

Regd Office: 705, Galav Chambers, Sayajiganj, Vadodara-390 005. • Tel. (0265) 236 2909

CINNo.: L65910GJ1994PLC021759

Date: 4th July 2018

To
Dept. of Corporate Services,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai – 400 001

Scrip Code: 526935

Dear Sir

Sub.: Compliance under Regulation 30 & 47 of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015

Pursuant to Regulation 30 & 47 of SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015, please find enclosed Public Notice published in English Newspaper viz. 'Business Standard' and dated 2nd July 2018 in Gujarati Newspaper viz. 'Financial Express' informing about the 24th Annual General Meeting to be held on Saturday, 21st July 2018 and remote E-voting facility to its members.

This is for your information and records.

Thanking you,

Yours faithfully,

For M. B. Parikh Finstocks Limited

Mittal Cori

Company Secretary & Compliance Officer

Encl.: As Above

Corporate Off.: 9/10 Heena Arcade, 2nd Floor, S. V. Road, Jogeshwari (W), Mumbai - 400 102.

Tel.: (022) 2679 0434 / 2105 • Fax : 2679 0463 • E-mail : mbpfin@vsnl.com



Bharat Heavy Electricals Limited

EQUIPMENT REQUIRED

BHEL Tiruchirappalli requires 1) Orbital Hot Wire Pipe to Pipe Welding Machine (03 Nos) and 2) Orbital Hot Wire Tube to Tube Welding Machine (03 Nos), for which full details can be downloaded from BHEL's ebsite http://www.bhel.com (Tender Notifications Page) or from $\label{lem:https://eprocure.gov.in/epublish/app} \ \ \text{against the Reference No.}$ NIT 39428. Registration process for items required by BHEL is always open at https://supplier.bhel.in. Prospective suppliers (including MSEs and owned by SCs/STs) may visit this site and apply for registration in the respective unit.

All corrigenda/addenda/amendments/time extensions/clarifications, etc. to the tender will be hosted on above website(s) only and will not be published in any other media.

Bidders should regularly visit above website(s) to keep themselves updated.

AGM / MM / CE, BHEL, Tiruchirappalli – 620 014. Ph.: (0431) 257 4252 / 7421; email: subramani.p@bhel.in / vkaruna@bhel.in

vedanta

Business Standard

AHMEDABAD EDITION

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ATTENTION INVESTORS

It has been brought to the notice of Vedanta Limited that 'Vedanta Stocks' may have been purportedly claiming that the company is associated with Vedanta Limited, in a bid to dupe investors. Vedanta Limited (a subsidiary of Vedanta Resources Plc), is a globally diversified natural resources company and we would like to clarify that neither Vedanta Limited nor Vedanta Resources Plc nor any of its group companies are in any way related to 'Vedanta Stocks' (www.vedantastocks.com).

We are currently examining all possible options against the misuse of the Vedanta brand name. We would like to inform all our stakeholders and advise the public to remain vigilant against any potential fraudulent dealing by 'Vedanta Stocks' claiming any connections with Vedanta Limited and its group companies

CIN: LI3209MH1965PLC291394 lwww.vedantalimited.com

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL KOLKATA BENCH, KOLKATA

Company Petition No. 529/KB/2018 Connected With Company Application No. 214/KB/2017

The Companies Act, 2013.

And
In the Matter of:
An application under Section 230 to 232
and other applicable provisions of the
Companies Act, 2013 read with
Companies (Compromise, Arrangement
and Amalgamation) Rules 2016.

And
In the Matter of:

And
In the Matter of:
PSPLYWOOD PRODUCTS PRIVATE
LIMITED, a company incorporated under
the Companies Act, 1956 and having its
Registered Office at 113, Park Street,
North Block, 4th Floor, Kolkata-700016
in the state of West Bengal, within the
aforesaid jurisdiction.
And
In the Matter of:

In the Matter of:
SARDA PLYWOOD INDUSTRIES
LIMITED, a company incorporated under
the Companies Act, 1956 and having its
Registered Office at 9, Parsee Church
Street, Kolkata-700 001 in the state of
West Bengal, within the aforesaid

P S PLYWOOD PRODUCTS PRIVATE LIMITED. SARDA PLYWOOD INDUSTRIES

petition u/s Section 230 to 232 and

A petition u/s Section 230 to 232 and the rapplicable provisions of the Companies Act, 2013 read with Companies (Compromise, Arrangement and Amalgamation Rules 2016 for confirmation of Scheme o Amalgamation of Petitioner Nos. 1 & z abovenamed was presented by the Petitioners on 15/11/2017 and admitted or 13/06/2018 and the said petition is fixed for locaring before Kolkata Bench Kolkata, o National Company Law Tribunal, or 10/108/2018. Any person/s desirous o supporting or opposing the said petition should send to the Petitioners Advocate notice of his/her intention signed by him/ he

otice of his/her intention signed by him/ he his/her Advocate with his/her name an

dress, so as to reach the Petitione

ate fixed for hearing of the petition. Wher e/she seeks to oppose the petition, th

rounds of opposition or a copy of his/h fidavit shall be furnished with such notic

copy of the petition will be furnished by ்டிர் விச்சியின் will be furnished b ne undersigned to any person requiring th ame on payment of prescribed charges fo ne same.

RAJA SARKAR, Advocate 2nd Floor (Mezzanine), DPS India, 7A, Kiran Shankar Roy Road, Kolkata - 700 001. Mb.No. 98313 38384

ted the 30th day of June, 2018.

... Petitione

In the Matter of : The Companies Act, 2013.

In the Matter of :

CARRY PARRY ENTERPRISES INDIA LIMITED MUTTER MUTTER

CIN: U74110TN1990PLC020023

Registered office: 'Dare House', No.234, N.S.C. Bose Road, Chennai – 600 001
Phone: +91-44-25306789 Fax: +91-44-25342378
Email: secretarialpeil@parry.murugappa.com | Website: www.peil.in

NOTICE OF 27th ANNUAL GENERAL MEETING & BOOK CLOSURE

nailed/posted to the shareholders of the Company at their respective Address registered with us/Registrar and Share Transfer Agent NOTICE IS ALSO HEREBY GIVEN THAT pursuant to Section 91 of the Companies Act, 2013 read with Rule 10 of the Companies (Management and Administration) Rules, 2014 the Registe

Members at the said Annual General Meeting of the Company. On behalf of the Board

Place : Chennai

BHARAT HEAVY ELECTRICALS LIMITED

TENDER NOTIFICATION

BHEL invites offer from reputed interested bidders for the following jobs. Bidders may download tenders locument along with other details from web sites www.bhel.com & www.jantermanter.com/ CPP Porta & https://bhel.abcprocure.com. All corrigenda, addenda, amendments, time extensions, clarifications etc. to the tender shall be published in the said web sites only. Bidders should regularly visit websites t

SN JOB 1,0 CIVIL WORKS COMPRISING OF SUPER STRUCTURE WORKS AND ARCHITECTURAL WORKS OF VARIOUS BUILDINGS FOR 1X75 MW COMBINED CYCLE CAPTIVE POWER PLANT FOR VRMP T HPCL VISAKHAPATNAM, ANDHRA PRADESH. (Tender No: PSER:SCT:VRM-C1907:18).

1. Tender Cost: INR 10,000/-. 2. Tender Start Date: 02-07-2018 3. Due Date of Submission: 23-07-2018 C&I PACKAGE-1 - ERECTION, TESTING & COMMISSIONING OF C&I SYSTEM OF "SG, TG, STATION C&I OF UNIT# 1 AND C&I OF "FIRE DETECTION AND PROTECTION SYSTEM", "AIR COOLED CONDENSER SYSTEM" & OFFSITE BOP PKG ETC COMMON FOR UNIT # 1, 2 & 3 OF 3X660 MW, NORTH KARANPURA SUPER THERMAL POWER PROJECT AT JHARKHAND.

