TCFC FINANCE LIMITED

09th June, 2025

To,
Listing Department **BSE Limited**P.J Towers,
Dalal Street,
Fort, Mumbai – 400 001

Scrip Code: 532284

Sub: Submission of notice published in the newspaper for the attention of shareholders of the Company pertaining to transfer of equity shares of the Company to Investor Education and Protection Fund (IEPF) Account

Dear Sir/Madam,

Please find attached herewith the newspaper advertisement published in Mumbai Lakshadeep (Marathi) and Financial express (English) on 07th intimating the shareholders that the Company will transfer all equity shares in respect of which dividend is unpaid/ unclaimed for seven consecutive year to the Investors Education and Protection Funds Account, pursuant to the provisions of Sections 124(6) and 125 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules ("Rules"), 2016 as amended.

Kindly take the above information on your record and oblige.

For TCFC Finance Limited

Zinal Shah Company Secretary

Encl: a/a

हीरो हौसिंग फायनान्स लिमिटेड

लयः ०९, कम्युनिटी सेन्टर, बसंत लोक, वसंत विहार, न्यु दिल्ली–११००५७. द्रर.:०११–४९२६ टोल फ्री क्रमांकः १८०० २१२ ८८००, ई–मेल:customer.care@herohfl.com, housinggfinance.com, सीआयएन:युद्द५१९२डीएल२०१६पीएलसी३०१४८ यांलय क्र.५०१, ५वा मजला, एम बारीया, तिरुपती नगर, फेझ-२, बोर्ळीज, विरार पश्चिम, तालुका वसई, जिल्हा पालघर-४०१३०३.

ताबा सूचना (स्थावर मालमत्तेकरिता)

(परिशिष्ट ४ सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८(१) पहा) न्याअर्थी, खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन् एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अंतर्गत **होरो हौसिंग फायनान्स लिमिटेडचे** प्राधिकृत अधिकार्र आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ३ सहवाचिता कलम १३(१२) अन्वरं असलेल्या अधिकाराअंतर्गत त्यांनी वितरीत केलेल्या मागणी सचनेनसार कर्जदार यांना सदर सचना प्राप तारखेपासून ६० दिवसांच्या आत देय रक्कम आणि त्यावरील व्याज जमा करण्यास सांगण्यात आले होते.

कर्जदार यांनी सदर रकमेचा भरणा करण्यास कसूर केली असल्याने, सदर सूचना कर्जदार आणि सर्वसामान्य जनतेस सूचना देण्यात येत आहे की, अधोहस्ताक्षारितांनी सदर कायद्याचे कलम ८ सहवाचिता सिक्युरिटी इंटरेस्ट नेन्ट) रूल्स, २००२ च्या नियम १३(४) अंतर्गत त्यांना प्राप्त अधिकारान्वये खालील निर्देशित मात् ताबा घेतला आहे. विशेषतः कर्जदार आणि सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमत्तेसह कोणताही व्यवहार

करू नये आणि सदर मालमत्तेसह खालील स्वाक्षरीकर्त्यांच्या अनुमतीशिवाय व्यवहार केलेला असल्यास त्यांनी हीरो होसिंग फायनान्स लिमिटेड यांच्याकडे देय रक्कम आणि त्यावरील व्याज जमा करावे.

कर्जदार यांचे लक्षा वेधण्यात येत आहे की, कायद्याच्या कलम १३ चे उपकलम (८) च्या तरतूदीनुसार प्रतिभूत ालमत्ता सोडविण्यासाठी वेळ उपलब्ध आहे

कर्ज खाते क्र.	कर्जदार/कायदेशीर वारसदार / कायदेशीर प्रतिनिधीचे नाव	मागणी सूचना तारीख/ एकूण देय थकबाकी रक्कम (रु.)	ताबा दिनांक (रचनात्मक/वास्तविक)
HHFMUMHOU	धीरज फर्नांडिस,	१५.०२.२०२४, १५.०२.२०२४ रोजी	०५.०६.२०२५
19000001846	मेतल फर्नांटिस	-/ elsel \E 65 E	(वास्त्रविक्)

प्रतिभूत मालमत्ता/स्थावर मालमत्तेचे वर्णनः फ्लॅट क्र.४०१, ए-विंग, बिल्टअप क्षेत्र ५९३ चौ.फु. (५५.११ चौ.मी.), ४था मजला, कृष्ण कुटीर म्हणून ज्ञात इमारत, जमीन सर्व्हे क्र.२०, हिस्सा क्र.२, क्षेत्रफळ ४०। चौ.मी., गाव सागर्ली सागाव, डोंबिवली (पुर्व), तालुका कल्याण, जिल्हा ठाणे, महाराष्ट्र-४२९२०३. सागर्ल सागाव ग्रामपंचायतीच्या मर्यादेत आणि नोंदणी जिल्हा ठाणेच्या मर्यादेत आणि उप-नोंदणी जिल्हा कल्याण येथील जागेचे सर्व भाग व खंड. चतुसिमा: उत्तर: चालु इमारतीचे बांधकाम; पुर्व: श्री समर्थ कृपा कोहौसोलि.; दक्षिण: मोकळे भुखंड; **पश्चिम:** नागप्रसाद इमारत.

