans to management to take them more seriously. It is Capitalism 101—demand creating investment for more supply. Mandhana endorses this, while acknowledging that perhaps when it comes to women's sport in the country, the Board of Control for Cricket in India (BCCI) is ahead of others.

She's back to form on the pitch too, and has helped the Southern Brave romp to the title in The Hundred. After missing out on the title for two years in a row, it was a breakthrough for the franchise and for herself. She will give the Australian league, the Big Bash, a miss this year, focusing instead on taking some time off to recover and be ready for national duty. The next assignment will be at the Asian Games, where, in a first, the BCCI is sending both its teams, men's and women's, to the event.

"Going to multi-sport events is a completely different experience," she says, the excitement dripping from her voice. "We obviously have experienced it more than the men, having been to the Commonwealth Games. You get to see so many world-class sportspersons; you can step out of your cricket bubble." She's excited to do that again, in China, where she will be part of the Indian contingent for the Hangzhou Asian Games, which begin on September 23. "It'll be really cool."

Google AI Search: What it is and how it works

distribution and

4. Initiation of Coronal

Mass ejection (CME),

space weather

flares and near-earth

temperature

The Al-enabled search is now available on Chrome desktop if you opt for it. It will be rolled out on the Google app for Android and iOS over next week

New Delhi, 1 September

Google on Thursday announced that it was opening its artificial intelligence (AI)powered Search as an experimental feature in India. Called Search Generative Experience (SGE), this experimental feature adds a layer of generative AI-powered experiences to Google Search.

The SGE will be made available to users as an opt-in experiment in Google's Search Lab, an initiative for general users to sign up and test Google's new experimental features and products.

So what is it and how does it work? Let's find out:

What is Google's SGE?

It is a new experience in Google Search powered by Generative AI to enhance the users' experience by providing relevant information upfront on the search page, instead of showing links of multiple websites that may have information related to search queries and keywords.

It essentially means that users with access to Google Search Generative Experience would see an AI-powered overview of key information to consider along with relevant links that point to the source of information.

Since it is open for testing in India, Google has added support for Hindi and English languages. It has also integrated its Textto-Speech feature, which would allow users to listen to the responses generated as search results.

How does it work?

The SGE is a Generative AI-powered version of Google Search. To know how it works, it is important to of contextual understand the fundamentals of Google Search.

possible with the In the traditional sense, Google Search shows results current model in the form of links to webpages that may — or may not — have relevant information related to user-generated keywords and queries.

the benefits

information.

which is not

In SGE, the relevant information from those links is compiled, organised and shown upfront.

Besides, it provides links to show the source of information and places photo results towards the end of the informa-



consumption

in position. **Lagrange Points**

are named in

Josephy-Louis

honour of

Lagrange

Parker Solar

Nasa's mission.

from the Sun's

launched in 2018,

reached 7.8 mn km

surface in Dec 2021 -

the closest ever by a

human spacecraft

Probe

needed to remain

tion to amplify the visual experience. SGE also brings the benefits of

contextual information, which is not possible with the current model of Google Search since it considers each search query as a new command. This essentially means that you can ask follow-up questions or

queries and Google's SGE would carry over the context from question to question. Google said SGE will be

able to understand long-form questions and prompts without the need for breaking it down into a number of smaller queries, which will significantly reduce the time taken to reach the desired output.

Since SGE supports English and Hindi languages, Google has made it easy to switch from an English result to Hindi by placing a language toggle button right on the top left side of the

information screen. Google said it would soon roll out the function that would allow users to use voice to ask follow-up questions instead of typing them in conversational mode.

Why is SGE in the experimental stage?

With AI and machine learning still rela-

tively new to the world of technology, Gen AI has its limitations.

Artificial intelligence is based on taking a more human-like approach rather than being completely accurate. Even though the AI models are trained on huge data sets, they can still be inaccurate. Google has also put in some restrictions on SGE, like limiting the type of queries that can be raised to prevent inaccuracy in search results. This is because, Google said, the SGE may misinterpret language that could change the meaning of the output.

Additionally, since it relies on large language model-based experiences, the information snapshot might include misrepresented facts or inaccurate identifiers.

Will SGE show ads like Google search?

Google will continue keeping the previously designated slots for ads since "it helps people find relevant products and services," it says. The ads on the Google search result page will appear as usual with a 'Sponsored' label.

When will it be available?

The SGE experiment is available to opted-in users on Chrome desktop as on August 31. It will be rolled out on the Google app for Android and iOS over the coming week.

LIFE INSURANCE CORPORATION OF INDIA Finance & Accounts Department, Central Office, Yogakshema', Jeevan Bima Marg, P.B.No.19953, Mumbai - 400021

Request for Proposal (RFP) for APPOINTMENT OF GST SUVIDHA PROVIDER (GSP) / APPLICATION SERVICE PROVIDER (ASP) FOR END TO END GST SOLUTION WITH ADVANCED GST **RECONCILIATION UTILITY in LIC**

Life Insurance Corporation of India invites e-Bids through website https://www.tenderwizard.com/LIC from eligible bidders for the work as per the details given below:

Bid Document No	LIC/FINANCE & ACCOUNTS/TAXATION CELL/01 DATED 01.09.2023
Name of Work	APPOINTMENT OF GST SUVIDHA PROVIDER (GSP) / APPLICATION SERVICE PROVIDER (ASP) FOR END TO END GST SOLUTION WITH ADVANCED GST RECONCILIATION UTILITY in LIC
Date and time for submission	01.09.2023 to 04.10.2023
Contact Email	cfo@licindia.com / cofna_gst@licindia.com

Note: Any addendum/corrigendum/ extension of date in respect of above tender shall be issued on website: https://www.tenderwizard.com/LIC and https://www.licindia.in/Bottom-Links/Tenders only and no separate notification shall be issued in the press