Tender Cost: INR 5000 /-. 2. Tender Start Date: 02-07-2018 3. Due Date of Submission: 23 -07-2018. C&I PACKAGE-2 - ERECTION, TESTING & COMMISSIONING OF C&I SYSTEM OF "SG, TG, STATION C&I OF UNIT#2" OF 3X660 MW, NORTH KARANPURA SUPER THERMAL POWER PLANT AT HARKHAND. (Tender No PSER:SCT:NKP-I 1909:18)

Tender Cost: INR 2500 /-. 2. Tender Start Date: 02-07-2018 3. Due Date of Submission: 23-07-2018. SR. ENGR (SCT)

Dixon

REGD. OFFICE: B-14 & 15, Phase-II, Noida, Gautam Budh Nagar, Uttar Pradesh- 201305

DIXON TECHNOLOGIES (INDIA) LIMITED CIN: L32101UP1993PLC066581

xoninfo.com, WEBSITE: www.dixoninfo.com, PH. NO.: 0120-4737200 NOTICE OF THE 25TH ANNUAL GENERAL MEETING. REMOTE E-VOTING INFORMATION AND BOOK CLOSURE

NOTICE is hereby given that the 25th (Twenty Fifth) Annual General Meeting ("AGM") of the Members of Dixon Technologies (India) Limited ("Company") will be held on Wednesday, 25tt July, 2018 at 03.00 P.M., at International Trade Expo Centre Ltd., Hall-C, Expo Drive, A-II Sector-62, Noida-201301, to transact the business mentioned in the Notice of AGM.

The Notice of 25th AGM setting out the Ordinary and Special Business proposed to b Transacted at the AGM together with the Annual Report has been sent in electronic mode to Members whose e-mail IDs are registered with the depositories. Physical copies of the Notice of 25th AGM and Annual Report have been sent to all other Members whose e-mail IDs are not registered, at their registered address through the permitted mode. The dispato

of the Notice of AGM and Annual Report 2017-18 has been completed on 30th June, 2018 In compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rul 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the Company is pleased to provide its Members the facility to cast their vote electronically through e-voting services provided by Karvy Computershare Private Limited ("Karvy"), on a the Resolutions set forth in the Notice of 25th AGM. M/S Shirin Bhatt & Associates, Compan Secretaries have been appointed as scrutinizer to scrutinize the remote e-voting and inst poll in a fair and transparent manner. The details as required under the aforesaid provision

Date and time of commencement of remote e-voting: Sunday, 22nd July, 2018 (09:00 a.m.)

Date and time of end of remote e-voting: Tuesday, 24th July, 2018 (05:00 p.m). A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date i.e., Wednesday 18th July, 2018 only shall be entitled to avail the facility of remote e-voting as well as

The Final Dividend of Rs. 2/- per equity share of face value of Rs. 10/- recommende by the Board of Directors, if approved by the members of the Company at the AGM, wil be paid within the prescribed time.

Any person, who acquires shares of the company and becomes member of the company June, 2018, may obtain the Login ID and Password by following the procedure as mentioned in the Notice of the AGM i.e. 15th

Voting through remote e-voting shall not be allowed beyond 05.00 p.m. on Tuesday 24th July, 2018 and the e-voting module shall be disabled by Karvy for voting thereafter

The facility of Insta voting shall be made available at the venue of AGM to those member who have not already cast their vote by remote e-voting and are present at the AGM

The notice of 25th AGM indicating the process of e-voting along with the attendance slip Proxy form and Annual Report can be downloaded from the company's website www.dixoninfo.com and from the Karvy's website www.karvycomputershare.com.

The members who have already casted their vote by remote e-voting prior to the meeting ma

also attend the meeting but shall not be entitled to cast their vote again at the AGM venue Electronic voting instructions: members may go through the instructions specified in the notice of 25th AGM and in case of any queries/grievances connected with electronic voting, members may refer the frequently asked questions (FAQ's) and e-voting user manual for shareholders available at the help/FAQ section of www.evoting.karvy.com or phone no. 040 - 6716 1500 or call Karvy's toll free No. 1-800-34-54-001 for any further clarifications

Pursuant to the provisions of Section 91 of the Companies Act, 2013 and rules made thereunder read with regulation 42 of SEBL (Listing Obligations and Disclosure Requirements Regulations, 2015, the register of members and share transfer books of the Company will remain closed from Thursday, 19th July, 2018 to Wednesday, 25th July, 2018 (both days inclusive) for the purpose of the 25th AGM of the Company and payment of Final Dividen ompany at www.dixoninfo.com & on the website of the Stock Exchanges where the shares company at www.dixonimo.com a on the website of the Stock exchanges where the shares of the Company are listed at www.bseindia.com and www.nseindia.com

By Order of the Board

For Dixon Technologies (India) Limited

Place: Noida Dated: 30th June, 2018

Ashish Kumar Group Company Secretary & Compliance Officer



COROMANDEL ENGINEERING COMPANY LIMITED

CIN: L74910TN1947PLC000343 Registered Office: Parry House, 5th Floor, 43, Moore Street, Chennai – 600001 Tel: +91 44 25301700, Email:investorservices@cec.murugappa.com; Website: www.coromandelengg.com

NOTICE

Notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority(Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs (MCA).

As per Section 124(6) of the Companies Act, 2013 (the Act) and the above mentioned rules, all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more are required to be transferred to the DEMAT Account to the Investor Education and Protection Fund (IEPF) Authority. In respect of dividend declared during the financial year 2010-11, the due date for the transfer of unclaimed dividend and the shares is 2nd October, 2018. Adhering to various requirements set out in the rules, the company has communicated individually, at the latest available address, to the concerned shareholders whose shares are required to be transferred to IEPFAuthority under the said rules for taking appropriate action.

To claim the unclaimed dividend amount before it is transferred to the credit of IEPE shareholders may forward to Karvy Computershare Private Limited (RTA), following documents (formats available on company website at https://www.coromandelengg.com) on or before 17th September, 2018

Letter of Undertaking, duly filled in and signed

Self-attested copy of PAN card and Address proof

Copy of cancelled cheque

The Company has also uploaded full details of such shareholders and shares due for transfer to IEPF Authority on its website at https://www.coromandelengg.com for verification by the concerned shareholders. Shareholders may note that both unclaimed and the shares to be transferred to the IEPF including all benefits accruing on such shares, if any, can be claimed by hem from the IEPF Authority after following the due procedure prescribed in the rules.

In case the Company/Karvy Computershare Private Limited (RTA) does not receive the requisite documents by 17th September, 2018 or such extended date, the company shall, with the view to comply with the requirements of said rules, transfer the shares to the IEPF Authority as per the procedure stipulated in the rules without further notice as detailed below

In case shares are held in Physical form: Duplicate share certificate(s) will be issued and transferred to IEPF. The original share certificate(s) which stand registered in the name of concerned shareholders will stand automatically cancelled.

In case shares are held on electronic form: Concerned shareholder's demat account will be debited for the shares liable for transfer to the IEPF.

Please note that upon transfer, the concerned shareholder can claim both, the unclaimed dividend amount and shares from the IEPF by making application in Form IEPF-5 online and sending the physical copy of the same, duly signed (as per the specimen signature recorded with the Company), along with the requisite documents enumerated in the Form IEPF-5 to the company at its Registered Office or RTA, for verification of claim. The Company shall send verification report to IEPF for refund of the unclaimed dividend amount and transfer of shares

For further information or clarification, concerned shareholders may contact the company or the RTA at the following address

Coromandel Engineering Company Limited 5th Floor, Parry House, 43, Moore Street, Parrys, Chennai 600 001 Tel No.: 044-25301700 investorservices@cec.murugappa.com www.coromandelengg.com

Place: Chennai

Date: 02.07.2018

back to the credit of the shareholder.

Karvy Computershare Pvt Ltd. Karvy Selenium Tower B. Plot 31-32. Gachibowli Financial District, Nanakramguda, Hvderabad - 500 032 Tel: 040-67161616/1560 Toll free No. 1800-4258-998 E-mail: einward.ris@karvy.com Website: www.karvy.com

For Coromandel Engineering Company Limited

C. Parvathi Nagara

Place: Bengaluru

Date : June 30, 2018

NOTICE IS HEREBY GIVEN THAT the Twenty Seventh Annual General Meeting of the members of Parry Enterprises India Limited will be held on Friday, the 27" day of July, 2018 at 4.30 P.M at Dare House, No. 234 N S C Bose Road, Chennai – 600 001 to transact the business mentioned in the notice sent individually to the Members/Beneficial Owners. The notice together with the Explanatory Statement under Section 102 of the Companies Act, 2013 are being

of Members and Share Transfer Books of the Company will remain closed from Friday, 20" July, 2018 to Friday, 27" July, 2018 (both days inclusive) for the purpose of Annual General Meeting and payment of dividend for the financial year ended 31" March, 2018, if approved by the

SUPPLY OF MATERIALS

Tender No. 30185446, Date : 16.07.2018

NAME OF THE WORK : HIGH

AVAILABILITY SINGLE SECTION DIGITAL AXLE COUNTER (HASSDAC)

SYSTEM COMPLETE WITH DUAL

SENSOR, INSPECTION BY RITES.