सही / - प्राधिकत अधिकारी दिनांक: ०७.०६.२०२५ हिरो हौसिंग फायनान्स लिमिटेडकरिता ठिकाण: ठाणे

जाहीर सूचना

जनतेला सूचना देण्यात येत आहे की मी, माझे अशिल **श्रीमती मंजुला सदानंद भोसले** यांच्या वतीने, श्रीमती हंस मुनिकुमार मेहता आणि श्री. दीपेश मुनिकुमार मेहता यांच्या फ्लॅट क्र.७०५, ७ वा मजला, ए विंग, ट्विन टॉवर, अंधेरी (पूर्व), मुंबई ४०० ०९३ येथील पत्त्यावर, प्रिमायसेसच्या संदर्भात चौकशी करत आहे, ज्याचे तपशील येथे दिलेल्या अनुसूचीमध्ये अधिक स्पष्टपणे वर्णन केले आहेत. ज्या व्यक्तींना परिसर आणि /किंवा त्याच्या कोणत्याही भागांच्या संदर्भात कोणताही हिस्सा. हक्क. मालकी हक, दावा, आक्षेप, मागणी आणि/किंवा हितसंबंध किंवा दावा आहे, मग तो कोणत्याही कराराद्वारे, कुटुंब व्यवस्था, विक्री, हस्तांतरण, देवाणघेवाण, गहाणखत, शुल्क, भेटवस्त. विश्वस्तव्यवस्था, देखभाल, वारसा, ताबा, भाडेपट्टा, उप-भाडेपट्टा, अंडर-लीज, विकास अधिकार, तडजोड, भाडेपट्टा, उप-भाडेपट्टा, धारणाधिकार, हिस्सा, परवाना, नियुक्ती, सुटका, त्याग, बहिर्गमन, सविधा, भार, करार, अट किंवा कोणत्याही न्यायालय किंवा प्राधिकरणाने दिलेल्या कोणत्याही डिक्री र्किंवा आदेश किंवा निवाड्याअंतर्गत किंवा अन्यथा दावा करून असो, त्यांना याद्वारे विनंती केली जाते की त्यांनी संबंधित सहाय्यक कागदपत्रांच्या प्रतींसह लेखी स्वरूपात खालील स्वाक्षरीकर्त्याला, त्यांच्या पत्त्यावर अ-९०८, द्विन टॉवर, मनीष पार्क, जुने पंप हाऊस, मुंबई ४०० ०९३ येथे कळवाव्यात, असे न झाल्यास असे सर्व किंवा कोणतेही दावे/आक्षेप, हितसंबंध किंवा मागणी रद्द झाल्याचे, माफ केले आणि/किंवा सोडून दिल्याचे मानले जाईल.

वर संदर्भित अनुसूची

ट्रिन टॉवर को-ऑपरेटिव्ह हाऊसिंग सोसायटी लिमिटेड यांच्याकडून जारी करण्यात आलेल्या प्रत्येकी रू. ५०/- (पन्नास रुपये फक्त) चे ५ (पाच) पूर्णपणे भरणा केलेले शेअर्स, ज्यांचे विशिष्ट क्र.४७१ ते ४७५ असून, हे शेअर्स शेअर प्रमाणपत्र क्र. ९५ द्वारे दर्शवले जातात, सदर शेअर्ससोबत फ्लॅट क्र. ७०५. जो अंदाजे ९८५ चौरस फूट क्षेत्रफळाचा आहे, ह्यावरील हितसंबंध, हक, मालकी, विशेषाधिकार आणि फायद्यांचा लाभ मिळतो. हा फ्लॅट ट्रिन टॉवर नावाच्या इमारतीच्या सातव्या मजल्यावर स्थित आहे. वरील इमारत मनीष पार्क, पंप हाऊस, अंधेरी (पूर्व), मुंबई – ४०००९३ येथे स्थित आहे.

दिनांक: ६ जून २०२५

कृष्मा संघवी

मुंबई उच्च न्यायालय

गहितीसाठी घ्यावी.

अनुह फार्मा लिमिटेड

CIN: L24230MH1960PLC011586 नोंदणीकृत कार्यालय: ३-ए शिवसागर इस्टेट, उत्तर विंग. डॉ. ॲनी बेझंट रोड. वरळी मुंबई-४०००१८. द्र.:+९१-२२-६६२२७५७५; **फॅक्स**:+९१-२२-६६२२७६००, ई-मेल: anuh@sk1932.com, वेबसाईट: www.anuhapharma.com

सूचना

दस्यांना येथे कळविण्यात येते की, कंपनी कायदा, २०१३ च्या कलम ११ आणि कंपनी (व्यवस्थापन आणि प्रशासन) नियम, २०१४ नुसार, सदर सूचनेत नमूद केलेल्या ठरावांवर सदस्यांची मान्यता मिळविण्यासाठी पोस्टल मतदान सूचना, **शुक्रवार, ६ जून, २०२५** रोजी इलेक्ट्रॉनिक पद्धतीने पाठवण्यात आली आहे. ज्या सदस्यांचे ई-मेल पत्ता कंपनी डिपॉझिटरी सहमागीकडे **शुकवार, ३० मे, २०२५** (कट-ऑफ डेट) पर्यंत नोंदणीकृत आहे पोस्टल मतदानाच्या सूचनेमध्ये दिलेल्या बार्बीसाठी पोस्टल मतदानाद्वारे सदस्यांची मंजुरी इलेक्ट्रॉनिक पद्धतीने मतदानादारे मागितली जाते