Dated: 02.09.2023

Chief Financial Officer

SASTASUNDAR VENTURES LIMITED CIN: L65993WB1989PLC047002

Registered Office: Azimganj House, 2nd Floor, 7 AbanindraNath Thakur Sarani (Formerly Camac Street), Kolkata - 700 017 Ph: (033) 2282 9330, Fax: (033) 2282 9335

Email: investors@sastasundar.com • Website: www.sastasundarventures.com INFORMATION REGARDING 34th ANNUAL GENERAL MEETING AND BOOK CLOSURE

nareholders may please be informed that the 34th Annual General Meeting (AGM) of the Company will be held on Friday, 29th day of September, 2023 at 3.00 P.M. (IST) through Video Conferencing (VC)/ Other Audio Visual Means (OAVM), in compliance with the latest General Circular No. 10/2022 dated 28th December, 2022, General Circular No. 03/2022 dated 5th May, 2022 read with Circular No. 20/2020 dated 5th May, 2020 issued by the Ministry of Corporat Affairs (MCA) and Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 issued by SEBI and the applicable provisions of the Companies Act, 2013 and SEBI (LODR) Regulations, 2015, to ransact the businesses that will be set forth in the Notice calling the AGM.

n compliance with the above Circulars, the Notice of 34th AGM and Annual Report 2022-23 will be ent to all Shareholders whose email addresses are registered with the Company/ Company Registrar and Share Transfer Agents / Depository Participants(s) and the same will also be available on the Company's website at www.sastasundarventures.com and on the website of the Stock Exchanges where the equity shares of the Company are listed viz. www.bseindia.com and

lanner of registering / updating email addresses: Members holding shares in physical mode who have not registered/updated their e-mai

addresses with the Company are requested to comply with the ISR 1 process a https://linkintime.co.in/home-KYC.html and https://web.linkintime.co.in/home-KYC.html and <a downloads.html Members holding shares in dematerialized mode, are requested to register / update the email addresses with relevant Depository Participants

anner of casting vote through e-voting:

Shareholders will have an opportunity to cast their votes on all businesses as set out in the Notice of the AGM through remote e-voting and e-voting during AGM.

The login credentials for casting the votes through remote e voting/ e-voting/ e-voting/ shall be

made available to the Shareholders through email.
The detailed procedure for casting the votes through e- voting shall be provided in the Notice of AGM.

Place : Kolkata

Date: 01.09.2023

ook Closure: ursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (LODR) Regulations, 2015, the Register of Members and Share Transfer Books of the Company wi emain closed from Saturday, 23^{et} September, 2023 to Friday, 29th September, 2023 (both days nclusive) for the purpose of AGM.

Members are requested to read carefully all the notes set out in the Notice of AGM and i articular, instructions for joining the AGM, manner of casting vote through remote e-voting and e

By Order of the Board For Sastasundar Ventures Limited Pratap Singh Company Secretary Mem. No.- ACS 24081

Regd. Office: 401-402, Lusa Tower, Azadpur Commercial Complex, Delhi-110033 CIN: L65991DL1996PLC083909 II Website: www.insecticidesindia.com Tel No.: 011-27679700-05 II E-mail: investor@insecticidesindia.com

INFORMATION REGARDING 26TH ANNUAL GENERAL MEETING NOTICE IS HEREBY GIVEN THAT the 26th Annual General Meeting (AGM) of the members of the Company will be held on Saturday, September 23, 2023 at 03.00 P.M through Video Conferencing ("VC") / other Audio-Visual mean ("OAVM") to transact the businesses as set out in the Notice of the AGM which is being circulate separately. In terms of latest General Circular No. 10/2022 dated December 28, 2022 and earlier circulars issued in regard to AGM through VC/OAVM by the Ministry of Corporate Affairs ("MCA circular") read with the Securities and Exchange Board of India Circular No. SEBI/ HO/CFD/PoD-2/P/ CIR/2023/4 dated January 5, 2023 and earlier circulars issued in this regard ("SEBI circular") has permitted the holding of the Annual General Meeting ("AGM") through VC/ OAVM, without the physical presence

The Annual Report 2022-2023 containing Notice of the 26th AGM are being sent only through electronic mode to all the Members whose e-mail address are registered with the Company/Depositories and also hard copy of the Annual report will be provided to those shareholders who will specifically request for the same. Members may note that Annual Report 2022-2023 containing Notice of 26th AGM is also available on the website of the Company www.insecticidesindia.com and website of stock exchanges i.e. BSE Limited at **www.bseindia.com** and National Stock Exchange of India Limited at www.nseindia.com and Central Depository Services (India) Limited (CDSL) at www.evotingindia.com.

Members can attend and participate in the AGM through VC/OAVM facility only Members attending the AGM through VC shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.

In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended by Companies (Management and Administration) Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR) members are provided with the facility to cast their votes on all resolutions set forth in the Notice of AGM using electronic voting system (remote e-voting), provided by CDSL and business may be transacted through such e-voting.

The e-voting period commences on Tuesday, September 19, 2023 (09:00 a.m.) and ends on Friday, September 22, 2023 (05:00 p.m. IST) (both days inclusive) During this period, members may cast their vote electronically. The e-voting modul shall be disable by CDSL thereafter.

As the AGM held only through VC/OAVM, the procedure for voting during the AGM is same as the procedure for remote e-voting. The facility for e-voting during AGM is only available to those members, present at the AGM through VC/OAVM facility and who would not have cast their vote on the resolutions set forth in the Notice of AGM by remote e-voting prior to the AGM and are otherwise not barred from doing so shall be eligible to vote through e-voting system at the AGM on such resolutions. Members who have voted through remote e-voting will be eligible to attend the AGM and their presence shall be counted for the purpose of guorum, however such shareholders shall not be entitled to cast their vote again at the AGM on such resolution(s) for which the Shareholder has already cast the vote through remote e-voting.

The voting rights of the members shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as on September 16, 2023 ("cut-off date"). Any person who is member of the Company as on the cut-off date is eligible to cast vote on all the resolutions set forth in the Notice of AGM using remote e-voting or voting at the AGM.

