

April 01, 2025

To,

National Stock Exchange of India Limited

"Exchange Plaza" Bandra-Kurla Complex, Bandra (East)

Scrip Symbol: IRMENERGY

BSE Limited

Phiroze Jeejeebhoy Towers Dalal Street Mumbai - 400001

Scrip Code: 544004

Sub: Newspaper Publication - Postal Ballot Notice

Dear Sir/Madam,

Mumbai - 400051s

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations), we are enclosing herewith the copies of Newspaper Advertisement published in "the Financial Express (English -National Daily All Edition)" and "the Financial Express (Gujarati Edition)" newspapers on April 01, 2025, i.e. today, regarding the dispatch of the Postal Ballot Notice along with explanatory statement thereto.

You are requested to take the same on record.

Thanking you,

Yours sincerely,

For, IRM Energy Limited

Akshit Soni Company Secretary & Compliance Office **FINANCIAL EXPRESS**

LEAD MANAGER TO THE ISSUE

New Delhi -110 049, India

.. continued from previous page.

AVAILABILITY OF PROSPECTUS: Investors are advised to refer to the Prospectus and the "Risk Factors" on page 19 of the Prospectus, before applying in the Issue. Physical copies of the Prospectus can be obtained from the Company's Registered Office, offices of Lead Manager to the Issue, offices of Consortium Members, Registrar to the Issue, and Designated Branches of the SCSBs. Full copy of the Prospectus is available on the websites of the Issuer at www.smcindiaonline.com, of the Lead Manager at www.corporateprofessionals.com, of BSE at www.bseindia.com, respectively and on the website of SEBI at www.sebi.gov.in.

PUBLIC ISSUE ACCOUNT BANK/ SPONSOR BANK/ REFUND BANK: HDFC Bank Limited

CONSORTIUM MEMBERS: Corporate Professionals Capital Private Limited, Globe Capital Market Limited and Moneywise Finvest Limited. Note: Capitalized Terms not defined herein shall have the same meaning assigned to them in the Prospectus.

STATUTORY AUDITORS

New Delhi - 110005

Tel: 45073430 / 31

kcgupta@pcbc.in

718/21, Joshi Road, Karol Bagh

Firm registration no.: 003824N

Email: pcbindalco@gmail.com,

Contact Person: K C Gupta

Peer review certificate no.: 013347

For further details, please refer Prospectus dated March 19, 2025.

Corporate Professionals Corporate Professionals Capital Private Limited D-28, South Extension, Part 1

Tel: +91 011 4062 2230/ 209/ 251 E-mail: mb@indiacp.com Investor Grievance ID: smc.ncd@indiacp.com Website: www.corporateprofessionals.com Contact Person: Anjali Aggarwal SEBI Registration No.: INM000011435 CIN: U74899DL2000PTC104508

(MUFG MATORISM MUFG Intime India Private Limited

REGISTRAR TO THE ISSUE

(formerly named as Link Intime India Private Limited) C 101, 247 Park, L. B. S Marg, Vikhroli West, Mumbai 400 083 Tel: +91 810 811 4949; Website: https://in.mpms.mufg.com/ E-mail: smcglobal.ncd2025@linkintime.co.in Investor Grievance Email: smcglobal.ncd2025@linkintime.co.in

Contact Person: Shanti Gopalkrishnan URL (SEBI): https://www.sebi.gov.in/sebiweb/other/OtherAction.do?do RecognisedFpi=yes&intmld=10 SEBI Registration No.: INR000004058; CIN: U67190MH1999PTC118368

IDBI Trusteeship Services Limited **ICRA** Limited Universal Building, Sir PM Road, Electric Mansion, 3rd floor, Appasaheb Marathe Marg.

Prabhadevi, Mumbai 400 025 Tel: +91-22-6114 3406 Contact Person: L. Shivkumar Email ID: shivakumar@icraindia.com Website: www.icra.in SEBI Registration No.: IN/CRA/008/15

CREDIT RATING AGENCIES

(T) IDBI trustee **IDBI Trusteeship Services Ltd**

DEBENTURE TRUSTEE

Fort, Mumbai - 400 001 Tel: 022 4080 7000; Fax: 022 6631 1776 Email: nikhil@idbitrustee.com/ gaurav.jeswani@idbitrustee.com/ itsl@idbitrustee.com Investor Grievance Email: response@idbitrustee.com Website: www.idbitrustee.com

Contact Person: Mr. Nikhil Lohana / Mr. Gauray Jeswani SEBI Registration No.: IND000000460

Suman Kumar M/s. P.C. Bindal & Co. 101, Sita Ram Mansion,

Address: 11/6B. Shanti Chamber, Pusa Road. New Delhi -110 005, India

Investor may contact the Registrar to the Issue or the Company Secretary and Compliance Officer in case of any pre-issue or post-issue related issues such as non-receipt of Allotment advice, demat credit, refund orders, nonreceipt of debentures certificates (in case of NCDs which have been re-materialised), transfers or interest on application money, etc. as the case maybe.

COMPANY SECRETARY AND COMPLIANCE OFFICER

DISCLAIMER: SMC Global Securities Limited ("Company"), subject to market conditions and other considerations, is proposing a public issue of secured, rated, listed, redeemable non-convertible debentures ("NCDs") and has filed a prospectus dated March 19, 2025 ("Prospectus") with the Registrar of Companies, NCT of Delhi & Haryana at Delhi ("RoC"), BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE") and Securities and Exchange Board of India ("SEBI"). The Prospectus is available on the website of the Lead Manager at www.corporateprofessionals.com and on the website of SEBI at www.sebi.gov.in. Investors proposing to participate in the Issue should invest only on the basis of the information contained in the Prospectus, including the section titled "Risk Factors" and "Material" Developments" beginning on pages 19 and 212 respectively of the Prospectus or in the advertisement or any other material issued by or at the instance of the Company and that anyone placing reliance on any other source of information would be doing so at their own risk.