सदस्य कंपनीच्या वेबसाइट www.anuhpharma.com वर, स्टॉक एक्सचेंजेसची वेबसाइट म्हणजेच इडर लिमिटेड आणि नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया तिमिटेडची वेबसाइट www.bseindia.com आणि www.nseindia.com वर आणि बिगशेअर इंडिया प्राययहेट लिमिटेडची वेबसाइट https:// ivote.bigshareonline.com वर उपलब्ध असलेली पोस्टल बॅलट नोटीस डाउनलोड करू शकतात. पोस्टर बॅलट नोटीसमध्ये नमूद केलेली कागदपत्रे इलेक्ट्रॉनिक पद्धतीने तपासणीसाठी उपलब्ध आहेत आणि अश कागदपत्रांची तपासणी करू इच्छिणारे सदस्य <u>anuh@sk1932.com / aplscs@sk1932.com</u> वर ई-

मसीए- परिपत्रकांनुसार, पोस्टल बॅलट नोटीस फक्त इलेक्ट्रॉनिक स्वरूपात अशा सदस्यांना पाठवली जा . आहे ज्यांची नावे एनएसडीएल आणि सेंटल डिपॉझिटरी सर्व्हिसेस (इंडिया) लिमिटेड (सीडीएसएल) कडन कट-ऑफ तारीख प्राप्त झालेत्या सदस्यांच्या नोंदणी लाभार्थी मालकांच्या यादीत आहेत आणि ज्यांनी कंपनी/ डिपॉझिटरी सहमागीकडे त्यांचे मेल पत्ते नोंदणीकृत केले आहेत.

ज्या सदस्यांची नावे सदस्यांच्या नोंदणीमध्ये/लाभार्थी मालकांच्या यादीत 'कट–ऑफ तारखेला' आहेत त्यांच -मतदानासाठी विचार केला जाईल. कट-ऑफ तारखेला जी व्यक्ती सदस्य नाही त्यांनी ही सूचना केवर

कंपनी आपल्या सदस्यांना केवळ इलेक्ट्रॉनिक माध्यमांद्वारे (ई–मतदान) मतदानाचा अधिकार वापरण्याची सुविध प्रदान करत आहे. कंपनीने ई-मतदान सविधा प्रदान करण्यासाठी बिगशेअरच्या सेवा नियक्त केल्या आहेर ई–मतदान **शनिवार, ७ जून, २०२५ रोजी स.९.००वा. (भाप्रवे)** पासून सुरू होईल आणि **रविवार, ६ जुलै २०२**५ रोजी सायं.५.००वा. (भाप्रवे) पर्यंत संपेल. त्यानंतर मतदानासाठी एनएसडीएलद्वारे ई-मतदान मॉड्यूल बंद केले जाईल. एकदा सदस्याने ठरावावर मतदान केले की, त्याला/तिला नंतर ते बदलण्याची परवानगी दिली जाणार नाही. पोस्टल मतदान सूचनेचा भाग म्हणून ई-मतदानासाठी तपशीलवार सूचना.

ज्या सदस्यांनी त्यांचा ईमेल आयडी नोंदणीकत केलेला नाही त्यांनी खालील पद्धतीने नोंदणी करावी अशी

 प्रत्यक्ष प्रद्वतीने शेअर्स धारण करणाऱ्या सदस्यांनी, ज्यांनी त्यांचा ईमेल पत्ता नोंदणीकत/अपडेट केले नाही त्यांनी ivote@bigshareonline.com वर ई-मेल पाठवून कंपनी/आस्टीएकडे नोंदणी करावी अर्श

 डिमटेरियलाइज्ड मोडमध्ये शेअर्स धारण करणाऱ्या सदस्यांनी, ज्यांनी त्यांचा ईमेल पत्ता त्यांच्या डिपॉझिटरी सहभागींकडे नोंदणीकृत केलेला नाही त्यांना त्यांच्या डिपॉझिटरी सहभागींशी संपर्क साधण्याची विनंती आहे ज्यांच्याकडे ते त्यांचे डिमटेरियलाइज्ड खाते चालवतात.