A person who has acquired shares and is a member of the company after the dispatcl of notice of AGM and holding shares as of cut-off date, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com. However, if the person is already registered with CDSL for remote e-voting then the existing user ID and password can be used for casting vote.

For details relating to attending AGM & remote e-voting, please refer to the Notice of the AGM, in case of any queries regarding attending AGM & e-voting by electronic means, please refer to the Frequently Asked Questions ("FAQs") and e-voting manua available at www.evotingindia.com, under help section or write an e-mail to helpdesk.evoting@cdslindia.com or contact Shri Rakesh Dalvi, Sr. Manager, Centra Depository Services (India) Limited (CDSL), A Wing, 25th Floor, Marathon Futurex Mafatlal Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai – 400013 o call on CDSL's toll free no. 1800 22 55 33

In case you have not registered your email address and/ or not updated your bank accour mandate, please follow below instructions

Physical Holding | Register/ Update the details in prescribed Form ISR-1 duly filled along with self-attested supporting documents and other relevant forms with Alankit Assignments Limited, Registrar and Transfer

Agent of the company at rameshk1@alankit.com Members may download the prescribed forms from the Company's website at https://www.insecticidesindia.com/investors-desk/

Demat Holding Register/ update your email addresses with the relevant Depositor

> For Insecticides (India) Limited Sandeep Kumai

Company Secretary

Date: 31/08/2023 Place: Delh

वी-मार्ट रिटेल लिमिटेड

(CIN - L51909DL2002PLC163727)



NMDC

पंजीकृत कार्यालय – 610-611, गुरु राम दास नगर, मेन मार्केट, एसबीआई बैंक के सामने, लक्ष्मी नगर, नई दिल्ली – 110092. **कॉर्पोरेट कार्यालय** – प्लॉट नं. 862, उद्योग विहार, इंडस्टियल एरिया, फेज – V, गुरुग्राम – 122016 (हरियाणा). टेलीफोन: 0124-4640030; फैक्स: 0124-4640046; ईमेल: cs@vmart.co.in; वेबसाइट: www.vmart.co.in

कंपनी अधिनियम, 2013 और निवेशक शिक्षा और संरक्षण निधि प्राधिकरण (लेखा, लेखा परीक्षा, स्थानांतरण और वापसी) नियम, 2016 के प्रावधानों के अनुसार, वित्तीय वर्ष 2015-16 के लिए अंतिम लाभांश, जिसका भुगतान सात वर्ष की अवधि तक नहीं किया गया है और जिसके ऊपर कोई दावा नहीं किया गया है 3 दिसंबर, 2023 को या उससे पहले निवेशक शिक्षा और संरक्षण निधि ("आईईपीएफ") में स्थानांतरित कर दिया जाएगा। और उन सभी सदस्यों के शेयर, जिन्होंने लगातार 7 (सात) वर्ष या उससे अधिक समय के लिए लाभांश का दावा नहीं किया है, वे शेयर निवेशक शिक्षा और संरक्षण निधि में स्थानांतरित किए जाएंगे।

उक्त नियमों के अनुपालन में, कंपनी ने उन सभी संबंधित सदस्यों को व्यक्तिगत नोटिस भेजे हैं जिनके शेयर आईईपीएफ में स्थानांतरित किए जाने हैं। ऐसे सदस्यों की पूर्ण जानकारी कंपनी की वेबसाइट www.vmart.co.in पर उपलब्ध कराई गई है । इस संबंध में, संबंधित सदस्य कपया इन बातों को ध्यान में रखें -

(क) वे सदस्य जिनके पास फिज़िकल रूप में शेयर हैं - नियमों के अनुसार, आईईपीएफ में शेयर स्थानांतरित करने के उद्देश्य से कंपनी सदस्यों के पास मौजद मल शेयर सर्टिफिकेट/ सर्टिफिकेटस के बदले में नया शेयर सर्टिफिकेट/ सर्टिफिकेटस उन्हें जारी करेगी, जिसके बाद उनके नाम पर पंजीकृत मूल शेयर सर्टिफिकेट/सर्टिफिकेट्स अपने आप ही रद्द हो जाएंगे और गैर-परक्राम्य माने जाएंगे।

(ख) वे सदस्य जिनके पास इलेक्ट्रॉनिक रूप में शेयर हैं - आईईपीएफ में स्थानांतरण के लिए उनके डीमैट खाते में से उचित संख्या में शेयर निकाल लिए जाएंगे।

आईईपीएफ में अपने शेयरों का स्थानांतरण रोकने के लिए, कोई भी सदस्य जिसका नाम उपरोक्त सुची में शामिल है, उसे लाभांश पर दावा करने के लिए अपने केवाईसी दस्तावेज, जैसे कि पैन की स्व-सत्यापित कॉपी, कैंसल किए गए चेक का पन्ना साथ में पते के सबूत के तौर पर बिजली/ गैस/ पानी आदि के नवीनतम बिल के साथ-साथ अन्रोध पत्र को 3 नवंबर. 2023 को या उससे पहले कंपनी और/या केफिन टेक्नोलॉजीज़ लिमिटेड, सेलेनियम टॉवर बी, प्लॉट नं. 31 और 3 2 । फाइनेंशियल डि्सट्रिक्ट नानकराम्गुडा । सेरिलिंगमपल्ली मंडल । हैदराबाद - 5 0 0 0 3 2 । भारत फोन: +91 40 6716 1606 व einward.ris@kfintech.com पर भेजना होगा या किसी भी अतिरिक्त जानकारी के लिए संपर्क करें।