DIN:05275821

Date of Completion of sending of notices for E Voting : 21st June 2018

Date and time of commencement of voting through electronic mean Wednesday, 18th July 2018 at 9:00 am **EAST COAST RAILWAY**

Date and time of end of voting through electronic means: Friday, 20th July 2018 at

Website address of the Company where the Notice of Meeting is available

Please note that the E Voting facility will not be allowed beyond the time mentioned at

M

M B PARIKH FINSTOCKS LTD 705 Galav Chambers Sayajiguni Vadodara - 390005

CIN: L65910GJ1994PLC021759

NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the 24th Annual General Meeting of the Shareholders o

M B Parikh Finstocks will be held on Saturday, 21st July 2018, at 12.30 P.M. at 705, Galav Chambers, Sayajigunj, Vadodara – 390 005 to transact the business, as set out in the Notice, which along with the Financial Statements for the year ended on 31st

March 2018 and the Reports of the Directors and Auditors, has been sent to the

Notice is hereby given that pursuant to Section 91 of the Companies Act, 2013 the

Register of Members and Share Transfer Books shall remain closed from Saturda

14th July 2018 to Saturday, 21st July 2018 (both days inclusive) for the purpose of 24

Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 (v) of the Companies (Management and Administration) Rules, 2014, notice is given that the Members of the Company can avail the E-Voting facility through NSDL for all the

ousiness to be transacted at the 24th Annual General Meeting of the Company will be

Members of the Company at their registered addresses.

Members may also take note of the following:

Annual General Meeting

3 above. For any queries on the E Voting the members are hereby requested to contact the undersigned officer of the Company

BY ORDER OF THE BOARD OF DIRECTORS

For M B PARIKH FINSTOCKS LIMITED

Mrs. Monalisa Parikh Managing Director (DIN 00294485)

Regd Office: 705 Galav Chambers, Sayajigunj Baroda - 390005, Gujarat.

Date: 28th June 2018

General Manage

TATA SPONGE IRON LIMITED CIN:L27102OR1982PLC001091 Registered office: Post Joda

Email:investorcell@tatasponge.com

NOTICE

he intimation to stock exchanges issued inder Regulation 29 and 33 of SEB Listing Obligations and Disclosur Requirements) Regulations, 2015, i available on the website of the compan; (www.tatasponge.com), BSE Limited (www.bseindia.com), and National Stocl Exchange of India Limited

and Company Secreta

Date: : 30th June. 2018



Indian Overseas Bank

INSPECTION DEPARTMENT Central Office, 763, ANNA SALAI,

EMPANELMENT OF

FORENSIC AUDITORS

urther to our Advertisement dated

28.05.2018 inviting application from

eligible Chartered Accountant firms

for empanelment as Forensic Auditors

and addendum issued on 16.06.2018

we have further relaxed the eligibility

criteria and extended the last

date for submission of applications

upto 10.07.2018. The details are

available in our website

www.iobnet.co.in/tenders

gistered office: Fost 30da, eonjhar, Odisha-758034, India Tel:916767278178; Fax:916767278129

Website: www.tatasponge.com

Notice is hereby given that a meeting of the Board of Directors of Tata Sponge Iron Limited ('The Company') is scheduled to be held on Tuesday July 17, 2018, at the registered office of the Company at Post Joda, Dist. Keonjhar, Odisha – 758034, to consider and take on record, inter-alia, the audited financial results(Standalone and consolidated) of the Company for the quarter ending on 30th June, 2018. The intimation to stock exchanges issued

For TATA SPONGE IRON LIMITED Sanjay Kasture Chief Risk & Compliance Officer

infoedge

INFO EDGE (INDIA) LIMITED

CIN: L74899DL1995PLC068021 | Regd. Office: GF-12A, 94, Meghdoot Building, Nehru Place, New Delhi-19
Corp. Office: B-8, Sector-132, Noida-201304 (Uttar Pradesh) | Tel: 0120-3082000; Fax: 0120-3082095 Web: http://www.infoedge.in/; email: investors@naukri.com

NOTICE

Notice is hereby given pursuant to Regulation 47(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (LODR), that a Meeting of the Board of Directors of the Company will be held on Tuesday, July 24, 2018 at the Corporate office of the Company or at such other address as may be decided by the Board of Directors, to inter-alia, consider and approve the Unaudited Financial Results of the Company for the Quarter ended June 30, 2018, subject to a limited review by the Statutory Auditors.

In accordance with Regulation 46(2) and 47(2) of LODR, the details of the said Meeting are also available on website of the Company viz. http://www.infoedge.in/ and on the website of Stock Exchanges at http://www.bseindia.com/ and at http://www.nseindia.com/.

Date: June 30, 2018

Place: Noida

For Info Edge (India) Ltd (MM Jain) SVP-Secretarial & Company Secretary

By Order of the Board of Directors



Tejas Networks Limited

Corporate Identity Number: L72900KA2000PLC026980

Registered and Corporate Office: J.P. Software Park, Plot No. 25, Sy. No. 13, 14, 17 & 18, Konnapana Agrahara Village, Begur Hobli, Bengaluru-560 100, Karnataka Tel.: +91 80 4179 4600 Fax: +91 80 2852 0201 Website: www.teiasnetworks.com E-mail: corporate@teiasnetworks.com

NOTICE OF THE 18TH ANNUAL GENERAL MEETING, REMOTE E-VOTING AND BOOK CLOSURE INFORMATION

1. The 18th Annual General Meeting ('AGM') of the members of the Company will be held on Tuesday, July 24, 2018 at 3:00 P.M. (IST) at the Registered Office of the Company at J P Software Park, Plot No. 25, Sy. No. 13, 14,17,18, Konnapana Agrahara Village, Begur Hobli, Bangalore-560100, Karnataka, to transact the business as set forth in the Notice of the AGM.

Electronic copies of the Notice of the AGM and the Annual Report for fiscal 2018 has been sent to all members whose Email IDs are registered with the Registrar and Share Transfer Agent /Depository Participant(s). These documents are also available on the website of the Company at https://www.tejasnetworks.com/annual-reports.php. The notice of the AGM and the Annual Report for fiscal 2018 have been sent to all other members at their registered address in the permitted mode.

Members holding shares either in physical form or dematerialized form, as on the cut-off date (July 17, 2018), may cast their vote electronically on the business as set forth in the Notice of the AGM through the electronic voting system of the National Securities Depository Limited ('NSDL') from a place other than venue of the AGM ('remote e-voting'). All members are informed that:

The business as set forth in the Notice of the AGM may be transacted through voting by electronic means;

The remote e-voting shall commence on Thursday, July 19, 2018 (9:00 A.M. IST) and end on Monday, July 23, 2018 (5:00 P.M. IST): The cut-off date for determining the eligibility to vote by electronic means or at the AGM is July 17, 2018.

E-voting shall not be allowed beyond 5:00 P.M. (IST) on July 23, 2018. Any person who acquires shares of the Company and becomes a member of the Company after the dispatch of the Notice of the AGM and holds shares as of the cut-off date i.e. July 17, 2018, may obtain the login ID and password by sending a request at evoting@nsdl.co.in. However, if a person is already registered with NSDL for e-voting, then the existing User ID and Password can be used for casting votes.

Members may note that: a) The remote e-voting module will be disabled by NSDL by 5:00 P.M. (IST) on July 23, 2018 and once the vote on a resolution is cast by a member, the member shall not be allowed to change it subsequently; b) The facility for voting through ballot paper shall be made available at the venue of AGM; c) The member who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again; and d) Only persons whose names are recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date shall be entitled to avail facility of remote e-voting or voting at the AGM through ballot paper;

The notice of the AGM is available at the Company's website http://www.tejasnetworks.com/shareholders agm php and also on the NSDL's website https://www.evoting.nsdl.com.;

vii. In case of queries related to e-voting, members may refer to the Frequently Asked Questions (FAQs) for members and e-voting user manual for members at the 'Downloads' Section of the NSDL's website or call the toll free no.: 1800 22 2990 or contact Pallavi Mhatre, Assistant Manager, NSDL, Tel: + 91 22 24994545, Email: pallavid@nsdl.co.in / evoting@nsdl.co.in

The Register of Members and the Share Transfer Books of the Company will remain closed from July 18, 2018 to

July 24, 2018 (both days inclusive). For Tejas Networks Limited

Krishnakanth G V

Company Secretary and Compliance Officer

QUANTITY: 49NOS Date and time of opening of tender: At 1500 hrs of Dt. 16.07.2018. Complete details available at : http://

www.ireps.gov.in. Sr. Divisional Materials Manager PR-195/J/18-19

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

PARNAMI CREDITS LIMITED

CIN: L65910MH1993PLC302405

Registered Office: 310 V Star Plaza, 'A' Wing, Chandavarkar Road, Borivali (w), Mumbai - 400092, Maharashtra, India.