फिजिक पद्भतीने शेअर्स धारण करणाऱ्या सदस्यांनी | दिमटेरियलाइज्ड मोदमध्ये शेअर्स धारण करणाऱ्या सदस्यांन आणि ज्यांनी त्यांचे ईमेल पत्ते नोंदणीकृत केलेले नाहीत त्यांनी ई-मतदान करण्याची पद्धत पोस्टल मतपत्रिकेत

दिली आहे. कोणत्याही प्रश्नांच्या बाबतीत तुम्ही शेअरहोल्डर्ससाठी वारंवार विचारले जाणारे प्रश्न (एफएक्यूज) आणि शेअरहोल्डर्ससाठी ई-व्होटिंग वापरकर्ता पुस्तिका पाह शकता जी आय-व्होट ई-व्होटिंग मॉड्यूलवर उपलब्ध आहे. हे <u>https://ivote.bigshareonline.com</u> वर डाउनलोड विभागाअंतर्गत उपलब्ध आहे किंवा तुम्ही आम्हाल ivote@bigshareonline.com वर ईमेल करू शकता किंवा १८०० २२ ५४ २२ वर कॉल करू शकता सदस्य कोणत्याही प्रश्नांसाठी/माहितीसाठी anuh@sk1932.com / aplscs@sk1932.com क

जर सदस्यांनी पोस्टल मतदानादारे आवश्यक बहमताने हा ठराव मंजर केला तर तो मतदान कालावधीच्य शेवटच्या तारखेला म्हणजेच **रविवार, ६ जुलै, २०२५** रोजी मंजूर झाला असे मानले जाईल. पोस्टल मतदानार निकाल **मंगळवार, ८ जुलै, २०२५** रोजी किंवा त्यापूर्वी जाहीर केले जातील. निकाल कंपनीच्या नोंदणीक कार्यालयात देखील प्रदर्शित केले जातील, कंपनीचे शेअर्स सूचीबद्ध असलेल्या स्टॉक एक्सचेंजेस (बीएसई/ नएसई) ला कळवले जातील आणि कंपनीच्या <u>www.anuhpharma.com</u> वेबसाइट आणि बिगशेअरच्य बसाइटवर स्क्रूटिनायझरच्या अहवालासह प्रदर्शित केले जातील.

सही /

ठिकाण: मुंबई दिनांक: ०७.०६.२०२५

कंपनीला ई–मेल देखील लिहू शकतात.

कंपनी सचिव व सक्षम अधिकार्र

टीसीएफसी फायनान्स लिमिटेड

५०१/५०२ रहेजा चेम्बर्स, नरीमन पाईंट, फ्री प्रेस जनरल मार्ग, मुंबई - ४०००२१, महाराष्ट्र टेलि. क्र.: (९१-२२) ३५१३०९४३, ३५१३०९४४

सीआयएनः एल६५९९०एमएच१९९०पीएलसी०५७९२३; वेबसाईटः www.tcfcfinance.com इमेल: investorservices@tcfcfincance.com

सूचना

कंपनीचे इक्विटी शेअर्स इन्व्हेस्टर एज्युकेशन अँड प्रोटेक्शन फंड (आयईपीएफ) अथॉरिटीकडे हस्तांतरित करणे

शेअरधारकांना येथे कळविण्यात येते की. इन्व्हेस्टर एज्यकेशन अँड प्रोटेक्शन फंड अथॉरिटी (अकाउंटिंग, ऑडिट, टान्सफर अँड रिफंड) नियम, २०१६ (नियम) च्या सुधारित तरतुर्दीनुसार, २०१७-२०१८ य आर्थिक वर्षासाठी घोषित केलेला लाभांश, जो सात वर्षांच्या कालावधीसाठी दावा न केलेला होता, तो आयर्डपीएफमध्ये जमा केला जार्डल. ज्या संबंधित शेअर्सवर सलग सात वर्षे दावा न केलेला होता ते देखील नियमांमध्ये नमद केलेल्या प्रक्रियेनसार हस्तांतरित केले जातील. नियमांनसार, ज्यांचे शेअर्स वरील नियमांनसार खएझऋ मध्ये हस्तांतरित करण्यास पात्र आहेत अशा सर्व

संबंधित भागधारकांना वैयक्तिक सचना पाठवल्या जातात. अशा भागधारकांची संपर्ण माहिती कंपनीच्या https://www.tcfcfinance.com/iepf-suspense-account.html वेबसाइटवर उपलब्ध करून दिली जाते: या संदर्भात, कपया खालील गोष्टी लक्षात ठेवा:

?) जर तुमच्याकडे भौतिक स्वरूपात शेअर्स असतील तर: डुप्लिकेट शेअर सर्टिफिकेट जारी केले जातील आणि IEPF मध्ये हस्तांतरित केले जातील, तमच्या नावावर नोंटणीकत आणि तमच्याकडे असलेले मळ शेअर सर्टिफिकेट आपोआप रह केले जातील.

२) जर तुमच्याकडे इलेक्ट्रॉनिक स्वरूपात शेअर्स असतील तर: तुमच्या डिमॅट खात्यात्न IEPF मध्ये हस्तांतरित करण्यास पात्र असलेल्या शेअर्ससाठी पैसे काढले जातील.

१० ऑगस्ट २०२५ रोजी किंवा त्यापर्वी वैध दावा प्राप्त न झाल्यास, कंपनी पढील कोणत्याही सचना न दिता IEPF प्राधिकरणाच्या नावे देय लाभांश आणि इक्रिटी शेअर्स हस्तांतरित करण्यास पढे जाईल. कपया

लक्षात ठेवा की सदर नियमांनसार आयर्डपीएफकड़े हस्तांतरित केलेल्या न केलेल्या लाभांश रकमेबाबत आणि शेअर्सबाबत कंपनीविरुद्ध कोणताही दावा करता येणार नाही, हे लक्षात ठेवावे की संबंधित भागधारक कंपनीकड़न हक्कपत्र प्राप्त केल्यानंतर विहित फॉर्म आयर्डपीएफ-५ मध्ये ऑनलाइन अर्ज करून आयर्डपीएफ प्राधिकरणांकडन शेअर्स आणि लाभांशाचा दावा करू शकतात.