3 नवंबर, 2023 तक सदस्यों द्वारा इक्विटी शेयरों के संबंध में कोई मान्य दावा नहीं मिलने की स्थिति में, कंपनी उक्त नियमों में निर्धारित आवश्यकताओं के अनुपालन में बिना कोई अतिरिक्त सूचना दिए, तय तारीख को आईईपीएफ में दावा रहित लाभांश और संबंधित इक्विटी शेयर स्थानांतरित कर देगी। कृपया ध्यान दें कि दावा रहित लाभांश राशि और आईईपीएफ में स्थानांतरित इक्किटी शेयरों के संबंध में कंपनी के विरुद्ध कोई दावा निहित नहीं होगा। कंपनी से समयबद्ध तरीके से पत्राचार पाने के लिए, यदि कोई है, सदस्यों से अनरोध है कि वे einward.ris@kfintech.com पर आरटीए के पास (यदि शेयर फिज़िकल रूप में रखे गए हैं) और अपने डिपॉज़िटरी पार्टिसिपेंट/पार्टिसिपेंट्स के पास (यदि शेयर डीमटीरियलाइज़्ड रूप में रखे गए हैं) अनुरोध भेजकर अपने ईमेल पतों का पंजीकरण कराएं।

स्थान: गुरुग्राम **दिनांक**: 01 सितम्बर, 2023

कते वी-मार्ट रिटेल लिमिटेड हस्ताक्षरः मेघा टंडन (कंपनी सचिव)



गणेशा इकोवर्स लिमिटेड

(पूर्व में एस.वी.पी. लिमिटेड)

सी.आई.एन. : L13114DL2003PLC118413

पंजीकृत कार्यालय- पी3-211, द्वितीय तल, सेन्ट्रल स्क्वायर 20,

मनोहर लाल खुराना मार्ग, बारा हिन्दू राव, दिल्ली - 110006

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20वीं वार्षिक सामान्य सभा, बुक क्लोजर व ई वोटिंग की सूचना

एतद्द्वारा सूचित किया जाता है कि कंपनी की 20वीं वार्षिक सामान्य सभा गुरूवार 28

सितम्बर 2023 को अपरान्ह 01:00 बजे से वीडियो कान्फ्रेन्सिग (VC)/ऑडियो

कारपोरेट कामकाज मंत्रालय (एमसीए) द्वारा जारी परिपत्रक दि० 28.12.2022, दि०

05.05.2020, दि0 13.04.2020, दि0 08.04.2020 तथा सेबी द्वारा जारी परिपत्रक दि0

05.01.2023, दि0 13.05.2022 व दि0 12.05.2020 के अनुपालन के तहत, कंपनी की

वार्षिक सामान्य सभा की सूचना एवं वित्तीय वर्ष 2022-23 की वार्षिक रिपोर्ट.

इलेक्ट्रानिक माध्यम से उन शेयरधारकों को भेजी जा चुकी है, जिनके ईमेल एड्रेस

कंपनी के रजिस्ट्रार एवं शेयर ट्रांसफर एजेंट अथवा डिपॉजिटरी के पास पंजीकृत है

उपरोक्त दुस्तावेज कम्पनी की वेबसाइट https://ganeshaecoverse.com

investors-relation/ तथा BSE की वेबसाइट www.bseindia.com पर

उपलब्ध है। कंपनी की वार्षिक सामान्य सभा की सूचना NSDL की वेबसाइट से भी

इसके अतिरिक्त सूचित किया जाता है कि कम्पनी अधिनियम 2013 की धारा 91 के

अनरूप, सदस्यों का रजिस्टर तथा शेयर ट्रांसफर बुक्स शुक्रवार, 22 सितम्बर 2023 से

इसके अतिरिक्त कम्पनी अधिनियम 2013 की धारा 108 के अनुरूप सूचना में निर्दिष्ट

व्यवसायों को इलेक्ट्रानिक माध्यम के द्वारा मतदान की सुविधा, कम्पनी के द्वारा सभी

सदस्यों को उपलब्ध करायी जा रही है। कंपनी द्वारा एनएसडीएल (NSDL) को

रिमोट ई—वोटिंग व सभा में ई—वोटिंग की सुविधायें प्रदान करने के लिये ेनियुक्त किया

वार्षिक सामान्य सभा की सूचना में डीमैट मोड, फिजिकल मोड में शेयर रखने वाले

इलेक्ट्रॉनिक माध्यम से वोट करने का तरीका प्रदान किया गया है।

सदस्यों और जिन सदस्यों ने अपने ई-मेल पते पंजीकृत नहीं किये हैं उनके लिए

रिमोट ई-वोटिंग, VC/OAVM के माध्यम से सभा में शामिल होने तथा सभा में

सभा की सूचना, ई-मतदान की विस्तृत कार्यप्रणाली के साथ कंपनी के उन

सदस्यों को जिनकी ईमेल आई डी कंपनी के पास पंजीकृत है दिनांक 01 सितम्बर

रिमोट इ वोटिंग शुरु करने की तिथि तथा समयः 25 सितम्बर 2023 (प्रातः 9 बजे)।

रिमोट इ वोटिंग की अंतिम तिथि व समयः 27 सितम्बर 2023 (सायंकाल 5 बजे)।

ऐसे व्यक्ति जो कि नोटिस के भेजे जाने के बाद कम्पनी के सदस्य बनते हैं तथा

कटऑफ तिथि यानी गुरूवार, 21 सितम्बर 2023 को शेयर धारित करते है, वे

ई – वो टिंग के लिए evoting@nsdl.co.in अथावा

ganeshaecoverse@gmail.com, Bssdelhi@ bigshareonline .com

रिमोट इ वोटिंग से मतदान की अनुमित 27 सितम्बर 2023 को सायंकाल 5 बजे के

बैठक में भी ई-वोटिंग सुविधा उपलब्ध होगी, ऐसे सदस्य जिन्होंने रिमोट

ई-वोटिंग से पहले वोट नहीं दिया है वे बैठक में ई वोटिंग के माध्यम से अपने

ऐसे सदस्य जिन्होंने बैठक से पूर्व रिमोट ई—वोटिंग द्वारा अपना वोट कर दिया है, वे

भी बैठक में उपस्थित हो सकते हैं किन्तु उन्हे पुनः वोटिंग की अनुमति नहीं होगी।

के सदस्य रजिस्टर में दर्जे होगा वे रिमोट ई वोटिंग अथवा बैठक में ई वोटिंग कर

अपडेट नहीं किया है, वे कंपनी के आरटीए, मेसर्स बिगशेयर सर्विसेज प्राइवेट

लिमिटेड को Bssdelhi@bigshareonline.com पर विधिवत हस्ताक्षरित अनुरोध

पत्र जिसमें शेयरधारक का नाम, फोलियो नं., पता और ईमेल आईडी का उल्लेख हो

सेल्फ अटेस्टेड पैन कार्ड की कॉपी के साथ भेजकर, अपने ईमेल पते को अपडेट कर

सकते हैं। डीमैट मोड में शेयर रखने वाले सदस्यों से अनरोध है कि वे अपने

http://www.evoting.nsdl.com के डाउनलोड भाग पर उपलब्ध 'FAQ'