Date: March 31, 2025 Place: New Delhi

Subhash Chand Aggarwal Chairman and Managing Director CONCEPT

For SMC Global Securities Limted



CORIENT Orient Technologies Limited

(Formerly known as Orient Technologies Private Limited) CORPORATE IDENTIFICATION NUMBER: L64200MH1997PLC109219

Registered Office: Off No-502, 5th Floor, Akruti Star, Central Road, MIDC, Opp. Akruti Point Central, Andheri (East), Mumbai - 400 093. Corporate Office: 602; Ackruti Center Point, MIDC Central Road, Andheri (East), Mumbai Maharashtra - 400 093 E-mail: complianceofficer@orientindia.net; Website: www.orientindia.in: Tel: +91 22 4292 8777

DECLARATION OF RESULTS OF POSTAL BALLOT

As per the applicable provisions of the Companies Act, 2013 ("the Act") and SEBI (Listing Obligations & Disclosure Requirements). Regulation, 2015 ("LODR Regulation"), as amended, the Company had provided the facility of e-voting to the Shareholders to enable them to cast their vote electronically on the resolutions set out in the Postal Ballot Notice dated February 27, 2025. The e-voting was open from 9.00 A.M. (IST) on Saturday, March 1, 2025, to 5.00 P.M. (IST) on Sunday, March 30, 2025.

The Board of Directors had appointed CS Alwyn D'Souza, of M/s Alwyn D'Souza & Co., Practicing Company Secretary (Membership No. FCS 5559 & Certificate of Practice No. 5137) or failing him Mr. Jay D'Souza (Membership No. FCS 3058 and Certificate of Practice No. 6915) Practicing Company Secretaries, as the Scrutinizer for remote e-voting on Postal Ballot Resolutions. The Scrutinizer has carried out the scrutiny of all the electronic votes received during the postal ballot period and submitted his Report on March 31, 2025. The results as per the Scrutinizer's Report dated March 31, 2025, are as follows:

Type of Resolution % Votes in Favour % Votes Against Sr. No. Particulars To consider and approve certain variations in the utilization | Special Resolution 0.01 of proceeds from the Public Issue, as outlined in the Company's Prospectus dated August 26, 2024

Based on the report of the Scrutinizer, the resolutions set out in the Postal Ballot notice have been approved by the shareholders with the requisite majority.

For ORIENT TECHNOLOGIES LIMITED (formerly known as Orient Technologies Private limited)

Ms. Nayana Nair Date: March 31, 2025 Company Secretary and Compliance Officer ACS-65753 Place: Mumbai

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR ATTENTION TO THE SHAREHOLDERS OF

HIGH STREET FILATEX LIMITED

("HSFL"/"TARGET COMPANY"/"TC") (Corporate Identification No. L10790RJ1994PLC008386) Registered Office: B-17, II" Floor, 22 Godam Industrial Area, Jaipur - 302006, Rajasthan; Phone No.: 0141-4025431; Email id: highstreet.filatex@gmail.com; Website: www.highstreetfilatex.in

In compliance with Regulations 3 (1) and 4 read with Regulations 15 of the SEBI (SAST) Regulations, 2011 This corrigendum to the detailed public statement is being issued by Navigant Corporate Advisors Limited, on behalf of Mr. Sandeep Agrawal (Acquirer-1) and Mrs. Anupriya Sandeep Agrawal (Acquirer-2) (Acquirer-1 and Acquirer-2 hereinafter collectively referred to as the "Acquirers") in compliance with the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations") and the SEBI Observation Letter no. SEBI/HO/CFD/CFD-RAC-DCR1/P/OW/2025/9005/1 dated March 24, 2025 in respect of Open Offer ("Offer") for the acquisition up. to 10,96,792 Equity Shares of Rs. 10/- each representing 26.00% of the emerging equity and voting share capital of the Target Company. The Detailed Public Statement ("DPS") pursuant to the Public Announcement ("PA") made by the Acquirers have appeared in Financial Express - English Daily (all editions); Jansatta - Hindi Daily (all editions); Pratahkal - Marathi Daily (Mumbai edition) and Maha Nagar Times - Hindi Daily - (Jaipur Edition) on 31" January, 2025

THE SHAREHOLDERS OF THE TARGET COMPANY ARE REQUESTED TO KINDLY NOTE THAT THE FOLLOWING INFORMATION RELATED TO OFFER:

 Update in the schedule of Activities: The original and revised schedule of activities is set forth as below: Original Date | Original Day | Revised Date | Revised Day

ACTIVRY	Uriginal Date	Unginal Day	Hevised Date	Revised Day
Public Announcement	24.01.2025	Friday	24.01.2025	Friday
Publication of Detailed Public Statement in newspapers	31.01.2025	Friday	31.01.2025	Friday
Submission of Detailed Public Statement to BSE, Target Company & SEBI	31.01.2025	Friday	31.01.2025	Friday
Last date of filing draft letter of offer with SEBI	07.02.2025	Friday	07.02.2025	Friday
Last date for a Competing offer	24.02.2025	Monday	24.02.2025	Monday
Receipt of comments from SEBI on draft letter of offer	04.03.2025	Tuesday	24.03.2025	Monday
Identified date*	06.03.2025	Thursday	26.03.2025	Wednesday
Date by which letter of offer be dispatched to the shareholders	13.03.2025	Thursday	03.04.2025	Thursday
Last date for revising the Offer Price	19.03.2025	Wednesday	08.04.2025	Tuesday
Comments from Committee of Independent Directors of Target Company	19.03.2025	Wednesday	08.04.2025	Tuesday
Advertisement of Schedule of activities for open offer, status of statutory and other approvals in newspapers and sending to SEBI, Stock Exchange and Target Company	20.03.2025	Thursday	09.04.2025	Wednesday
Date of Opening of the Offer	21.03.2025	Friday	11.04.2025	Friday
Date of Closure of the Offer	04.04.2025	Friday	28.04.2025	Monday
Post Offer Advertisement	15.04.2025	Tuesday	06.05.2025	Tuesday
Payment of consideration for the acquired shares	23.04.2025	Wednesday	14.05.2025	Wednesday
Final report from Merchant Banker	30.04.2025	Wednesday	21.05.2025	Wednesday

would be sent. All owners (registered or unregistered) of equity shares of the Target Company (except the Acquirers, Sellers) Existing Promoters) are eligible to participate in the Offer any time before the closure of the Offer.