Phone No.: 022-4023 5742 | E-Mail ID: parnamilimited@gmail.com | website: parnamicredits.in

This Advertisement ("Pre-Offer Advertisement") is being issued by Hem Securities Limited (the "Manager to the offer") on behalf of Ms. Rachana Singi ("Acquirer") pursuant to Regulation 18 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011, as amended ("SEBI (SAST) Regulations") in respect of the Open Offer (the "Offer") to acquire up to 18,06,900 Equity Shares of ₹ 10/- each (the "Equity Shares") constituting 25.99% of the expanded paid up Share Capital (including preferential issue of 36,00,000 Equity shares of ₹ 10/- each proposed to be allotted to the Acquirer) of Parnami Credits Limited ("PCL" or the "Target Company" or "TC").

The Detailed Public Statement (the "DPS") with respect to the Offer was made on February 16, 2018 in Business Standard (English) (All Editions), Business Standard (Hindi) (All Editions) and Aapla Mahanagar - Marathi (Mumbai edition). This Pre-Offer Advertisement is being issued in all the newspapers in which the DPS was published. Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the PA, the DPS

1. Offer Price: The Offer is ₹ 11.75/- (Rupees Eleven and Paise Seventy Five) per Equity share. The offer price has been revised from ₹ 11.59/- to ₹ 11.75/- per Equity Share (i.e. inclusive of interest @10% per annum, for delay in payment beyond the scheduled payment date i.e. Tuesday, June 12, 2018, being the last date for payment of consideration under the offer in accordance with the timelines as stipulated under SEBI (SAST) Regulations, 2011).

2. Recommendations of the Committee of Independent Directors: A Committee of Independent Directors of the Target Company (the "IDCL") published its recommendation on the Offer on June 29, 2018 in Business Standard (English) (All Editions), Business Standard (Hindi) (All Editions) and Aapla Mahanagar (Marathi) (Mumbai Edition). The IDCL is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable and is in line with SEBI (SAST) Regulations, 2011.

3. This Offer is not a competing offer in terms of Regulation 20 of the SEBI Takeover Regulations. There has been no competitive bid to the Offer.

4. The dispatch of Letter of Offer was completed by June 26, 2018, to all the Eligible Shareholders of PCL, whose names appear in its Register of Members as on the Identified Date.

5. Please note that a copy of the Letter of Offer (including Form of Acceptance-cum-Acknowledgement) is also available on SEBI's website (http://www.sebi.gov.in/) and Eligible Shareholders can also apply by downloading such form from SEBI's website. Further, in case of non-receipt/non-availability of the Form of Acceptance-cum-Acknowledgement, the application can be made on plain paper along with the following details: a) In case of Equity Shares held in physical form: Shareholders holding Equity Shares in physical form may participate in

the Offer by approaching their broker and providing the following details: - Name(s) and address(es) of sole/joint holder(s)

(if any), number of Equity Shares held, number of Equity Shares tendered, distinctive numbers, folio number, self-attested

PAN card copy, self-attested copy of address proof consisting of any one of the following documents: Aadhar card, Voter identity card, Passport or Driving license, Original Share Certificate(s), Original broker contract note of a registered broker (in case of unregistered shareholders) and valid share transfer form(s) duly filled and signed by the transferors. b) In case of Equity Shares held in dematerialised form: Shareholders holding Equity Shares in dematerialised form may participate in the Offer by approaching their broker indicating the details of Equity Shares they intend to tender in the Offer . The non-resident Shareholders may participate in the Offer by providing their application in plain paper in writing signed by all Shareholders, stating names of all shareholders, address, client ID number, DP name, DP ID number, number of Equity

Shares tendered, investment status (i.e. FDI route or PIS route) and enclosing documents such as statutory approval(s)

6. In terms of regulations 16 (1) of the SEBI (SAST) Regulations, the Draft Letter of Offer was submitted to SEBI on Monday February 26, 2018 and all the observations suggested by SEBI vide their letter no. CFD/DCR2/OW/P/2018/12656/1 dated April 26, 2018 have been duly incorporated in the LOF. Further, in compliance to SEBI letter no. SEBI/HO/CFD/DCR1/OW/P/2018/14344/1 dated May 15, 2018, granting extension for opening the offer on account of non-receipt of statutory approval from Reserve Bank of India, subject to payment of interest @ 10% p.a. for delay, interest of ₹ 0.16 per Equity share (Revised offer price is ₹11.75 per equity share) will be paid to all the equity shareholders who will tender their equity

7. There have been no material changes in relation to the Offer since the date of the PA, save as otherwise disclosed in the

DPS, corrigendum to the DPS and the LoF. 8. Details regarding the status of statutory and other approvals: As disclosed in the LOF, to the best of the knowledge of the Acquirer, no other approvals are required in relation to the Open Offer. Certain statutory approvals which were initially required have been successfully attained by the target company, the details of which are as follows:

Approval from Reserve Bank of India: Approval of Reserve Bank of India under Non-Banking financial Companies (Approval of Acquisition or Transfer of Control) Directions, 2015 issued in terms of Notification No. DNBR (PD) CC.No 065/03.10.001/2015-16 dated July 09, 2015 is required for completing the offer.

Status of the Approval: The Target Company had made an application with the Reserve Bank of India for the aforesaid purpose on March 17, 2018. Subsequently, vide letter no. DNBS (MRO) 1 No. 2233/13.16.163/2017-18 dated June 18, 2018, Reserve Bank of India has accorded its approval for change in control and management of the Target

9. Revised Schedule of Activities:

Activity	Original Date	Original Day	Revised Date	Revised Day
Date of Public Announcement (PA)	February 08, 2018	Thursday	February 08, 2018	Thursday
Date of publication of the Detailed Public Statement (DPS)	February 16, 2018	Friday	February 16, 2018	Friday
Last date for a competing offer	March 14, 2018	Wednesday	March 14, 2018	Wednesday
Identified Date*	March 22, 2018	Thursday	June 20, 2018	Wednesday
Date by which Letter of offer (LOO) will be dispatched to the Shareholders	April 02, 2018	Monday	June 26, 2018	Tuesday
Last date for upward revision of Offer Price and/or Offer Size	April 03, 2018	Tuesday	June 28, 2018	Thursday
Last date by which committee of Independent Director of the Target Company shall give its recommendation	April 04, 2018	Wednesday	June 29, 2018	Friday
Date of Publication of Offer Opening Public Announcement	April 06, 2018	Friday	July 02, 2018	Monday
Date of commencement of Tendering Period (Offer Opening Date)	April 09, 2018	Monday	July 03, 2018	Tuesday
Date of Expiration of Tendering Period (Offer Closing Date)	April 20, 2018	Friday	July 16, 2018	Monday
Last Date of communicating rejection/ acceptance and payment of consideration for applications accepted/ return of unaccepted share certificates/ credit of unaccepted Equity Shares to Demat	May 08, 2018	Tuesday	July 30, 2018	Monday

*Identified Date is only for the purpose of determining the names of the shareholders as on such date to whom the Letter of Offer shall be sent 10. The Acquirer jointly and severally accept full responsibility for the information contained in this Advertisement and also

for the obligation of the Acquirer as prescribed under SEBI (SAST) Regulations. 11. A copy of this Pre-Offer Advertisement is expected to be available on the SEBI website at http://www.sebi.gov.in

12. The Open Offer will be implemented by the Acquirer through stock exchange mechanism made available by BSE in the form of separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations, 2011 and SEBI circulars CIR/CFD/POLICY/CELL/1/2015, dated April 13, 2015 and CFD/DCR2/CIR/P/2016/131 dated December 9 2016 and BSE notice no. 20170202-34 dated February 2, 2017 and notice no. 20170210-16 and 20170210-23 dated

February 10, 2017. Issued by the Manager to the Offer Manager to the Offer:



Place: Mumbai

Date: June 29, 2018

HEM SECURITIES LIMITED SEBI Registration No: INM000010981

904, A wing, 9th Floor, Naman Midtown, Senapati Bapat Marg, Elphinstone Road, Lower Parel, Mumbai 400 013

Tel: 022 49060041 | Fax No.: 022 - 49060000 Email: adarsh.c@hemsecurities.com | Website: www.hemsecurities.com

CIN: U67120RJ1995PLC010390 | Contact Person: Mr. Adarsh Chawla

For, and on behalf of Acquirer,

Ms. Rachana Singi

(A Govt. of India Ondertaking) thern Region, Room No. 505, Palika Bhawan, R.K. Puram, Sector-13, New Delhi - 110 066, Phone: +91-11-24121632, Fax: +91-11-24121633,

NOTICE INVITING TENDER

Tender in single packet system is invited from eligible bidders for the Sale of two plots at Kabrai, District Mahoba, Uttar Pradesh "ON AS IS WHAT IS BASIS":

Name of Work: Sale of two Plot of Land (Ghata No. 1112, 1113, 1114 & 1117 i.e. Plot-1 and

Ghata No. 1092 i.e. Plot-2) measuring 1.672 headares and 1.817 hedtares along with structures.