तथा ई-वोटिंग मैनुअल देख सकते हैं अथवा टोल फ्री नं0 1800 1020 990 or

1800 22 44 30 पर एनएसडीएल से सम्पर्क कर सकते हैं। ई-वोटिंग से

सम्बन्धित किसी शिकायत पर निम्न से सम्पर्क करें :मिस पल्लवी महातरे मैनेजर-NSDL या मिस सोनी सिंह असिस्टेंट मैनेजर - NSDL टेडू वर्ल्ड 'ए विंग'

चौथी मंजिल, कमला मिल्स कंपाउंड, सेनापति बपत मार्ग, मुम्बई। ईमेल-

evoting@nsdl.co.in or pallavi@nsdl.co.in or soniS@nsdl. co.

कृते गणेशा इकोवर्स लिमिटेड

(नेहा गजवानी)

कंपनी सचिव

12. ई—मतदान सम्बन्धी किसी भी जानकारी के लिये सदस्य

डिपॉजिटरी पार्टिसिपेंट के पास अपना ईमेल पता पंजीकृत करें।

10. वह सदस्य जिनका नाम गरूवार 21 सितम्बर 2023 (कट ऑफ तिथि) को कम्पनी

11. फिजिकल मोड में शेयर रखने वाले सदस्य जिन्होंने कंपनी में अपने ईमेल पते को

पर ई—मेल भेजकर अपना यूजर आईडी व पासवर्ड प्राप्त कर सकते हैं।

विजुअल मीन्स (OAVM) के माध्यम से आयोजित की जायेगी।

गरूवार, 28 सितम्बर 2023 (दोनों दिन शामिल) तक बन्द रहेंगे ।

गया है।

पुनः सूचित किया जाता है कि

2023 को भेजी जा चुकी है।

बाद नहीं होगी।

सकते हैं।

in.

कट ऑफ तिथि गुरूवार, 21 सितम्बर 2023।

वोटिंग अधिकार का प्रयोग कर सकते हैं।

insecticides (INDIA) LIMITED

पंजीकृत कार्यालयः 401–402, लूसा टावर, आजादपुर कमर्शियल कॉम्प्लेक्स, दिल्ली–110033 सिनः L65991DL1996PLC083909, वेबसाइटः www.insecticidesindia.com टेली : 011-27679700-05, ई-मेलः investor@insecticidesindia.com

26वीं वार्षिक आम बैठक के संबंध में जानकारी

इसके द्वारा नोटिस दिया जाता है कि, AGM के नोटिस (जिसे अलग से प्रसारित किया जा रहा , में निर्धारित व्यवसायों का संचालन करने के लिए, कंपनी के सदस्यों की 26वीं वार्षिक आग . बैठक (AGM) **शनिवार, 23 सितंबर, 2023 को अपराह्न 03.00 बजे वीडियो कॉन्फ्रेंसिंग** ("VC") / **अन्य ऑडियो-विजुअल माध्यम ("OAVM") के माध्यम से** आयोजित की जाएगी नवीनतम सामान्य परिपत्र संख्या 10/2022 दिनांक 28 दिसंबर 2022 और कॉर्पोरेट मामलों के मंत्रालय द्वारा VC/OAVM के माध्यम से AGM के संबंध में जारी किए गए पहले परिपत्र ("MCA परिपत्र", जिसे भारतीय प्रतिभूति और विनिमय बोर्ड परिपत्र संख्या. SEBI/ HO/CFD/PoD-2/P/ CIR/2023/4 दिनांक 5 जनवरी, 2023 और इस संबंध में जारी पूर्व परिपत्रों ("SEBI परिपत्र") के साथ पढ़ा जाना चाहिए, ने वार्षिक आम बैठक ("AGM") VC/OAVM के माध्यम से सदस्यों की एक सामान्य स्थल पर भौतिक उपस्थिति के बिना आयोजित करने की अनुमति दी है।

26वीं AGM की सुचना वाली वार्षिक रिपोर्ट 2022-2023 केवल उन सभी सदस्यों को केवल इलेक्ट्रॉनिक मोड के माध्यम से भेजी जा रही है, जिनका ई-मेल पता कंपनी/डिपॉजिटरी के साथ . पंजीकृत है, और वार्षिक रिपोर्ट की हार्ड कॉपी उन शेयरधारकों को प्रदान की जाएगी जो विशेष रूप से इसके लिए अनुरोध करेंगे। सदस्य ध्यान दें कि 26वीं AGM की सूचना वाली वार्षिक रिपोर्ट 2022-23 कंपनी की वेबसाइट www.insecticidesindia.com और स्टॉक एक्सचेंजों यानी बीएसई लिमिटेड की वेबसाइट www.bseindia.com और नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड www.nseindia.com और सेंट्रल डिपॉजिटरी सर्विसेज (इंडिया) लिमिटेड (CDSL) www.evotingindia.com पर भी उपलब्ध है।