As on date of the Letter of Offer, existing Share & Voting Capital / Fully paid Equity Existing Share & Voting Capital of the Target

- Company was Rs. 64,70,000 divided into 6,47,000 Equity Shares of Rs. 10/- Each and Emerging Equity Share & Voting Capital / Emerging Share Capital / Emerging Voting Capital was 42,18,430 fully paid -up equity shares of the face value of Rs. 10/- each of the Target Company being the capital post allotment of 35,71,430 equity shares (18,00,000 equity shares to Acquirer-1, 7,00,000 equity to Acquirer-2 and 10,71,430 equity shares to public category investors) on preferential basis: Since Target Company has allotted 16,96,430 equity shares (4,50,000 equity shares to the Acquirer-1, 1,75,000 equity shares to Acquirer-2 and 10,71,430 equity shares to public category investors) on preferential basis on 28" March, 2025, hence as on date of this Corrigendum to DPS, existing Share & Voting Capital / Fully paid Equity Existing Share & Voting Capital of the Target Company is Rs. 2,34,34,300 divided into 23,43,430 Equity Shares of Rs. 10/- Each.
- Equity shares allotted / to be allotted to the Acquirers, will be kept in demat escrow account in accordance with Regulation 22A of SEBI (SAST) Regulations.

All other terms and conditions remain unchanged. Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and LOF.

ISSUED BY MANAGER TO THE OFFER FOR AND ON BEHALF OF THE ACQUIRERS NAVIGANT CORPORATE ADVISORS LIMITED



804, Meadows, Sahar Plaza Complex, J.B. Nagar, Andheri Kurla Road, Andheri (East), Mumbai - 400 059. Tel No. +91-22-4120 4837 / 4973 5078

Email id: navigant@navigantcorp.com Website: www.navigantcorp.com

SEBI Registration No: INM000012243 Contact person: Mr. Sarthak Vijlani

Place: Mumbai Date: March 29, 2025

"IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

ANNOUNCEMENT TO THE SHAREHOLDERS OF

MAGNUS RETAIL LIMITED

("MAGNUS"/ "MRL" / "TARGET COMPANY"/"TC")

(Corporate Identification No. L72200MH1978PLC416753) Registered Office: Unit no 365, Shirshagaon, Niphad, Nashik, Maharashtra- 422001; Phone No.: +91-9112271471; Email id: info@magnusretail.in; magnusretailltd@gmail.com; Website: www.magnusretail.in

This Advertisement is being issued by Navigant Corporate Advisors Limited, on behalf of Mr. Karronn Naresh Bajai and Mr. Aditva Naresh Bajaj (Acquirer-2) (Acquirer-1 and Acquirer-2 hereinafter collectively referred to as the "Acquirers") in respect of Open Offer ("Offer") for the acquisition up to 8,78,878 Equity Shares of Rs. 10/- each representing 26.00% of the total equity and voting share capital of the Target Company. The Offer Opening Public Announcement pursuant to Detailed Public Statement ("DPS") and the Public Announcement ("PA") made by the Acquirers have appeared in Financial Express - English Daily (all editions); Jansatta - Hindi Daily (all editions); Pratahkal - Marathi Daily (Mumbai edition) and Lokmanthan - Marathi Daily (Nashik edition) on 24" March, 2025

- Acquirers have completed the dispatch of the Physical Letter of Offer on 17th March, 2025 to such shareholders whose email addresses were not registered with Target Company pursuant to regulation 18(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations")
- 2. Various Letter of Offers are returning undelivered. Hence it is to be reiterated that copy of the LOF is also available on the website of Securities and Exchange Board of India (SEBI), www.sebi.gov.in and also on the website of Manager to the Offer,
- Shareholders who have not received the Letter of Offer can tender the shares in accordance with procedure described in clause 8.15 on 25 of Letter of Offer, which is reproduced as below:

Procedure for Tendering the Shares in case of Non-Receipt of the Letter of Offer:

Persons who have acquired equity shares but whose names do not appear in the register of members of the Target Company on the Identified date, or those who have not received the Letter of offer, may also participate in this Offer. A shareholder may participate in the Offer by approaching their broker and tender Equity shares in the Open Offer as per the procedure mentioned in this Letter of Offer or in the Form of Acceptance-cum-Acknowledgement. The Letter of Offer along with Form of Acceptance-cum-Acknowledgement will be dispatched to all the eligible shareholders of the Target Company as on the Identified date. In case of non-receipt of the Letter of Offer, such eligible shareholders of the Target Company may download the same from the SEBI website (www.sebi.gov.in) or BSE website (www.bseindia.com) or Merchant Banker website (www.navigantcorp.com) or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the Equity shares of the Target Company. Alternatively in case of non-receipt of the Letter of Offer, shareholders holding shares may participate in the Offer by providing their application in plain paper in writing signed by all shareholder, stating name, address, number of shares held, client Id number, DP name, DP ID number, number of shares tendered and other relevant documents such as physical share certificates and Form SH-4 in case of shares being held in physical form. Such Shareholders have to ensure that their order is entered in the electronic platform to be made available by the BSE before the closure of the Offer.