For further details, visit website https://www.lrcon.org. Amendments/ Corrigendum,

if any, would be hosted on the website only. (General Manager/Northern Region) e-mail: nro@ircon.org, Tel: 011-24121632

cost, after acceptance

of Bld

02 (Two)

Months

Tender No.: IRCON/NZ/KABRAI LAND/17

Amount of EMD

(Rs.)

Lakh

Period to deposit full | Cost of Tender

Document

(Rs.)

5,000/-

Dated: 02.07.2018

Submission

01.08.2018

at 15.00 hrs.



The latest trends in trends.

in business.

FINANCIAL EXPRESS

additional agenda

Place: Bengaluru

Date: 28.06.2018

Securities Exchange of India Limited.

केनरा बैंक <

न्यूअ ट्रेड અગ્રણી આઇટી સોલ્યુશન પ્રોવાઇડર હિંડન બ્રેઇન્સે સફળ કામગીરીના ૧૫ વર્ષની ભવ્ય ઉજવણી કરી



Head Office, 112, J C Road, Bangalore - 560 002

Addendum to 16th AGM Notice Dated 18.06.2018

Subsequent to the issuance of the Notice dated 18th June, 2018 convening 16th

AGM to be held on Thursday, the 26th July, 2018 at 10.15 A.M. at Jnanajyothi

Auditorium, Central College, Palace Road, Bengaluru - 560 001, the Board of

Directors of the Bank [on 27.06.2018] have approved the inclusion of following

Out of total capital raising plan of Rs 7000 Crores for the year 2018-19, the Board of

the Bank has decided to raise Equity share capital upto Rs. 60 crore (i.e. upto 6

crore equity shares with face value of Rs.10/- each), through Canara Bank

Employee Share Purchase Scheme (Can Bank-ESPS) amounting to a maximum

of Rs.1000 crore (including premium) in one or more tranches subject to mandatory/regulatory approvals from the GOI/SEBI/Other regulatory agencies

etc, in such a way that the Government of India holding does not fall below 51.00%.

The draft of the Special Resolution along with the Explanatory Statement is being

sent to all the Shareholders of the Bank (email / post) and the same has also been

hosted on the websites of the Bank and Karvy Computershare Private Limited

(E-voting agency) and also be available in the website of BSE Ltd. and National

Issue of Shares to Employees and Whole time Directors of the Bank

શહેર સ્થિત અગ્રણી આઇટી સોલ્યુશન્સ પ્રોવાઇડર હિડન બ્રેઇન્સ ઇન્ફોટેકે આજે રાજપથ ક્લબ પાસે પંડિત દિનદયાળ ઓડિટોરિયમમાં એચબી કન્વર્જન્સ ૨૦૧૮નાં આયોજન સાથે કંપની સફળ કામગીરીની ૧૫મી વર્ષગાંઠની ભવ્ય ઉજવણી કરી હતી. આ પ્રસંગે હિડન બ્રેઇન્સ ઇન્ફોટેકના ડિરેક્ટર્સ વિકાસ

ચઉચાર્યા, વિશાળ ચઉચાર્યા, રામ ચઉચાર્યા તથા એક્ઝક્યુટિવ ડિરેક્ટર-માર્કેટિંગ વિકાસ મિશ્રા અને એક્ઝિક્યુટિવ ડિરેક્ટર-ટેકનીકલ જુગલકિશોર ચઉચાર્યા ઉપસ્થીત રહ્યાં હતાં. કંપની વેબએપ્લીકેશન ડેવલપમેન્ટ, સોફ્ટવેર સર્વિસિસ, મોબાઇલ એપ ડેવલપમેન્ટ, ઇન્ટરનેટ ઓફ થિંગ્સ (આઇઓટી), બ્લોક ચેઇન, આર્ટિફિશિયલ ઇન્ટેલિજન્સ, ક્લાઉડ, બિગ ડેટા સહિતના ક્ષેત્રોમાં નોંધપાત્ર કામગીરી ધરાવે છે.

Canara Bank

Together We Can

B

(Rs.)

Crore

Balmer Lawrie & Co. Ltd.

(A Government of India Enterprise)
SBU: Logistics Infrastructure, Unit-CFS Kolkata
Regd. Office: 21, N S Road, Kolkata-700 001
P-3/1, Transport Depot Road, Kolkata-700088
CIN: L15492WB1924GOI004835, Website: www.balmerlawrie.com #GiveItUp

Public e-Tender Public e-Tender
Online 2-Bid Public Tenders are invited from reputed vendors for "SURVEY, MONITORING & TRACKING OF CONTAINERS & CARGO AT PORT & CFS KOLKATA" AND "WEIGHBRIDGE OPERATIONS AT CFS KOLKATA" e-Tender No.: BL/CFS-KOL/Survey-Monitor-Track/18-19 dated 02.07.2018
Due Date of Online Submission: 23.07.2018
EMD: Rs.1.0 lakhs. Tender fee: Rs. 5,000/- (MSME/NSIC Reg. Vendors are exempted from EMD and Tender fee).
"Any amendment / corrigendum, as and when required, will be uploaded only on the website of the company www.balmerlawrie.com and related Government of India e-procurement websites where this tender is floated and interested vendors should regularly visit these websites for updation".

For detail may visit: www.balmerlawrie.com / https://balmerlawrie.eproc.in

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M BPARIKH FINSTOCKS LTD

705 Galav Chambers Sayajigunj Vadodara - 390005 CIN: L65910GJ1994PLC021759

NOTICE OF ANNUAL GENERAL MEETING

NOTICE is hereby given that the 24th Annual General Meeting of the Shareholders of M B Parikh Finstocks will be held on Saturday, 21st July 2018, at 12.30 P.M. at 705, Galav Chambers, Sayajigunj, Vadodara – 390 005 to transact the business, as set out in the Notice, which along with the Financial Statements for the year ended on 31 March 2018 and the Reports of the Directors and Auditors, has been sent to the

Members of the Company at their registered addresses.

Notice is hereby given that pursuant to Section 91 of the Companies Act, 2013 the
Register of Members and Share Transfer Books shall remain closed from Saturday,

14" July 2018 to Saturday, 21" July 2018 (both days inclusive) for the purpose of 24" Annual General Meeting.
Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 (v) of the

Companies (Management and Administration) Rules, 2014, notice is given that the Members of the Company can avail the E-Voting facility through NSDL for all the business to be transacted at the 24th Annual General Meeting of the Company will be neld on 21" July 2018.

Members may also take note of the following:
Date of Completion of sending of notices for E Voting: 21st June 2018

- Date and time of commencement of voting through electronic means Wednesday, 18th July 2018 at 9:00 am
- Date and time of end of voting through electronic means: Friday, 20th July 2018 at
- Website address of the Company where the Notice of Meeting is available

www.mbpfin.com Please note that the E Voting facility will not be allowed beyond the time mentioned at

3 above. For any queries on the E Voting the members are hereby requested to contact the undersigned officer of the Company

BY ORDER OF THE BOARD OF DIRECTORS For M B PARIKH FINSTOCKS LIMITED

Mrs. Monalisa Parikh Managing Director (DIN 0029444 Regd Office: 705 Galav Chambers, Sayajigunj Baroda - 390005, Gujarat. Date: 28th June 2018

MANAGING DIRECTOR & CHIEF EXECUTIVE OFFICER

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 DISTRIBUTION OUTSIDE INDIA.