वरील बाबींवरील कोणत्याही प्रश्नांसाठी, भागधारकांना मेसर्स एमयएफजी इनटाइम प्रायव्हेट लिमिटेड यनिट: टीसीएफसी फायनान्स लिमिटेड, सी-१०१, २४७ पार्क, एलबीएस मार्ग, विक्रोळी पश्चिम, मुंबई-४०००८३ येथे कंपनीच्या रजिस्टार आणि शेअर टान्सफर एजंटशी संपर्क साधण्याची विनंती केली जाते

दरध्वनी: ०२२-४९१८६२७० किंवा ईमेल करा दरध्वनी:- rnt.helpdeskin.mpms.mufg.com

दिनांक: ०६ जन २०२५

ठिकाण: मुंबई

टीसीएफसी फायनान्स लिमिटेडसाठी

सही / -झिनल गाह कंपनी सचिव (This is an Advertisement for information purposes only and not for publication or distribution or release directly or indirectly outside India and is not an offer document announcement)

MARKOBENZ VENTURES LIMITED

(Formerly known as Evergreen Textiles Limited) Corporate Identification Number: L46692MH1985PLC037652

Our Company was originally incorporated as Maharashtra Fur Fabrics Limited under the Companies Act, 1956 with the Registrar of Companies, Mumbai and consequently a certificate of incorporation dated October 4, 1985. Later, the name of the company was changed from Podar Knitex Limited to "Evergreen Textiles Limited" vide fresh certificate of incorporation consequent upon change of name dated November 5, 2008. Subsequently the name of the Company was changed from "Evergreen Textiles Limited" to its present name "Markobenz Ventures Limited" vide fresh certificate of incorporation upon name of name dated December 5, 2023.

> Registered Office: Office G-2, Samarpan Complex, Satam Wadi, Chakala, Sahar, Sahar P & T Colony, Mumbai - 400099 Tel: +91-8882864121; E-mail: markobenzventuers@gmail.com; Website: www.markobenzventures.com Contact Person: Mr. Harish Sharma, the Chief Financial Officer

OUR PROMOTERS: CHIRAG KANAIYALAL SHAH; NIRUPAMA KHANDKE

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF MARKOBENZ VENTURES LIMITED

(FORMERLY KNOWN AS EVERGREEN TEXTILES LIMITED) (THE "COMPANY" OR "THE ISSUER") ONLY			
ISSUE OPENS ON	LAST DATE FOR ON MARKET RENUNCIATION*	ISSUE CLOSES ON#	
Tuesday 10 th June, 2025	Thursday 19 th June, 2025	Wednesday 25 th June, 2025	

*Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncees on or prior to the Issue Closing Date

RIGHT ISSUE OF UPTO 4,80,00,000 EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 10.20 /- PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 0.20 /- PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING UPTO ₹ 48,96,00,000 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 5:2 (5(Five) RIGHTS EQUITY SHARE(S) FOR EVERY 2(TWO)) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON WEDNESDAY 28TH MAY, 2025 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 1.02 TIMES OF THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 117 OF LETTER OF OFFER.*Assuming full subscription

Simple, Safe, Smart way of Application - Make use of it!!!

*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details read section on ASBA below

FACILITIES FOR APPLICATION IN THIS ISSUE:

In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and subject to the conditions prescribed under SEBI circular, bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, bearing reference number SEBI/HO/CFD/CIR/CFD/DIL/67/2020 dated April 21, 2020, SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020, and SEBI circular bearing reference number SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020 (Collectively hereafter referred to as "SEBI Rights Issue Circulars") the SEBI circular SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009 and SEBI circular CIR/CFD/DIL/1/2011 dated April 29, 2011 (together the "ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details, please see "Procedure for Application through the ASBA Process" on page 143 of Letter of Offer

(a) ASBA facility: Investors can submit either the Application Form in physical mode to the Designated Branches of the SCSBs or online / electronic Application through the website of the SCSBs (if made available by such SCSB) authorizing the SCSB to block the Application Money in an ASBA Account maintained with the SCSB. Application through ASBA facility in electronic mode will only be available with such SCSBs who provide such facility. Investors applying through the ASBA facility should carefully read the provisions applicable to such Applications before making their Application through the ASBA process. For details, Paragraph titled 'Procedure for Application through the ASBA Process' on page 173

Please note that subject to SCSBs complying with the requirements of SEBI circular bearing reference number CIR/CFD/DIL/13/2012 dated September 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing reference number CIR/CFD/DIL/1/2013 dated January 02, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in this Issue and clear demarcated funds should be available in such account for such an Application. Our Company, the Registrar and the SCSBs shall not be liable for any incomplete or incorrect demat details provided by the Applicants. Additionally, in terms of Regulation 78 of the SEBI ICDR Regulations, Investors may choose to accept the offer to participate in this Issue by making plain paper Applications. Please note that Eligible Equity Shareholders making an application in this issue by way of plain paper applications shall not be permitted to renounce any portion of their Rights Entitlements. For details, see "Application on Plain Paper under ASBA process".

PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS

Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online / electronic Application through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts.

Investors should ensure that they have correctly submitted the Application Form, or have otherwise provided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application. Self-certified Syndicate Banks

For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/ other/OtherAction.do?doRecognisedFpi=yes&intmlG=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer the above-mentioned link. Please note that subject to SCSBs complying with the requirements of SEBI Circular No. CIR/CFD/DIL/13/2012 dated September 25, 2012 within the periods stipulated therein, ASBA Applications may be submitted at the Designated Branches of the SCSBs,

n case of Applications made through ASBA facility APPLICATION ON PLAIN PAPER UNDER ASBA PROCESS:

An Eligible Equity Shareholder who is eligible to apply under the ASBA process may make an Application to subscribe to this Issue on plain paper in case of non-receipt of Application Form through e-mail or physical delivery (where applicable) and the Eligible Equity Shareholder not being in a position to obtain it from any other source. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any address outside India. Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any pu

The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specime recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following

particulars: 1) Name of our Company, being MARKOBENZ VENTURES LIMITED; 2) Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository); 3) Registered Folio Number / DP and Client ID No.; 4) Number of Equity Shares held as on Record Date; 5) Allotment option – only dematerialised form; 6) Number of Rights Equity Shares entitled to; 7) Number of Rights Equity Shares applied for within the Rights Entitlements; 8) Number of additional Rights Equity Shares applied for, if any; 9) Total number of Rights Equity Shares applied for; 10) Total application amount paid at the rate of 1 10.20/- per Rights Equity Share; 11) Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB; 12) In case of NR Eligible Equity Shareholders making an application with an Indian address, details of the NRE / FCNR / NRO Account such as the account number, name, address and branch of the SCSB with which the account is maintained: 13) Except for Applications on behalf of the Central or State Government. the residents of Sikkim and the officials appointed by the courts, PAN of the Eliqible Equity Shareholder and for each Eliqible Equity Shareholder n case of joint names, irrespective of the total value of the Rights Equity Shares applied for pursuant to this Issue; 14) Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account; 15) Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB); and 16) Additionally, all such Applicants are deemed to have accepted the following: "I / We understand that neither the Rights Entitlement nor the Equity Shares have been, or will be, registered under the United States Securities Act of 1933, as amended (the "US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States") except in a transaction exempt from or not subject to the registration requirements of the US Securities Act. I / we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Equity Shares or Rights Entitlement in the United States, Accordingly, I / we understand that this application should not be forwarded to or transmitted in or to the United States at any time. I / we understand that none of the Company, the Registrar, or any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar, or any other person acting on behalf of the Company has reason to believe is in the United States, or if such person is outside India and the United States, such person is not a corporate shareholder, or is ineligible to participate in the Issue under the securities laws of their jurisdiction. I / We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of our residence. I / We understand and agree that the Rights Entitlement and Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S under the US Securities Act ("Regulation S"), or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act. I / We (i) am / are, and the person, if any, for whose account I / we am / are acquiring such Rights Entitlement, and / or the Equity Shares, is / are outside the United States, and (ii) is / are acquiring the Rights Entitlement and / or the Equity Shares in an offshore transaction meeting the requirements of Regulation S. I / We acknowledge that the Company, their affiliates and others will rely upon the truth and accuracy of the foregoing representations and agreements."

In cases where multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in demat suspense escrow account, as applicable, including cases where a Shareholders submits Application Forms along with a plain paper application, such applications shall be liable to be rejected. Shareholders are requested to strictly adhere to these instructions. Failure to do so could result in an application being rejected.

If the Shareholders entitle to receive the rights entitlements have neither received the original Application Forms nor in a position to obtain the form; they may make an application through the form available on the website of Registrar or stock exchanges or in writing on a plain paper to subscribe to the Rights Issue along with a format specifying therein the necessary particulars such as name, address, ratio of rights issue, issue price, number of equity shares held, ledger folio numbers, depository participant ID, client ID, number of equity shares entitled and applied for, additional shares if any, and the amount to be blocked with SCSB along with the application

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS

In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialized form only. Prior to the Issue Opening Date, our Company shall credit the Rights Entitlements to (i) the demat accounts of the Eligible Equity Sharesholders holding the Equity Shares in dematerialized form; and (ii) a demat suspense escrow account opened by our Company, for the Eligible Equity Shareholders which would comprise Rights Entitlements relating to (a) Equity Shares held in a demat suspense account pursuant to Regulation 39 of the SEBI Listing Regulations; or (b) Equity Shares held in the account of IEPF authority; or (c) the demat accounts of the Eligible Equity Shareholder which are frozen or details of which are unavailable with our Company or Registrar on the Record Date; or (d) Equity Shares held by Eligible Equity Shareholders holding Equity Shares in physical form as on Re Date where details of demat accounts are not provided by Eligible Equity Shareholders to our Company or Registrar; or (e) credit of the Rights Entitlements returned / reversed / failed; (f) the ownership of the Equity Shares currently under dispute, including any court proceedings; or (g) Eligible Equity Shareholders who have not provided their Indian addresses.