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and LOF

ISSUED BY MANAGER TO THE OFFER FOR AND ON BEHALF OF THE ACQUIRERS NAVIGANT CORPORATE ADVISORS LIMITED

804, Meadows, Sahar Plaza Complex, J B Nagar, Andheri Kurla Road, Andheri East, Mumbai - 400059



Navigant

Email id: navigant@navigantcorp.com Website: www.navigantcorp.com SEBI Registration No: INM000012243

Tel No. +91 22 4120 4837 / 4973 5078

Contact person: Mr. Sarthak Vijlani

Place: Mumbai

Date: March 28, 2025

RM IRM ENERGY LIMITED

CIN- L40100GJ2015PLC085213

Registered Office: 4th Floor, Block 8, Magnet Corporate Park, Near Sola Bridge, S.G. Highway, Ahmedabad, Gujarat, India - 380054; Email: investor.relations@irmenergy.com; Website: www.irmenergy.com; Phone: 079-49031500

The Members of IRM Energy Limited (the "Company") are hereby informed that pursuant to the provisions of Section 110 and Section 108 of the Companies Act, 2013 ('the Act') and the Companies (Management and Administration) Rules, 2014 read with the circulars issued by Ministry of Corporate Affairs ('MCA') no. 14/2020 dated 8th April, 2020, 17/2020 dated 13th April, 2020, 20/2020 dated 5th May, 2020 and 09/2024 dated 19th September, 2024 (collectively referred to as 'MCA Circulars'), the Secretarial Standard - 2 on General Meetings issued by the Institute of Company Secretaries of India ('SS-2'), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('SEBI Listing Regulations') and other applicable provisions of the acts, rules, regulations, circulars and notifications (including any statutory modifications or re-enactments thereof for the time being in force and as amended from time to time), the Company seeks the approval of the members for Special Business by way of special resolution, as set out in the postal ballot Notice dated 24th March, 2025, along with explanatory statement (the "Notice") by way of electronic means (i.e. remote e-voting) only.

In accordance with the MCA Circulars, the Company has completed the dispatch of Notice on Monday, 31st March, 2025, through electronic mode to the members whose e-mail IDs were registered with Company/Depositories and whose names appeared in the Register of Members/list of beneficial owners maintained by the Company/ Depositories as on Friday, 28th March, 2025, i.e. the Cut-Off Date. Acopy of the Notice is available on the Company's website, i.e. www.irmenergy.com, in the investors section, on the website of the Stock Exchanges, i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of the e-voting agency i.e. MUFG Intime India Private Limited at https://instavote.linkintime.co.in.

In accordance with the provisions of the MCA Circulars, physical copy of the Notice along with the Postal Ballot form and the pre-paid business reply envelope are not sent to the members for this Postal Ballot and member can vote only through e-voting.

Voting rights shall be reckoned on the paid-up value of share registered in the name of the members as on the Cut-Off Date. A person who is not a member as on the Cut-Off Date should treat the Notice for information purpose only.

The Company has engaged the services of MUFG Intime India Private Limited (formerly known as Link Intime India Private Limited) ("MUFG Intime") for providing e-voting facilities to the members.

The members may please note the following e-voting period:

Friday, 28th March, 2025 9.00 a.m. IST on Tuesday, 01stApril, 2025 Commencement of e-voting 5.00 p.m. IST on Wednesday, 30th April, 2025 Conclusion of e-voting Members are requested to cast their vote through e-voting not later than 5.00 p.m. IST on Wednesday, 30th April, 2025, to be eligible for

being considered, failing which it will be strictly considered that no vote has been received. The e-voting module will be disabled by MUFG Intime upon expiry of the aforesaid period. Once the vote is cast, members will not be allowed to change it subsequently. The instructions on the process of e-voting for members holding shares in dematerialised and physical form as well as for members who

have not registered their email IDs, have been provided in the Notice. Members holding shares held in electronic form and who have not updated their email address of KYC details are requested to register/update the details in their demat account, as per the process advised by respective Depository Participant. Members holding

shares in physical forms who have not updated their email address or KYC details are requested to register/update the said details by writing to the Registrar and Share Transfer Agent, MUFG Intime. Further, members may temporarily get their e-mail address registered with the MUFG Intime, by clicking the link: https://web.in.mpms.mufg.com/EmailReg/Email_Register.html post successful registration of the e-mail, the member would get soft copy of the notice The Board of Directors of the Company has appointed M/s M. C. Gupta & Co, Company Secretaries, Ahmedabad, as the Scrutinizer to

scrutinize the e-voting process in a fair and transparent manner. After completion of scrutiny of votes cast, the result of e-voting by Postal Ballot shall be declared by the Chairman, or any other person

authorised by him within two working days from the conclusion of the e-voting. The result of e-voting will be displayed on the Company's website www.irmenergy.com in the investors section, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and on the website of the e-voting agency at https://instavote.linkintime.co.in.

For any query or issue regarding e-voting, you may refer Frequently Asked Questions ("FAQ") and InstaVote e-voting manual available under help section at https://instavote.linkintime.co.in or send an email to enotices@in.mpms.mufg.com or contact on Tel: 022 - 49186000 By Order of the Board

For, IRM Energy Limited

Place: Ahmedabad Akshit Soni Date: 31st March, 2025 Company Secretary & Compliance Officer

NAVI MUMBAI INTERNATIONAL AIRPORT (NMIA)

EXPRESSION OF INTEREST (EOI) FOR VARIOUS SLA BASED SERVICES (PACKAGE -1) AT NMIA

Corrigendum No 1

The deadline for submission of the response to EOI (published vide our EOI notice dated 19th March 2025) is now revised 5th April 2025, 15:00 hrs IST. For details refer to our Website: www.nmiairport.co.in



Registered Address: NH-54, Goniana Road, Near Lake-3 Bathinda, Puniab-151001 Factory Address: Bathinda Road, Jaitu, Faridkot, Punjab-151202 Email: info@abcotspin.in, Website: www.abcotspin.co.in, Phone: 01635232670, NOTICE OF POSTAL BALLOT