सदस्य केवल VC/OAVM सविधा के माध्यम से AGM में भाग ले सकते हैं। VC के माध्यम से AGM में भाग लेने वाले सदस्यों को अधिनियम की धारा 103 के तहत कोरम की गणना के उद्देश्य से गिना जाएगा। कंपनी अधिनियम, 2013 की धारा 108 के अनुपालन में कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के नियम 20 के अनुपालन में, कंपनी (प्रबंधन और प्रशासन) नियम, 2015 और सेबी के विनियमन 44 (सूचीबद्धता का दायित्व और प्रकटीकरण की आवश्यकताएँ) द्वारा संशोधित विनियम, 2015 (LODR), सदस्यों को CDSL द्वारा प्रदान की गई इलेक्ट्रॉनिक वोटिंग प्रणाली (रिमोट ई-वोटिंग) का उपयोग करके AGM के नोटिस में निर्धारित सभी प्रस्तावों पर अपना वोट डालने की सुविधा प्रदान की जाती है, और व्यापार ऐसे ई-वोटिंग के माध्यम से किया जा सकता है।

ई-वोटिंग की अवधि मंगलवार, 19 सितंबर, 2023 (सुबह 09:00 बजे) से शुरू होगी और शुक्रवार, 22 सितंबर, 2023 (05:00 बजे IST) (दोनों दिन शामिल) को समाप्त हो जाएगी। इस अवधि के दौरान, सदस्य इलेक्टॉनिक रूप से अपना वोट डाल सकते हैं। इसके बाद ई-वोटिंग मॉड्यूल CDSL द्वारा अक्षम कर दिया जाएगा।

चूंकि AGM केवल VC/OAVM के माध्यम से आयोजित की जाती है. AGM के दौरान मतदान की प्रक्रिया रिमोट ई-वोटिंग की प्रक्रिया के समान है। AGM के दौरान ई-वोटिंग की सविधा केवल उन सदस्यों के लिए उपलब्ध है, जो VC/OAVM सविधा के माध्यम से AGM में उपस्थित थे, और जिन्होंने AGM के नोटिस में निर्धारित प्रस्तावों पर रिमोट ई-वोटिंग से AGM से पहले अपना वोट नहीं डाला होगा, उनको भी ऐसा करने से रोका नहीं गया है, वो ऐसे प्रस्तावों पर AGM में ई-वोटिंग प्रणाली के माध्यम से मतदान करने के पात्र होंगे।

जिन सदस्यों ने रिमोट ई-वोटिंग के माध्यम से मतदान किया है, वे AGM में भाग लेने के पात्र होंगे और उनकी उपस्थिति कोरम के प्रयोजन के लिए गिना जाएगा, हालांकि ऐसे शेयरधारक ऐसे संकल्पों पर AGM में दोबारा वोट डालने के हकदार नहीं होंगे जिस पर शेयरधारक पहले ही रिमोट वोटिंग के माध्यम से वोट डाल चुके है। सदस्यों का मतदान अधिकार 16 सितंबर, 2023 ("कट ऑफ तिथि") तक कंपनी की चुकता इक्विटी शेयर पूंजी में उनके द्वारा रखे गए इक्विटी शेयरों के अनपात में होगा। कोई भी व्यक्ति जो कट-ऑफ तिथि पर कंपनी का सदस्य है, वह रिमोट ई वोटिंग या AGM में वोटिंग का उपयोग करके AGM के नोटिस में निर्धारित सभी प्रस्तावों पर वोट देने के लिए पात्र है।

एक व्यक्ति जिसने शेयर खरीदे हैं और AGM की सूचना भेजने के बाद कंपनी का सदस्य है और कट-ऑफ तिथि तक शेयर रखता है, वह helpdesk.evoting@cdslindia.com पर अनुरोध भेजकर लॉगिन आईडी और पासवर्ड प्राप्त कर सकता है। हालाँकि, यदि व्यक्ति रिमोट ई-वोटिंग के लिए पहले से ही CDSL के साथ पंजीकृत है तो वोट डालने के लिए मौजूदा यूजर आईडी और पासवर्ड का उपयोग कर सकता है।

AGM में भाग लेने और रिमोट ई-वोटिंग से संबंधित विवरण के लिए, कृपया AGM की सूचना देखें, AGM में भाग लेने और इलेक्ट्रॉनिक माध्यम से ई-वोटिंग के संबंध में किसी भी प्रश्न के मामले में कृपया अक्सर पूछे जाने वाले प्रश्न ("FAQ")देखें और ई-वोटिंग मैनुअल www.evotingindia.con पर सहायता अनुभाग के अंतर्गत उपलब्ध है या helpdesk.evoting@cdslindia.com पर एक ई-मेल लिखें या श्री राकेश दलवी, वरिष्ठ प्रबंधक, सेंट्रल डिपॉजिटरी सर्विसेज (इंडिया) लिमिटेड (CDSL) ए विंग, 25वीं मंजिल, मैराथन फ्यूचरएक्स, मफतलाल मिल कंपाउंड्स, एन एम जोशी मार्ग, लोअर परेल (पूर्व), मुंबई - 400013 से संपर्क करें, या CDSL के टोल फ्री नंबर 1800 22 55 33 पर कॉल करें।

यदि आपने अपना ईमेल पता पंजीकृत नहीं किया है और/या अपना बैंक खाता अधिदेश अपडेट नहीं किया है

तो कृपया नीचे दिए गए।	नेर्देशों का पालन करें
भौतिक धारण	स्व-सत्यापित सहायक दस्तावेजों और अन्य प्रासंगिक फॉर्मों के साथ विधिवत भरे गए निर्धारित फॉर्म आईएसआर-1 में विवरणों को कंपनी के अलंकिट असाइनमेंट्स लिमिटेड, रजिस्ट्रार और ट्रांसफर एजेंट के साथ rameshkl@alankit.com पर रजिस्टर/अपडेट करें। सदस्य कंपनी की वेबसाइट https://www.insecticidesindia.com/investors-

इन्सेक्टिसाइड्स (इंडिया) लिमिटेड के लिए

डीमैट धारण



M.P.MADHYA KSHETRA VIDYUT VITARAN CO. LTD.