By Order of the Board of Directors

RAKESH SHARMA



indiamart[®] IndiaMART InterMESH LIMITED

Our Company was incorporated in New Delhi as 'IndiaMART InterMESH Limited' on September 13, 1999, as a public limited company under the Companies Act, 1956 ("Companies Act 1956"), with a certificate of incorporation granted by the Registrar of Companies, National Capital Territory of Delhi and Haryana ("RoC").

Corporate Identity Number: U74899DL1999PLC101534. Registered Office: 1st Floor, 29 Daryaganj, Netaji Subhash Marg, New Delhi 110 002, India; Tel: (+91) (11) 3027 2100; Fax: (+91) (11) 4350 980. For details of the change in the registered office of our Company, see "History and Certain Corporate Matters" on page 174 of the Draft Red Herring Prospectus dated June 29, 2018 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI"). Corporate Office: 7th & 8th Floors, Advant-Navis Business Park, Plot No. 7, Sector 142, Noida 201 301, Uttar Pradesh, India; Tel: +91 (120) 6777 800; Fax: +91 (120) 3977 666; Contact Person: Manoj Bhargava, Senior Vice President (Legal and Secretarial) Company Secretary and Compliance Officer; Tel: +91 (120) 6777 800; Fax: +91 (120) 3977 666; E-mail: cs@indiamart.com; Website: www.indiamart.com

OUR PROMOTERS: DINESH CHANDRA AGARWAL AND BRIJESH AGRAWAL

INITIAL PUBLIC OFFERING OF UP TO 4,288,801 EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF INDIAMART INTERMESH LIMITED ("INDIAMART" OR "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF TIP PER EQUITY SHARE (THE "OFFER PRICE") AGGREGATING TO TIP MILLION (THE "OFFER") THROUGH AN OFFER FOR SALE OF (A) UP TO 2,076,190 EQUITY SHARES BY INTEL CAPITAL (MAURITIUS), LIMITED: UP TO 170,502 FOUTY SHARES BY AMADEUS IV DPF LIMITED AND UP TO 475,000 FOUTY SHARES BY ACCION FRONTIFR INCLUSION MAURITIUS (TOGETHER, THE "INVESTOR SELLING SHAREHOLDERS"), (B) UP TO 852,453 EQUITY SHARES BY DINESH CHANDRA AGARWAL AND UP TO 577,656 EQUITY SHARES BY BRIJESH AGRAWAL (TOGETHER, THE "PROMOTER SELLING SHAREHOLDERS") AND (C) UP TO AGGREGATE OF 137,000 EQUITY SHARES BY THE OTHER SELLING SHAREHOLDERS (AS DEFINED IN THE DRHP) COLLECTIVELY, THE "SELLING SHAREHOLDERS"). THE OFFER INCLUDES A RESERVATION OF UP TO [-] EQUITY SHARES, FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (AS DEFINED IN THE DRHP), (WHICH SHALL NOT EXCEED 5% OF THE POST-OFFER EQUITY SHARE CAPITAL OF OUR COMPANY) (THE "EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER", AGGREGATING UP TO [1] EQUITY SHARES. THE OFFER AND THE NET OFFER SHALL CONSTITUTE [1]% AND [1]% OF THE POST-OFFER PAID UP EQUITY SHARE CAPITAL OF OUR

(1) THE PRICE BAND WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE SELLING SHAREHOLDERS AND THE BOOK RUNNING LEAD MANAGERS; AND (2) THE RUPEE AMOUNT OF DISCOUNT, IF ANY TO THE ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT") AND TO RETAIL INDIVIDUAL INVESTORS ("RETAIL DISCOUNT") AND MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN [*] EDITION OF [*] (A WIDELY CIRCULATED ENGLISH NATIONAL NEWSPAPER) AND [*] EDITION OF [*] (A WIDELY CIRCULATED HINDI NATIONAL NEWSPAPER, HINDI ALSO BEING THE REGIONAL LANGUAGE OF DELHI, WHERE OUR REGISTERED OFFICE IS SITUATED) AT LEAST FIVE WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE" AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOAD ON THEIR WEBSITES.

*Our Company in consultation with the BRLMs, may offer a discount of up to 10% of the Offer Price to Eligible Employees bidding in the Employee Reservation Portion and/ or to Retail Individual Investors. In case of a revision in the Price Band, the Bid/Offer Period will be extended for at least three additional Working Days after such revision of the Price Band subject to the Bid/Offer Period not exceeding a total of 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a press release, and also by indicating the change on the websites of

the Book Running Lead Managers ("BRLMs") and at the terminals of the other members of the Syndicate.

The Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended, (the "SCRR") and the Net Offer constitutes [-]% of the post-Offer paid-up Equity Share capital of our Company. The Offer is being made through the Book Building Process, in compliance with Regulation 26(2) of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009, as amended ("SEBI ICDR Regulations"), where at least 75% of the Net Offer will be Allotted on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Category"), provided that our Company in consultation with the BRLMs, may allocate up to 60% of the QIB Category to Anchor Investors, on a discretionary basis (the "Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which Equity Shares are allocated to Anchor Investors. Further, 5% of the QIB Category (excluding the Anchor Investor Portion) shall be available for allocation on a proportionate basis to Mutual Funds only and the remainder of the QIB Category shall be available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. If at least 75% of the Net Offer cannot be Allotted to QIBs, then the entire application money will be refunded forthwith. Further, not more than 15% of the Net Offer shall be available for allocation to a proportionate basis to Non-Institutional Investors and not more than 10% of the Net Offer 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 Offer Price. All Bidders (other than Anchor Investors) shall mandatorily participate in the Offer through the Application Supported by Block Amount ("ASBA") process, and shall provide details of their respective bank account in which the Bid Amount will be blocked by the SCSBs. Anchor Investors are not permitted to participate in this Offer through the ASBA process. For details in this regard, specific attention is invited to "Offer Procedure" on page 496 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 9(3) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, a public offer of its Equity Shares and has filed a DRHP with SEBI. Pursuant to Regulation 9(1) of the SEBI 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 filling, by hosting it on the websites of SEBI, at www.sebi.gov.in and the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and the websites of the BRLMs, i.e., IČICI Securities Limited, Edelweiss Financial Services Limited and Jefferies India Private Limited (collectively, the "BRLMs") at www.icicisecurities.com, www.edelweissfin.com and www.jefferies.com, respectively. The Company invites members of the public to give their comments on the DRHP to SEBI and/or the Company Secretary and Compliance Officer of the Company and/or the BRLMs with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments sent to SEBI, to the Company and the BRLMs at their respective addresses mentioned below. All comments must be received by the BRLMs and/or Company Secretary and Compliance Officer of the Company on or before 5 p.m. on the 215 from the aforementioned date of filing of the DRHP.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer 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 Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares offered in the Offer 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 19 of the DRHP.

ICICI Securities

ICICI Securities Limited ICICI Centre, H. T. Parekh Marg Churchgate, Mumbai 400 020 Maharashtra, India Tel: (+91) (22) 2288 2460/70 Fax: (+91) (22) 2282 6580 Email: indiamart.ipo@icicisecurities.com Website: www.icicisecurities.com Investor Grievance E-mail: customercare@icicisecurities.com Contact Person: Arjun A Mehrotra/Nidhi Wangnoo BOOK RUNNING LEAD MANAGERS **Edelweiss**

> **Edelweiss Financial Services Limited** 14th Floor, Edelweiss House Off C.S.T. Road, Kalina, Mumbai 400 098 Maharashtra, India Tel: (+91) (22) 4086 3535 Fax: (+91) (22) 4086 3610 E-mail: indiamart.ipo@edelweissfin.com Website: www.edelweissfin.com Investor Grievance E-mail: customerservice.mb@edelweissfin.com Contact Person: Yash Modi SEBI Registration No.: INM0000010650

Jefferies

42/43, 2 North Avenue, Maker Maxity, Bandra Kurla Complex, Bandra (East), Mumbai 400 051 Maharashtra, India Tel: (+91) (22) 4356 6000 Fax: (+91) (22) 6765 5595 E-mail: INDIAMART.IPO@jefferies.com Website: www.jefferies.com Investor Grievance E-mail: jipl.grievance@jefferies.com Contact Person: Javaraman Ganapathy **LINK**Intime

REGISTRAR TO THE OFFER

Link Intime India Private Limited C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai 400 083, Maharashtra, India Tel: +91 22 4918 6200 Fax: +91 22 4918 6195 Email: indiamart.ipo@linkintime.co.in Investor Grievance e-mail: indiamart.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058

SEBI Registration No.: INM000011179 SEBI Registration No.: INM000011443 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For IndiaMART InterMESH LIMITED On behalf of Board of Directors

Company Secretary and Compliance Officer

IndiaMART InterMESH LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP with SEBI. The DRHP is available on the websites of the SEBI at www.sebi.gov.in, websites of the Stock Exchanges at www.bseindia.com and www.nseindia.com and is available on the websites of the Book Running Lead Managers i.e. www.icicisecurities.com, www.edelweissfin.com and www.jefferies.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see "Risk Factors" on page 19 of the DRHP. Potential investors should not rely on the DRHP filed with the SEBI for making any investment decision and such investment decision must be made solely on the basis of the Red Herring Prospectus ("RHP") once filed with the RoC. The Equity Shares when offered through the RHP are proposed to be listed on the Stock Exchanges.