The members of A B Cotspin India Limited ("the Company") are hereby informed that pursuant to the provisions of Section 110 of the Companies Act, 2013 (the "Act") read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, as amended from time to time SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 and in accordance with guidelines prescribed by the Ministry of Corporate Affairs ("MCA") for conducting postal ballot process through remote e-voting vide General Circular issued by MCA ("MCA Circulars") from time to time. Secretarial Standards-2 on General Meeting ("SS-2") issued by the Institute of Companies Secretaries of India and other applicable laws and regulations, if any, the Company as on March 31, 2025 through an e-mail, sent a Notice of Postal Ballot along with Explanatory Statement dated March 27, 2025 ("Notice") along with the details of e-voting to the Members whose name appears in the Register of Member/List of Beneficial Owners as received from the Depositories/Depository Participants on March 28, 2025 and who have registered their e-mail addresses with the Company and/or with the Depositories/Depository Participants for seeking consent of the Members through postal ballot by e-Voting, in relation to the resolutions as detailed in the said Notice. n compliance with the MCA Circulars, the postal ballot notice and instructions for e-voting are being

sent only through electronic mode to those Members whose email addresses are registered with

The Company has engaged the Central Depository Services (India) Limited (CDSL) for providing e-voting facility to all its members. Members are requested to note that the e-voting will commence at 9:00 AM India Standard Time (IST) on April 01, 2025 and will end at 5:00 PM on April 30, 2025. The E-voting module will be disabled for voting by Central Depository Services (India) Limited after the said date and time. In compliance with Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "LODR Regulations") and pursuant to the provisions of Sections 108 and 110 of the Act read with the rules framed thereunder and the MCA Circulars, the manner of voting on the proposed resolution is restricted only to e-voting i.e., by casting votes electronically instead of submitting postal ballot forms. The communication of the assent or dissent of the Members would take place through the remote e-voling system only. However, it is clarified that all the persons who are members of the Company as on March 28, 2025 (including those members who may nothave received this notice due to non-registration of their e-mail ID's with the Company or withthe Depositories/Depository Participants) shall be entitled to vote in relation to the resolutionsspecified in the Notice. Members holding Shares in electronic form are requested to update their email address and mobile

number with their respective DPs. The Notice of the Postal Ballot is displayed on the website of the Company at www.abcotspin.co.in Stock Exchange i.e., National Stock Exchange India Limited at www.nseindia.com and Central Depository Services (India) Limited (CDSL) at www.evotingindia.com

The Board of Directors of the Company (the 'Board') has appointed Mr. Deepak Gupta, (COP No. 4629 and Membership No. F5339), Partner of DR Associate. Company Secretaries, as the Scrutinizer for scrutinizing the E-voting process and conducting the Postal Ballot and e-voting process in a fair and transparent manner. The result of the Postal Ballot will be announced on or before May 02, 2025 and shall be placed on the website of the Company, and on the website of the Central Depository Services (India) Limited (CDSL) at www.evotinginda.com and shall also be communicated to stock exchange, where shares of the Company are listed. to stock exchange, where shares of the Company are listed. In case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com or contact 022-23058738 and 022-23058542/

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Sr. Manager, (CDSL) Central Depository Services (India) Limited, A Wing, 25th Floor, Marathon Futurex, Mafatial Mill Compounds, N M Joshi Marg, Lower Parel (East), Mumbai-400013

or send an email to helpdesk.evoting@cdslindia.com or call on 022-23058542/43, By order of the Board of Directors For A B Cotspin India Limited

Date: 31.03.2025 Place: Bathinda, Punial

Kannu Sharma Company Secretary & Compliance Officer ACS-64063



NUCLEUS SOFTWARE EXPORTS LIMITED CIN: L74899DL1989PLC034594 Regd. Off.: 33-35 Thyagraj Market, New Delhi-110003 Tel No.: +91-120-4031400; Fax: +91-120-4031672

E-mail: investorrelations@nucleussoftware.com Website: www.nucleussoftware.com NOTICE TO THE SHAREHOLDERS OF THE COMPANY

For transfer of shares to the Investor Education and Protection Fund (IEPF) Account (As per Section 124(6) of the Companies Act, 2013) Shareholders are hereby informed that pursuant to the provisions

of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), as amended, the Final dividend declared for the Financial Year 2017-18, which remained unclaimed for a period of seven years will be credited to IEPF on July 1, 2025. The corresponding shares on which dividends were unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance with the Rules, Individual notices are being sent to all the concerned shareholders whose shares are liable to be transferred to IEPF as per the aforesaid Rules. The full details of such shareholders is made available on the Company's website https://investor.nucleussoftware.com/unclaim.aspx.

In this connection, please note the following:

- In case you hold shares in physical form: Duplicate share certificate(s) will be issued and transferred to IEPF. The original share certificate (s) registered in your name(s) and held by you, will stand automatically cancelled.
- 2) In case you hold shares in Electronic form: Your Demat account will be debited for the shares liable for transfer to IEPF.

In the event valid claim is not received on or before, June 26, 2025, the Company will proceed to transfer the liable dividend and corresponding Equity shares in favor of IEPF authority without any further notice. Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said rules. It may be noted that the concerned shareholders can claim the shares and dividend from IEPF authority by making an application in the prescribed Form IEPF-5 online after obtaining entitlement letter from the Company.

For any queries in respect of the above matter, shareholders are requested to contact the Company's Registrar and Share Transfer Agent, M/s KFin Technologies Limited at Unit: Nucleus Software Exports Limited, Selenium Tower B, Plot 31, & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032, Tel: +91-40-6716-2222 or mail ID: einward.ris@kfintech.com

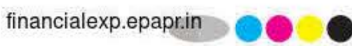
For Nucleus Software Exports Limited

Place: Noida Poonam Bhasin Date: 31.03.2025 Company Secretary















સ્ટેઈનલેસ એકેડેમી મારફત અમારી

પોતાની ઈક્રોમિસ્ટમ ઊભી કરીને

ખાળવાનો પ્રયાસ કરી રહ્યાં છીએ, જેમાં

અમે દેશભરના ૪૦,૦૦૦ કરતાં વધુ

સ્ટીલ ક્ષેત્ર અને તેના હિતધારકોના

કૌશલ્ય ફલકની જરૂરિયાતો તથા

પડકારો પર ધ્યાન આપે છે, એમ

જીન્દાલે કહ્યું હતું.

આ પહેલ ખાસ કરીને સ્ટેઈનલેસ

કેબ્રિકેટર્સને તાલીમ પૂરી પાડી છે.