(Govt. of Madhya Pradesh Undertaking) Nishtha Parisar, Bijlinagar, Govindpura, Bhopal-462023

Phone No.: 0755-2602033-34, Fax No.: 0755-2589821, gmproc04@gmail.com Website: https://mptenders.gov.in, CIN Number: U40109MP2002SGC015119 No. MD/MK/04/Abgd.NIT/2019 Bhopal, Dated: 01.09.2023

TENDER NOTICE

MPMKVVCL, Bhopal invites following bids through E-tendering.

Tender	Particulars	Approx.	Tender Fee	Date of	Date of
Specification		Value	Including GST	Pre-Bid	Opening
Number		(Rs. Cr)	@18% (in Rs.)	Conference	of Tender
MD/MK/ 04/975	Survey, Supply and Installation of ACDB, DCDB and Marshalling Box along with Replacement of Defective OTI, WTI, MOG and Switches, Indication Lamp, Ammeter, Voltmeter and Other Panels Equipments etc. at various 33/11KV Substation Under Substation Renovation Work on Semi Turnkey Contract Basis in MPMKVVCL, Bhopal.	6.54	11800/-	11.09.2023 3:30 pm	19.09.2023 3:30 pm

Other details are available on Company website https://portal.mpcz.in & https:// mptenders.gov.in

M.P. Madhyam/111782/2023

CHIEF GENERAL MANAGER (PROC.)

(भारत सरकार का उद्यम) 'खनिज भवन', 10-3-311/ए, कैसल हिल्स, मासाब टैंक, हैदराबाद-500028

शद्धिपत्र संख्या 2 दिनांक 02/09/2023

संविदा विभाग नएमडीसी लिमिटेड निम्नलिखित लाइव टेंडर की अपेक्षित पात्रता / योग्यता में संशोधन (जैसा

कि शुद्धिपत्र संख्या २ दिनांक 02/09/2023 में दर्शाया गया है) के संबंध में यह प्रेस अधिसूचन

निविदा पूछताछ संख्या: मु.(संविदा)/एसबीपीटीडी/एसपी—II/पैकेज— 1/944 दिनांक: 07.08.2023

कार्य का विवरण : दोणिमलै कॉम्पलेक्स, बेल्लारी, कर्नाटक में टर्नकी आधार पर टेलिंग बांध के डिजाइन, इंजीनियरिंग एवं निर्माण के साथ साथ नए 7 एमटीपीए लौह अयस्क स्क्रीनिंग एवं बेनेफिशिएसन प्लांट—।। (एसपी—।।) के डिजाइन, इंजीनियरिंग, विर्निमार्ण, आपूर्ति, इरेक्शन

उपरोक्त निविदा के विस्तृत **शुद्धिपत्र सं.2**, निविदा कागजाज एवं अन्य शुद्धिपत्र एनएमडीसी

वेबसाइट http://nmdcportals.nmdc.co.in/nmdctender केंद्रीय सार्वेजनिक खरीद पोर्टल

https://www.eprocure.gov.in/epublish/app तथा एमएसटीसी पोर्टल

https://www.mstcecommerce.com/eprochome/nmdc/buver_login.isp प्र

अतिरिक्त स्पष्टीकरण के लिए, प्रत्याशित बोलीकर्ता अपने प्रश्न ईमेल: contacts@nmdc.co.ir

अधिशासी निदेशक (वर्कस्)

एमएसटौसी निविदा सॅदर्भ सं. एनएमडीसी /एचओ /35/23&24/ईटी/343

14/09/2023 तक अवलोकन तथा/अथवा डाउनलोड किए जा सकते हैं।

तथा Souvik.G@dastur.com पर भेज सकते हैं।



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ARKADE DEVELOPERS LIMITED

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INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES

AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

PUBLIC ANNOUNCEMENT

Our Company was originally incorporated as 'Arkade Developers Private Limited', at Mumbai as a private limited company under the Companies Act, 1956 and received a certificate of incorporation issued by the RoC, on May 13, 1986. Thereafter, our Company was converted into a public limited company, pursuant to a special resolution passed by our Shareholders on June 5, 2023, and the name of our Company was changed to its present name pursuant to a fresh certificate of incorporation issued by the RoC on July 7, 2023. For further details in relation to changes in the Registered Office of our Company, see 'History and Certain Corporate Matters' on page 226 of the Draft Red Herring Prospectus dated August 31, 2023 ("DRHP"

Registered and Corporate Office: Arkade House, Opp. Bhoomi Arkade, Near Children's Academy, A S Marg, Ashok Nagar, Kandivali (East), Mumbai - 400101, Maharashtra, India. Contact Person: Sheetal Haresh Solani, Company Secretary and Compliance Officer; Email: cs@arkade.in; Tel: +91 (22) 28874742; and Website: www.arkade.in. Corporate Identification Number: U45200MH1986PLC039813

OUR PROMOTER: AMIT MANGILAL JAIN

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (EQUITY SHARES) OF ARKADE DEVELOPERS LIMITED (COMPANY) FOR CASH AT A PRICE OF [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF [●] PER EQUITY SHARE) (ISSUE PRICE) AGGREGATING UP TO ₹ 4,300.00 MILLION (ISSUE). THE ISSUE SHALL CONSTITUTE [●]% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OUR COMPANY, IN CONSULTATION WITH THE BRLM, MAY CONSIDER A PRE-IPO PLACEMENT AGGREGATING UP TO ₹ 200.00 MILLION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. THE PRE-IPO PLACEMENT SHALL BE UNDERTAKEN AT THE DISCRETION OF OUR COMPANY AND THE PRICE OF THE EQUITY SHARES ALLOTTED PURSUANT TO THE PRE-IPO PLACEMENT SHALL BE DETERMINED BY OUR COMPANY, IN CONSULTATION WITH THE BRLM. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE ISSUE SIZE WILL BE REDUCED TO THE EXTENT OF SUCH PRE-IPO PLACEMENT, SUBJECT TO THE ISSUE COMPLYING WITH THE MINIMUM ISSUE SIZE REQUIREMENTS PRESCRIBED UNDER REGULATION 19(2)(b) OF THE SCRR. THE PRE-IPO PLACEMENT SHALL NOT EXCEED 20% OF THE SIZE OF THE ISSUE. THE ISSUE INCLUDES A RESERVATION OF UP TO [●] ÈQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION (CONSTITUTING [●]% OF OUR POST-ISSUE EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (EMPLOYEE RESERVATION PORTION). OUR COMPANY MAY, IN CONSULTATION WITH THE BRLM, OFFER A DISCOUNT OF UP TO [●]% OF THE ISSUE PRICE (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO THE ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION (EMPLOYEE DISCOUNT), SUBJECT TO NECESSARY APPROVALS AS MAY BE REQUIRED. THE ISSUE LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE NET ISSUE. THE ISSUE AND THE NET ISSUE SHALL CONSTITUTE [ullet]% AND [ullet]% OF OUR POST-ISSUE PAID-UP EQUITY SHARE CAPITAL, RESPECTIVELY.