This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The securities described in this announcement have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. No public offering of securities in the United States is contemplated

ષક્યોરીટ ઇન્ટરેસ્ટ (એનફોર્સમેન્ટ) નિયમો,૨૦૦૨ના નિયમ ૩ સાથે વાંચીને મળેલી સત્તાની રૂએ માંગણા નોટિસ જારી કરી હતી.

🙏 એક્સિસ બેંક લિમિટેડ

ાને કે. ચાલા માઇનું ઘર (ઘર નં. ૧૧-૧૦-૬૩૩/એ)

નિચમ ૮(૧) હેઠળ કબજા નોટિસ (સ્થાવર મિલકત માટે) . જણાવવાનું કે, નીચે સહી કરનાર એક્સિસ બેંક લિમિટેડ, રીટેલ એસેટ સેન્ટર, પ-૨-૧૮૭/૧૮૪, ૩જો માળ, આર.પી.રોડ, સિક્ન્દરાબાદ બ્રાન્ચના ઓથોરાઇઝ્ડ ઓફીસરે નીચે જણાવેલ ગતાવળગતા લોન એકાઉન્ટના કરજદારોને સક્યોરીટાઇઝેશન અને રીકન્સ્ટ્રક્શન ઓફ ફાઇનાન્સિયલ એસેટ્સ અને એનફોસેમેન્ટ સિક્યોરીટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ હેટળ કલમ ૧૩ (૧૨)ને

ઇક્વીટેબલ મોર્ગેજમાં અપાચેલ મિલકત અરજદાર/સહઅરજદાર/ ગેરંટરનું નામ અને એકાઉન્ટ નં. . રવિન્દ્ર ઉપ્પાલાપાલી, શ્રી ભદ્રાઇ યુના પુત્ર, ૧૫૦, મારુતીનગર, ઉઘયાના યાર્ડ, લિમ્બાયાથ, સુરત ગુજરાત-૩૯૪૨૧૦. અહીં પણઃ શ્રી રવિન્દ્ર ઉપ્પાલપેલી, સી/ઓ. મે રૂપા ટેક્સટાઇલ, પી.નં. ૨-૩ ના રોજ ૧૦-૬૩૩/બી. આરસીસી રેસિડેન્સિયલ બિલ્ડીંગ જેમા ગ્રાઉન્ડ અ ુ બ્લોક નં.એમ૩, હિબોન્દ ઇન્ડ. એસ્ટેટ, ગાર્ડન મીલ પાસે, જોલુઆ, સુરત, ગુજરાત-૩૯૫૦૧૦. અહી પ્રથમ માળનો સમાવેશ થાય છે, બિલ્ટઅપ એરીયા (બીપીએઃ . યણ મિલકતનું સરનામુઃ શ્રી રવિન્દ્ર ઉપ્પાલાપાલી, શ્રી ભદ્રાઇ યુના પુત્ર, ઘર નં. ૧૧-૧--૬૩૩ પ્રનુસાર), જીએફઃ ૨૧૨૯.૮૭ ચો. ફુટ (ટોઇલેટ સહીત) અને એફએ ા ૧૨હાનપુરમ, એનએસટી મંદીર રોડ, ખામ્મામ-૫૦૭૦૦૩. ૧૭૭૦.૩૮ ચો.ફુટ (ટોઇલેટ સહીત) પ્લોટ પર બંધાયેલ છે તેનું મા ુ ૨.શ્રી હેમા ઉપ્પાલાપેલી, (સહ-અરજદાર), શ્રી રવિન્દ્ર ઉપ્પાલાપેલીના પત્ની, ૧૫૦, મારુતીનગર (૩૦૩-૭૫ ચો. વાર) ૨૯૭.૬૦ ચો વાર (૬.૨૯ ચો. વારના રં યાના યાર્ડલિમ્બાયથ, સુરત, ગુજરાત-૩૯૪૨૧૦. શ્રી હેમા ઉપ્પાલાપેલી, સી/ઓ સુજ મસરગ્રસ્ત વિસ્તાર સિવાય) અથવા ૨૪૮.૮૩ ચો.મી બુરાણપુર[,] ખમ્મામ અરબન મંડળજે ઉપ્પાલાપાલી રવિન્દ્રના નામે છે તેના તમા ભાગો અને હિસ્સા અને નીચેની સીમાઓમાં બંધાયેલ છેઃ ઉત્તરઃ સંઘાઇ ક્સટાઇલ્સ, ૭૬, બૈરંગ નગર, પારૌત ગની, સુરત, ગુજરાત-૩૯૫૦૧૦ ૧૩(૨) નોટિસ તા. ૧૬.૦૩.૨૦૧૮ ઘર(ઘરનં. ૧૧-૧૦-૬૩૫/૨), દક્ષિણ: ૫૦ ફ્રટ પહોળો રોડઅને એ લેલ્યાનામ્મા (ઘરનં. ૧૧.૧૦-૬૩૨), પુર્વઃલિલ્યાનામ્માનું ઘર(ઘન્ બેકાઉન્ટ નં. પીએચઆ૨૦૨૯૨૦૧૩૫૦૪૨૫ ૧૧-૨૦-૬૩૨), પશ્ચિમઃ શ્રીનુનું ઘર (ઘર નં. ૧૧-૧૦-૬૩૩/૧

ડણાવેલ નોટીસની બજવણીની તારીખથી ૬૦ દિવસની અંદર સબંધીત માંગણા નોટસિમાં જણાવેલ ઉપરોક્ત બાકી લેણા ચુકવી જવા માટે માંગણા નોટિસ પાઠવી હત રજદારો રકમની ચુકવણી કરવામાં નિષ્ફળ ગયા હતાં. પરીણામે કરજદારો અને સમાન્ય જનતાને અહીં નોટિસ આપવામાં આવે છે કે નીચે સહી કરનારે 🧸 કલમ ૧૩(૪) સિક્યોરીટી ઇન્ટરેસ્ટ (એનફોર્સમેન્ટ) નિયમો, ૨૦૦૨નાં નિયમ ૮ સાથે વાંચીને મળેલી સત્તાની રૂએ અહીં ઉપર જણાવેલ મિલકતનો કબજો ઉપર જણાવેલ તારીખે લઇ લીધો છે. ખાસકરીને કરજદાર અને સમાન્ય જનતાને અહી મિલકતો સાથે કોઇ સોદો ન કરવા સાવધ કરવામાં આવે છે અને મિલકતો સાથેનો કોઇપણ સોદો એક્સિસ બેંક લિ.ના પર નોટિસમાં જણાવેલ ૨કમ અને ભવિષ્યના વ્યાજ અને અન્ય ખર્ચાઓ સહીતના ચાર્જને આધિન રહેશે.

ારફેસી કાયદા, ૨૦૦૨ની કલમ ૧૩ની પેટા કલમ ૮ ની જોગવાઇઓ હેઠળ ઉપલબ્ધ સમય ગાળા દરમિયાન સિક્યોર્ડ સેટ છોડવા માટે કરજદારોની પુછપરછ આવકાર્ય છે તારીખ : ૨૮.૦૬.૨૦૧૮, સ્થળ : હૈદ્રાબાદ સહિ/– ઓથોરાઇઝડ ઓફિસર, એક્સિસ બેંક લિમિટેડ

GE T&D India Limited

(formerly ALSTOM T&D India Limited)

(CIN: L31102DL1957PLC193993) Regd. Off.: A-18, First Floor, Okhla Industrial Area, Phase II, New Delhi - 110020

Tel. No.: 91-11-4161 0660

Website: http://www.ge.com/in/ge-td-india-limited

NOTICE OF 62ND ANNUAL GENERAL MEETING, REMOTE E-VOTING INFORMATION AND BOOK CLOSURE NOTICE is hereby given that the 62nd Annual General Meeting (AGM) of the Company will be held on Wednesday, July 25, 2018 at 9:30 A.M. at the Air Force Auditorium, Subroto Park, New Delhi – 110 010 to transact such Ordinary and Special business as set out in the Notice convening the AGM.