નિષ્ણાતોની ટિપ્પણી

સ્ટેનલેસ સ્ટીલ સેક્ટરને આયાતો અને કિંમતના પડકારો અસરો કરી શકે છે

હતં.

નવી દિલ્હી, તા. ૩૧

પહેલી એપ્રિલથી શરૂ થઈ રહેલા નાણાંકીય વર્ષ ૨૦૨૬ના પ્રથમ ત્રિમાસિક ગાળામાં સ્થાનિક સ્ટેઈનલેસ સ્ટીલ ઉદ્યોગ માટે આયાતોનું જોખમ યથાવત રહેશે અને તેના કારણે ક્ષેત્રની વૃદ્ધિ પર માઠી અસર પડશે, એમ ઉદ્યોગના નિષ્ણાતોએ કહ્યું હતું.

આ ઉપરાંત, ઉદ્યોગ કાચા માલની કિંમતોમાં અસ્થિરતાના સ્વ૩૫માં પડકારોનો સામનો કરશે, એવી શક્યતા र्शन्तियन भ्रेनबेभ भीव रेववपमेन्ट એસોસિએશન (આઈએસએસડીએ)એ

ખાસ કરીને ચીન વિયેટનામમાંથી નીચી કિંમતની આયાતોનો પ્રવાહ સ્થાનિક ઉત્પાદકો માટે ચિંતાનો વિષય છે, એમ આઈએસએસડીએના પ્રમુખ રાજમણિ ક્રિષ્નમૂર્તિએ નાણાંકીય વર્ષ ૨૦૨૬ના પ્રથમ ત્રિમાસિક ગાળાના ચિત્ર પર

. સ્ટેઈનલેસ સ્ટીલનું ક્ષેત્ર મુખ્યત્ત્વે નિકલ અને કેરોએલોય જેવી ચાવી રપ આગતો માટે કાચા માલના અસ્થિર लावो श्रेवा अवशेधोनो आभनो ६३ એવી સંભવિતતા છે, એમ તેમણે કહ્યું

આ પરિબળોની સાથે વૈશ્વિક અનિશ્ચિતતાઓ અને તીવ્ર બની રહેલી સ્પર્ધા નફાનાં માર્જીન્સને પ્રભાવિત કરી શકે છે. એમ ઉદ્યોગના નિષ્ણાતે કહ્યું

જાન્દાલ એઈનલેસના મેનેજાંગ ડિરેક્ટર અભ્યુદય જીન્દાલે કહ્યું હતું કે, ભારતમાં સ્ટેઈનલેસ સ્ટીલ (લોંગ અને ફ્લેટ)નું ઉત્પાદન કરવા માટેની કુલ ક્ષમતાં ૭.૫ મિલિયન ટન (એમટી) છે. જોકે ૪૦ ટકા એઈનલેમ સ્ટીલ ક્ષમતાનો વપરાશ થતો નથી, એમ

તેમણે કહ્યું હતું. વળી, કૌશલ્યયુક્ત કાર્યબળની

પીએચડીસીસીઆઇનું અનુમાન

રાષ્ટ્રમાં તાંબાની માગ ઇન્ફ્રાસ્ટ્રકચર અને વીજ ક્ષેત્રના કારણે ૭% વધશે

નવી દિલ્હી, તા. ૩૧

પુનઃપ્રાપ્ય ઉર્જા અને માળખાગત ાવલતોના ક્ષેત્રોના વિકાસના કારણે વધી રહેલી વપરાશથી કોયરની માગ દેશમાં આવનારા વર્ષોમાં ૭ ટકા વધે તેવી શક્યતા છે. તેમ આ ઉદ્યોગની સાથે સંકળાયેલા એક અધિકારીએ જણાવ્યં

પીએચડીસીસીઆઇના પ્રેસિડન્ટ હેમંત જૈને જણાવ્યું હતું કે ઔદ્યોગિક

આવાસ, રાષ્ટ્રીય ધોરીમાર્ગ વિકાસ પ્રોજેક્ટ અને ઉર્જા સંક્રમણ પ્રોજેક્ટ જેવી નીતિગત પહેલ તાંબાની માગને આગળ વધારી રહી છે અને તેમાં નોંધપાત્ર વધારો થવાની ધારણા છે. ભારતમાં આગામી વર્ષોમાં કોપરની માગમાં ૭ ટકા વધારો થવાની ધારણા છે. કોપર સેક્ટર ખાનગી રોકાણ આકર્ષે તેવી અપેક્ષા છે, જેને સરકાર દ્વારા હેન્ડહોલ્ડિંગ દ્વારા ટેકો મળે છે. ખાસ

કોપરનું ઉત્પાદન ૭,૫૦,૦૦૦ ટનથી વધુના સ્થાનિક વપરાશ સામે વાર્ષિક ૫,૫૫,૦૦૦ ટન જેટલું છે. ભારત સ્થાનિક માગને પહોંચી વળવા માટે દર વર્ષે ૫.૦૦.૦૦૦ ટન કોપરની આયાત કરે છે. ઉદ્યોગના નિષ્ણાતોએ અનમાન લગાવ્યું છે કે૨૦૩૦ સધીમાં પાચાની ધાતની વધતી માગ વચ્ચે કોપરની માગ બમણી થઇ શકે છે, જે માગ પરવઠાના તકાવતને મોટા

અંદાજ અનુસાર ભારતનું રિફાઇન્ડ

બનાવશે. અશ્મિભૂત ઇંઘણથી . પુનઃપ્રાપ્ય ઉર્જામાં સંક્રમણ માટે ઇવી, સૌર પેનલ, વિન્ડ ટર્બાઇન, ઇવી બેટરી વગેરેના ઉત્પાદનને વીજ આપવા માટે મોટા પ્રમાણમાં કોયરની જરૂર પડશે જેએસડબ્લ્ય. આદિત્ય બિરલા ગ્રપ અને અદાણી ગ્રુપ જેવા સ્થાનિક સમૂહોએ સ્થાનિક ઉત્પાદન વધારવા માટે કોપરના ઉત્પાદન એકમમાં જંગી રોકાણ