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, EMPLOYEE DISCOUNT, IF ANY, AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER (BRLM) AND WILL BE ADVERTISED IN ALL EDITIONS OF [.], AN ENGLISH LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION, ALL EDITIONS OF [●], A HINDI LANGUAGE NATIONAL DAILY WITH WIDE CIRCULATION, AND ALL EDITIONS OF [●], A MARATHI DAILY NEWSPAPER (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST 2 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, AND TOGETHER WITH THE 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 (SEBI ICDR REGULATIONS).

In case of any revision in the Price Band, the Bid/Issue Period will be extended by at least 3 additional Working Days after such revision in the Price Band, subject to the Bid/Issue Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, in consultation with BRLM for reasons to be recorded in writing, extend the Bid/Issue Period for a minimum of 3 Working Days, subject to the Bid/Issue Period not exceeding 10 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 press release, and also by indicating the change on the website of the BRLM and at the terminals of the other members of the Syndicate and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable

The Issue is being made in terms of Rule 19(2)(b) of the Securities Contacts (Regulation) Rules, 1957 (SCRR), read with Regulation 31 of the SEBI ICDR Regulations The Issue is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations, through the Book Building Process wherein not more than 50% of the Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (QIBs) (such portion referred to as QIB Portion), provided that our Company, in nsultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations (Anchor Investor Portion), out of which one-third shall be reserved for domestic Mutual Funds only, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors (Anchor Investor Allocation Price), in accordance with the SEBI ICDR Regulations. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of 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 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 ual Funds is less than 5% of the Net QIB Por n, the balance Equity added to the remaining Net QIB Portion for proportionate allocation to all QIBs. Further, not less than 15% of the Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors out of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹ 0.20 million and up to ₹1.00 million; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1.00 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 Investors and not less than 35% of the Issue shall be available for allocation to Retail Individual Investors in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. Further Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids being received at or above the Issue Price. All potential Bidders (except Anchor Investors) are required to mandatorily use the Application Supported by Blocked Amount (ASBA) process providing details of their respective ASBA accounts, and UPI ID in case of UPI Bidders, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank(s) under the UPI Mechanism, as applicable, to the extent of the 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 415 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our 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 pursuant to the Issue and has filed the DRHP dated August 31, 2023 with the SEBI on September 1, 2023 and thereafter with the Stock Exchanges. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, on websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.arkade.in and on the websites of the BRLM, i.e. Unistone Capital Private Limited at www.unistonecapital.com. Our Company invites members of the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLM on or before 5.00 p.m. on the 21 day from the aforesaid date of filing of the DRHP with SEBL

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 entire 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 Issue have not been recommended or approved by the 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 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the main board of the Stock Exchanges

For details of the share capital and capital structure of our Company, please see the section titled "Capital Structure" beginning on page 75 of the DRHP. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" beginning on page 226 of the DRHP.

BOOK RUNNING LEAD MANAGER



Unistone Capital Private Limited A/305, Dynasty Business Park, Andheri-Kurla Road, Andheri East, Mumbai - 400 059, Maharashtra, India, Tel: +91- 9820057533

Website: www.unistonecapital.com Investor grievance e-mail: compliance@unistonecapital.com Contact Person: Brijesh Parekh SEBI Registration Number: INM000012449

E-mail: mb@unistonecapital.com

Place: Mumbai Date: September 1, 2023 Bigshare Services Private Limited Office No. S6 -2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre Mahakali Caves Road, Andheri East, Mumbai - 400093, Maharashtra, India. Tel: +91-22-62638200 E-mail: ipo@bigshareonline.com Website: www.bigshareonline.com

REGISTRAR TO THE ISSUE

Bigshare Services Pvt. Ltd.

Investor grievance e-mail: investor@bigshareonline.com Contact Person: Jibu John SEBI Registration Number: INR000001385

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

For ARKADE DEVELOPERS LIMITED On behalf of the Board of Directors

Sheetal Haresh Solani

Company Secretary and Compliance Officer

ARKADE DEVELOPERS LIMITED is proposing, subject to the 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 August 31, 2023 with the SEBI on September 1, 2023 and thereafter with the Stock Exchanges. The DRHP is available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.arkade.in and on the websites of the BRLM, i.e. Unistone Capital Private

Limited at www.unistonecapital.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the U.Ś. Securities Act or an exemption from such registration. Accordingly, the Equity Shares are only being offered and sold outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable

laws of the jurisdiction where those offers and sales occur. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the issuer or the selling security holder and that will contain detailed information about the company and management, as well as financial statements. No offering or sale of securities in the United States is contemplated.

(पूर्व में एस.वी.पी. लिमिटेड) स्थान- कानपुर दिनांक: 01.09.2023

संदीप कुमार दिनांक : 31/08/2023 स्थान : दिल्ली कम्पनी सचिव

संबंधित डिपॉजिटरी प्रतिभागियों के साथ अपना ईमेल पता पंजीकृत,