Members are hereby informed that electronic copy of Notice of 62nd AGM and instructions for remote e-voting, along with Attendance Slip and Proxy Form and Annual Report 2017-18, have been sent to all the members whose email IDs are registered with the Company/ Depository participant(s) for communication purposes unless any member has requested for a hard copy of the same. For members who have not registered their email address, physical copies of the above documents have been sent at their registered address in the permitted mode. The dispatch of Notice of AGM has been completed on June 30, 2018.

As per Section 108 of the Companies Act, 2013, read with Rule 20 of the Companies (Management and Administration) Rules 2014 as amended and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide its Members the facility to exercise their right to vote on all resolutions proposed to be considered at the AGM by electronic means and the business may be transacted through e-Voting Services. This facility of casting the votes by the members using an electronic voting system from a place other than venue of AGM ("remote e-Voting") will be provided by National Securities Depository Limited (NSDL).

The details pursuant to the provisions the Companies Act, 2013 and Rule 20 of the said Rules as amended, are given here

- 1. The Ordinary and the Special Business as set out in the Notice of AGM may be transacted through voting by electronic means.
- 2 The remote e-Voting shall commence on July 22, 2018 at 9:00 a, m. (IST)
- 3. The remote e-Voting shall end on July 24, 2018 at 5:00 p.m. (IST).
- 4. Voting through electronic means shall not be allowed beyond 5:00 p.m. (IST) on July 24, 2018
- 5. The cut-off date for determining the eligibility to vote by electronic means or at the AGM is July 18, 2018
- Any person, who acquires shares of the Company and become member of the Company after dispatch of the notice and holding shares as of the cut-off date i.e. July 18, 2018 may obtain the login ID and password by sending a request at evoting@nsdl.co.in or to Mr. Sujit Sengupta, M/s C B Management Services Pvt. Ltd. (RTA), Tel. No. (033) 4011-6728, e-mail: rta@cbmsl.com. However, if you are already registered with NSDL for remote e-voting then you can use your existing User ID and password for casting your vote.
- The facility for voting through ballot paper or e-voting shall be made available at the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall be able to exercise their right at the meeting through ballot paper or e-voting, as will be provided by the Company.
- The members who have cast their vote by remote e-Voting prior to the AGM may also participate in the AGM but shall not be entitled to cast their vote again.
- A person, whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only i.e. on July 18, 2018 shall be entitled to avail the facility of remote e-Voting or voting at the AGM through ballot paper or e-voting, as will be provided by the Company.
- 10. The Notice of AGM is displayed on the website http://www.ge.com/in/ge-td-india-limited. and also on the NSDL's website
- 11.In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Members and remote e-voting user manual for Members available at the downloads section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990. You may also send your queries/ grievances relating to e-voting to Mr. Sujit Sengupta, M/s C B Management Services Pvt. Ltd., P-22, Bondel Road, Kolkata - 700 019, e-mail: rta@cbmsl.com. Tel No. (033) 4011-6728

NOTICE is hereby further given that pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, The Registers of Members and Share Transfer Books of the Company shall remain closed from Thursday, July 19, 2018 to Wednesday, July 25, 2018 (both days inclusive) for the

purpose of payment of dividend for the financial year ended March 31, 2018 and the AGM By order of the Board

Manoi Prasad Singh

Company Secretary

SHRIRAM

New Delhi

June 30, 2018

SHRIRAM TRANSPORT FINANCE COMPANY LTD CIN: L65191TN1979PLC007874

Regd. Office: Mookambika Complex, 3rd Floor, No.4, Lady Desika Road, Mylapore, Chennai - 600 004 Tel No: +91 44 2499 0356 Fax: +91 44 2499 3272. Website: www.stfc.in Email id: secretarial@stfc.in

NOTICE is hereby given that

- The 39th Annual General Meeting (AGM) of the SHRIRAM TRANSPORT FINANCE COMPANY LIMITED (the Company) will be held on Thursday, July 26, 2018 at 11.00 a.m. at Narada Gana Sabha (Main Hall), No. 314 TTK Road, Alwarpet, Chennai - 600,018 to transact the Ordinary Business as set out in the Notice dated April 27, 2018 of AGM. Electronic copies of the 39th Annual Report for F.Y. 2017-18 including the Notice of AGM have been sent to
- all the members whose email IDs are registered with the Company/Depository Participant(s). The same are also available on the website of the Company at www.stfc.in. 39th Annual Report for F.Y. 2017-18 including the Notice of AGM have been sent to all other members at their registered address in the permitted mode. The dispatch was completed on June 30, 2018. In compliance with the provisions of Section 108 of the Companies Act, 2013 ('the Act') read with the Rule 20 of
- the Companies (Management and Administration) Rules, 2014 as amended and the Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide its members holding shares either in physical form or in dematerialized form, as on the cut-off date being July 19, 2018 with facility of e-voting from a place other than venue of the AGM ("remote e-voting"), through electronic services provided by Central Depository Services (India) Ltd (CDSL) to enable them to cast their vote on all the Ordinary Resolutions as set out in the said Notice. All the members are informed that
- All the Ordinary Business as set out in the Notice dated April 27, 2018 may be transacted through electronic means by remote e-voting
- The date of completion of dispatch of 39th Annual Report for F.Y. 2017-18 including the Notice of AGM: June 30, 2018.
- The date and time of commencement of remote e-voting: July 23, 2018 at 9.00 Hours IST. The date and time of end of remote e-voting: July 25, 2018 at 17.00 Hours IST.
- The cut-off date for determining the eligibility to vote by remote e-voting or at the AGM: July 19, 2018. Those persons who have acquired shares and have become members of the Company after the dispatch
- of Notice of AGM and holding shares as of the cut-off date i.e. July 19, 2018, may obtain the login ID and password by sending a request at helpdesk.evoting@cdslindia.com or anusha@integratedindia.in or secretarial@stfc.in. However, if they are already registered with CDSL for remote e-voting then they can use their existing user ID and password for casting their vote. The remote e-voting module shall be disabled by CDSL for voting after 17.00 Hours IST on July 25, 2018.
- Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- The facility for voting through Polling paper shall also be made available at the venue of AGM. A member may participate in the AGM even after exercising his right to vote through remote e-voting but shall not be allowed to vote again at the AGM.
- A Member whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote evoting as well as voting at the AGM through Polling paper. Website address of the Company/Registrar i.e. Integrated Registry Management Services Private Limited
- and CDSL, where 39th Annual Report for financial year 2017-18 including the Notice of AGM is displayed www.stfc.in/ www.integratedindia.in/ www.cdslindia.com. In case you have any queries or issues regarding remote e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting user manual available at www.evotingindia.com, under help section or
- write an email to helpdesk.evoting@cdslindia.com. Contact details of the person responsible to address the grievances connected with remote e-voting. Mr. Vivek Achwal, Company Secretary, Corporate Office- Wockhardt Towers, Level-3, West Wing, C-2, G
- Block, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051, Telephone Number: +91-022-40959508. Email Id: secretarial@stfc.in. xiii. The voting rights of members shall be in proportion to their shares of the paid up equity share capital of the
- Company as on July 19, 2018 being cut-off date. xiv. Pursuant to the provisions of Section 91 of the Act read with Rule 10 of the Companies (Management and Administration) Rules, 2014 and Regulation 42 of the SEBI (Listing Obligations and Disclosure
- Requirements) Regulations, 2015 the Register of members and the Share Transfer Books of the Company will remain closed from July 20, 2018 to July 26, 2018 (both days inclusive) for the purpose of the AGM and payment of final dividend, if declared at the AGM. The payment of the final dividend, upon declaration by the members at the AGM will be made on or after August 02, 2018 to all those beneficial owners holding shares in electronic form as per the beneficial

ownership data as may be made available to the Company by the National Securities Depository Ltd and CDSL as of the end of the day on July 19, 2018 and to all those shareholders holding shares in physical form after giving effect to all the valid share transfers lodged with the Company before the closing hours on By the Order of the Board of Directors of

Vivek Achwal

Place : Mumbai

Date : June 30, 2018

SHRIRAM TRANSPORT FINANCE COMPANY LIMITED

Company Secretary