કાયનાન્સિયલ એક્સપ્રેસ

THIS 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 MIDM. INTIAL PUBLIC OFFERING OF EQUITY SHARES ON THE SME OFFERING DE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBIL FOR REQUIATIONS"). PUBLIC ANNOUNCEMENT

કરીને પીએલઆઇ અને આત્મર્ભિર

દેશમાં કોલસાની આયાત જાન્યઆરી માટે ૧ ટકો ઘટીને ૨૧ એમટી થઇ પીઢીઆઇ નવી હિલી, તા. ૩૧ ૨૦૧૪-૨૫ માટે કોલસાની આવાતો એમટીથી ઘટીને ૪૪૧.૧૮ એમટી

દેશમાં કોલસાની આચાતો જાન્યુઆરી ૨૦૨૫ દરમિયાન સાધારણ ૧.૨૩ ટકા વધીને ૨૧.૩૭ મિલિયન ટન (એમટી)ના સ્તરે રહી છે.

સમાન સમય ગાળામાં ૨૧.૧૧ એમટી ૨૫ દરમિયાન પાછલા વર્ષના સમાન

૨૨૨.૬૭ એમટી પરસ્થિર રહી છે, તેમ બીટુબી ઇ-કોમર્સ પ્લેટફોર્મ એમજંક્શન દ્વારા સંકલિત કરાયેલા ડેટા પરના એક અહેવાલમાં જણાવાયું હતું.

કોર્કિંગ કોલ સિવાયની કોલસાની આયાતો એપ્રિલ-જાન્યુઆરી ૨૦૨૪-

એમટીથી ઘટીને ૧૪૧.૧૮ એમટી થક છે. કોર્કિંગ કોલની આયાતો ૧૦ ઘટીને ૧૨.૩૩ એમટી થઇ છે.

મહિનાના સમય ગાળા દરમિયાન ૪૭.૩૨ એમટીથી ઘટીને ૪૫.૮૮ એમટી થઇ છે. કુલ આયાતો જાન્યુઆરી ૨૦૨૫માં કોકિંગ કોલ સિવાયન

ORIENT Orient Technologies Limited

TECHNOLOGIES (Formerly known as Orient Technologies Private Limited)

CORPORATE IDENTIFICATION NUMBER: Le200MH1997FLC19239

and Office: Offi-95/23 p. Fino: Aprica Size Carella Read, MIDC. Operat Road Size Carella Andheri (East), Mumbail Maharashira -400 093

Corporato Office: 602. Advand. Center Pont, MIDC Central Road, Andheri (East), Mumbail Maharashira -400 093

E-mail: Complanceoffice-glorentian and Webalter. www.orientindiani; Tel-19/24/249 29177

DECLARATION OF RESULTS OF POSTAL BALLOT

As per the applicable previous of the Company Intelligence (A) 12 (1) Feb. (1) and SEI (1) allow (1) obligation & Biochicume Requirements, Requisitor, 2015 (FLODR Regulation), as amended, the Company had provided the facility of evoting to the Shareholders to enable the local their order electronically on the resolutions set of unit feed steal falled Notice date February 27, 2025. The evoting was open from 300 AM (15) no Shariday, March 1, 2025, is 0.0 PM, (IST) on Shariday, March 30, 2025.

The Board of Direction that appointed CS AMPO 1900, 2004 and 1900 PM (2004) PM

ı	Sr. No.	Particulars	Type of Resolution	% Votes in Favour	% Votes Against	
	1	To consider and approve certain variations in the utilization of proceeds from the Public Issue, as outlined in the	Special Resolution	99.99	0.01	
ı		Company's Prospectus dated August 26, 2024		L		

(A) LRM એનર્જી લિમિટેડ

CIN- L401003J2015PLC085213 રજિસ્ટર્ડ ઓફિસ: 4થો માળ, બ્લોક શ, મેએન્ટ કોર્પોરેટ પાર્ક, એસ.જી. ક્ષાઇવે, સોલા બ્રીજની પાસે, અમદાવાદ તત- 380054 ઈમેલ: invesior.relations@irmenergy.com; વેબસાઇટ: www.irmenergy.com; શેન! 079490

રાજ્યકે ઓક્સિ: વર્ચી માતા, લ્લોક કા, એમટે કોપેટર પાર્ડ, હેસા કું, લાગ્યે, લોલા લીજની પાર્ડ, અપદાવાદ, ગુજરાત'- 38050-544: ામ્યાલ્યા લાગાલાં ક્યાંગિયાનાં આવેલાં કરે કંપની અધિનિયમ, 2013 (પ્રોતિયમ) કામ અનુ વિવિદ્ધ (*કંપની ગૃન ક્ષાંચેન સાથે ક્ષાંચ કરવામાં આવે છે કે કંપની અધિનિયમ, 2013 (પ્રોતિયમ) કામ કર્યા કર

સાહે દ શાહાવાં મુખ્યું. કપાસાં લાવાય કરાવ હારા લાવાય વડાવાયાં માટ સર્વાયાના મંત્રુવા, માત્ર કાઇક્યુાલન માત્રાના (સ્વાર્ટ કર્યાના લાવાયાં મુખ્યું કર્યાના લાવાયાં કર્યાના હોંગાના કરાવાયાં હોંગાના કરાવાયાં આવ્યા કરાવાયાં આવ્યા કરાવાયાં આવ્યા કરાવાયાં આવ્યાં કરાવાયાં આવ્યાં કરાવાયાં આવ્યાં કરાવાયાં આવ્યાં કરાવાયાં આવ્યાં કર્યાં અને જંમાના નામ કરવાયાં કરાવાયાં આવ્યાં કર્યાં અને જંમાના નામ કર્યાં કર્યાં હોંગાના કરવાયાં આવ્યાં કર્યાં અને જંમાના નામ કર્યાં કર્યાં કર્યાં હોંગાના કરાવાયાં આવ્યાં કર્યાં કરાવાયાં કરવાયાં કરાવાયાં કરાવાયા કરાવાયાયા કરાવાયા કરાવાયા કરાવાયા

shipwaves

SHIPWAVES ONLINE LIMITED

SHIPWAVES ONLINE LIMITED

(Formerly known as Shipwaves Online Private Limited)