Eligible Equity Shareholders, whose Rights Entitlements are credited in demat suspense escrow account opened by our Company, are requested to provide relevant details (such as copies of self-attested PAN and client master sheet of demat account etc., details / records confirming the legal and beneficial ownership of their respective Equity Shares) to the Company or the Registrar not later than two Working Days prior to the Issue Closing Date, i.e., Wednesday 25th June, 2025 to enable the credit of their Rights Entitlements by way of transfer from the demat suspense escrow account to their demat account at least one day before the Issue Closing Date, to enable such Eligible Equity Shareholders to make an application in this Issue, and this communication shall serve as an intimation to such Eligible Equity Shareholders in this regard. Such Eligible Equity Shareholders are also requested to ensure that their demat account, details of which have been provided to the Company or the Registrar account is active to facilitate the aforementioned transfer. Eligible Equity Shareholders holding Equity Shares in physical form can update the details of their demat accounts on the website of the Registrar (i.e., support@purvashare.com). Such Eligible Equity Shareholders can make an Application only after the Rights Entitlements is credited to their respective demat accounts.

Eligible Equity Shareholders can obtain the details of their Rights Entitlements from the website of the Registrar (i.e., https://www.puryashare.com/) by entering their DP ID and Client ID or Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form) and PAN. The link for the same shall also be available on the website of our Company (i.e., www.markobenzventures.com).

PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLEMENTS IN THE DEMAT ACCOUNT DOES NOT, PER SE, ENTITLE THE INVESTORS TO THE RIGHTS EQUITY SHARES AND THE INVESTORS HAVE TO SUBMIT APPLICATION FOR THE RIGHTS EQUITY SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE PAYMENT OF THE APPLICATION MONEY. FOR DETAILS, SEE "PROCEDURE FOR APPLICATION" ON PAGE 173 OF LETTER OF OFFER. NOTICE TO INVESTORS:

No action has been or will be taken to permit this Issue in any jurisdiction where action would be required for that purpose. Accordingly, the Rights Entitlements or Rights Equity Shares may not be offered or sold, directly or indirectly, and the Issue Materials may not be distributed in any jurisdiction. except in accordance with legal requirements applicable in such jurisdiction. Receipt of the Issue Materials will not constitute an offer in those jurisdictions in which it would be illegal to make such an offer, and, under those circumstances, the Issue Materials must be treated as sent for information only and should not be copied, redistributed or acted upon for subscription to Rights Equity Shares or the purchase of Rights Entitlements. Accordingly, persons receiving a copy of the Issue Materials should not, in connection with the issue of the Rights Entitlements or Rights Equity Shares, distribute or send such document in, into the United States or any other jurisdiction where to do so would, or might contravene local securities laws or regulations or would subject the Company, or their respective affiliates to any filing or registration requirement (other than in India). If Issue Materials is received by any person in any such jurisdiction, or by their agent or nominee, they must not seek to subscribe to the Rights Entitlement or Rights Equity Shares referred to in Issue Materials. Envelopes containing an Application Form should not be dispatched from

any jurisdiction where it would be illegal to make an offer, and all persons subscribing for the Rights Equity Shares in this Issue must provide an Indian

The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the United States Securities Act, 1933, as amended ("Securities Act"), or any U.S. state securities laws and may not be offered, sold, resold or otherwise transferred within the United States of America or the territories or possessions thereof ("United States" or "U.S.") or to, or for the account or benefit of, "U.S. persons" (as defined in Regulation S under the Securities Act ("Regulation S"), except in a transaction exempt from the registration requirements of the Securities Act. The Rights Entitlements and Rights Equity Shares referred to in the Letter of Offer are being offered in India and in jurisdictions where such offer and sale of the Rights Equity Shares and / Or Rights Entitlements are permitted under laws of such jurisdictions, but not in the United States. The offering to which the Letter of Offer, and the Abridged Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any securities or rights for sale in the United States or as a solicitation therein of an offer to buy any of the said securities or rights. Accordingly, the Letter of Offer / Abridged Letter of Offer, Rights Entitlement Letter and Application Form should not be forwarded to or trans

in or into the United States at any time. Neither our Company, nor any person acting on behalf of our Company, will accept a subscription or renunciation from any person, or the agent of any person, who appears to be, or who our Company, or any person acting on behalf of our Company has reason to believe is, in the United States of America when the buy order is made. No payments for subscribing for the Rights Equity Shares shall be made from US bank accounts and all persons subscribing for the Rights Equity Shares and wishing to hold such Rights Equity Shares in registered form must provide an address for registration of the Rights Equity Shares in India. Our Company is making this Issue on a rights basis to the Eligible Equity Shareholders and will dispatch the Letter of Offer or Abridged Letter of Offer and the Application Form only to Eligible Equity Shareholders who have provided an Indian

We, the Registrar, or any other person acting on behalf of us, reserve the right to treat as invalid any Application Form which: (i) does not include the certification set out in the Application Form to the effect that the subscriber does not have a registered address (and is not otherwise located) in the United States and is authorised to acquire the Rights Entitlements and the Rights Equity Shares in compliance with all applicable laws and regulations; (ii) appears to us or its agents to have been executed in, electronically transmitted from or dispatched from the United States; (iii) where a registered Indian address is not provided; or (iv) where we believe that Application Form is incomplete or acceptance of such Application Form may infringe applicable legal or regulatory requirements; and we shall not be bound to allot or issue any Rights Equity Shares in respect of any such Application Form

Rights Entitlements may not be transferred or sold to any person in the United States.