Our company was originally incorporated as a Private Limited Company under the name and style of "Shipwaves Online Private Limited" in accordance with the Companies Act, 2013 pursuant to a Certificate of Incorporation Issued by Registers of Companies, Bangalore, Karnataka on February 27, 2015 with other possible of the Companies Act, 2013 pursuant to a Certificate of Incorporation Issued by Registers of Companies, Bangalore, Karnataka on February 27, 2015 with other possible Company was changed to "Shipwaves Online Limited" vide a feet Certificate of Incorporation Company under the Company under the Company by Certification Number (CRI) being Unification Incorporated Limited Company to Public Company places and the Company to Public Company places and Company to Public Company places and Company for Public Company places and Company (Company) and Company (Company) (Company) and Company (Company) (Compan

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 1 EACH. THE OFFER PRICE IS 15 TIMES THE FACE VALUE OF THE EQUITY SHARES.

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENT) REGULATIONS, 2018 (THE "SEBI (DDR REGULATIONS") READ WITH RULE 19(2)(b)(f) OF SORR AS AMENDED. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICOR) REGULATIONS, 2018. (For further details please see "The Issue" beginning on page no. 4 of the Draft Prospectus.) A copy will be delivered for filing to the Registrar of Companies as required under sub-section 4 of Section 26 of the Companies Act, 2013.

In terms of Regulation 256 of SEBI ICDR Regulations read with the SEBI Circular No. CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015, and Unified Payments Interface (UPI) introduced vide SEBI Circular Ref: SEBI/HO/CFD/DILZ/CIR/P/2018/138 dated November 1, 2018 all the potential investors shall participate in the issue only through an Application Supported by Blocked Amount (*768A*) process providing details about the bank account which will be blocked by the Self Certified Syndicate Banks (*SCSBs*) for the same. Further, pursuant to SEBI Circular No. SEBI/HO/CFD/DCR2/CIR/P/2019/133 dated November 08, 2019, Individual Investors applying in public issue may use either Application Supported by Blocked Amount (ASBA) process or UPI payment mechanism by providing UPI ID in the Application Form which is linked from Bank Account of the investor. (For details in this regard, specific attention is invited to the contraction of the investor.)

mechanism by providing UPI ID in the Application Form which is linked from Bank Account of the investor. (For details in this regard, specific attention is invited to "Issue Procedure" beginning on page no. 225 of the Draft Prospectus.)

This public announcement is being made in compliance with the provisions of Regulation 247(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 Offer and has filed the Draft Prospectus fled with BSE SME shall be made public for comments, if any, for a period of at least 21 days, from the date of such filing by hosting in on the website of BSE SME at www.bisendia.com, on the website of the Company at www.shipwaves.com and on the website of the Lead Manager, i.e. Finishore Management Services Limited at www.finishoregroup.com. Our Company intribus members of the public to give their comments on the Draft Prospectus filed with BSE SME, with respect to disclosures made in the Draft Prospectus. The members of the public agree their comments on the Draft Prospectus filed with the SSE MINISH and Company Secretary and Compliance Officer of our Company and/of the Lead Manager at their respective addresses mentioned herein, by 5.00 p.m. on the 21" day from the aforesaid date of filing of the Draft Prospectus with BSE SME.

Investments in Equity and Equity related securities involve a degree of risk and investors should not invest any funds in this 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, investment sets on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI], nor does SEBI guarantee the accuracy or adequacy of the Draft Prospectus. Specific attention of the investors is invited to the section "Risk Factors" beginning on page 22 of the Draft Prospectus.

Any decision to invest in the Equity Shares described in the Draft Prospectus may only be taken after the Prospectus is been filled with the RoC and must be made solely on the basis of such Prospectus as there may be material changes in the Prospectus from the Draft Prospectus. The Equity Shares, when offered through the Prospectus, are proposed to be listed on the SME Platform of BSE Limited ("BSE SME").

For details of the share capital and capital structure and the names of the Signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" beginning on page 56 of the Draft Prospectus. The liability of members of ou

LEAD MANAGER TO THE ISSUE (F) FINSHORE

FINSHORE MANAGEMENT SERVICES LIMITED

FINSHORE MANAGEMENT SERVICES LIMITED
Anandlok Building, Block-A, 2nd Floor, Room No. 207,
227 A.J.C Bose Road, Kolkata-700020, West Bengal, India
Telephone: 033 – 2289 5101 / 4603 2561
Email: info@Rishoregroup.com
Contact Person: Mr. S. Ramakrishna Iyengar

Website: www.finshoregroup.com

Date : 31.03.2025

Investor Grievance Email: investors@finshoregroup.com SEBI Registration No: INM000012185

CIN No: U74900WB2011PLC169377

CAMEO CORPORATE SERVICES LIMITED Subramanian Building, No. 1, Club House Ro Chennai - 600 002, India Telephone: +91-44-40020700 / 28460390

Contact Person: Ms. K. Sreepriya

Investor Grievance Email: investor@cameoindia.com

REGISTRAR TO THE ISSUE

CIN No: U67120TN1998PLC041613 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed in the Draft prospectus

For SHIPWAVES ONLINE LIMITED

Bibi Hajira DIN-07008483

SHIPWAYES DOLINE 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 flied the Draft Prospectus advanted. Prospectus is deviable to the versible of the Set Si ME 1 www.besindia.com, the website of the Company at www.shipwayes.com and the website of the Company at website of the

This announcement has been prepared for publication in India and may not be released in the United States. 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 US Securities Act of 1933, as amended, or an exemption from registration. 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 Company and that will contain delicit information about the Company and management, as well as financial statements. There will be no public offering of the Equity Shares in the United States.