LAST DATE FOR APPLICATION

address to our Company.

The last date for submission of the duly filled in Application Form is the Issue Closing Date i.e., Wednesday 25th June, 2025. Our Board or any committee thereof may extend the said date for such period as it may determine from time to time, subject to the provisions of the Articles of Association, and subject to the Issue Period not exceeding 30 days from the Issue Opening Date i.e. **Tuesday 10th June, 2025**. If the Application together with the amount payable is either (i) not blocked with an SCSB; or (ii) not received by the Bankers to the Issue or the Registrar on or before the close of banking hours on the Issue Closing Date or such date as may be extended by our Board or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been declined and our Board or any committee thereof shall be at liberty to dispose of the Equity Shares hereby offered, as provided under "Terms of the Issue - Basis of Allotment" on page 172. ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM

PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR IN THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE OR THE RIGHTS ENTITLEMENTS ARE HELD BY SUCH INVESTOR ON THE ISSUE CLOSING DATE, AS THE CASE MAY BE. FOR DETAILS, PLEASE SEE "ALLOTMENT ADVICE OR REFUND / UNBLOCKING OF ASBA ACCOUNTS" ON PAGE 191 OF LETTER OF OFFER. INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALIZED

PLEASE NOTE THAT THE RIGHTS ENTITLEMENTS WHICH ARE NEITHER RENOUNCED NOR SUBSCRIBED BY THE INVESTORS ON OR

PLEASE NOTE THAT THE RIGHTS ENTITLEMENTS WHICH ARE NETTED REMOVED TO NOT SUBSCIENCED BY THE INVESTORS ON ON BEFORE THE ISSUE CLOSING DATE. SHE REGISTRAR AND SHALL BE EXTINGUISHED AFTER THE ISSUE CLOSING DATE. SHE REGISTRAR AND OUR COMPANY ACCEPT NO RESPONSIBILITY TO BEAR OR PAY ANY COST, APPLICABLE TAXES, CHARGES AND EXPENSES (INCLUDING BROKERAGE), AND SUCH COSTS WILL BE INCURRED SOLELY BY THE INVESTORS.

The existing Equity Shares of our Company are listed on BSE Limited ("BSE"). Our Company has received 'in-principle' approvals from BSE for listing the Rights Equity Shares to be allotted in the Issue through their letters dated March 06, 2025. Our Company has received trading approvals from the Stock Exchange for the Rights Entitlements as required under the SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIRIP/2020/ 13 dated January 22, 2020. BSE shall be the Designated Stock Exchange for the purpose of this Issue. DISCLAIMED OF ALISE OF SERI-

has been cleared or approved by SEBI. The Investors are advised to refer to the Letter of Offer for the full text of disclaimer clause of the SEBI under the heading "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 167 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer

It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not, in any way be deemed or construed that the same

has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of disclaimer clause of the BSE Limited under the heading "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 167 of the Letter of Offer.

DISPATCH AND AVAILABILITY OF ISSUE MATERIALS:

Contact Person: Deepali Dhuri, Compliance Officer

In accordance with the SEBI ICDR Regulations, SEBI Rights Issue Circulars, our Company will send / dispatch at least three days before the Issue Opening Date, the Abridged Letter of Offer, the Entitlement Letter, Application Form and other issue material ("Issue Materials") only to the Eligible Equity Shareholders who have provided an India address to our Company and who are located in jurisdictions where the offer and sale of the Rights Entitlement or Rights Equity Shares is permitted under laws of such jurisdictions and does not result in and may not be construed as, a public offering in such jurisdictions. In case the Eligible Equity Shareholders have provided their valid e-mail address, the Issue Materials will be sent only to their valid e-mail address and in case the Eligible Equity Shareholders have not provided their e-mail address, then the Issue Materials will be dispatched, on a reasonable effort basis, to the India addresses provided by them. Further, the Letter of Offer has been sent / dispatched, by the Registrar on behalf of our Company to the Eligible Equity Shareholders who have

Trailing, the Extent of Orlen has been sent? disparatively, by the Registral or the benefit of the Company to the Linguise Equity Sprain who have provided their Indian addresses and have made a request in this regard. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Letter of Offer has been sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address in that case the Letter of Offer has been dispatched on a reasonable effort basis to the Indian addresses provided by them or who are located in jurisdictions where the offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and in each case who make a request in this regard. In accordance with above, the dispatch of the Abridged Letter of Offer, the Rights Entitlement Letter, Application Form has been completed in

electronic mode through email on June 05, 2025 by Registrar to the Issue. i.e. Purva Sharegistry (India) Private Limited and physically through speed post has been completed on or before June 05, 2025, by Registrar to the Issue. i.e. Purva Sharegistry (India) Private Limited to the Eligible Equity Shareholders of the Company, whose names appeared in the Register of Members / Beneficial Owners of the Company, on the Record date i.e.

Investors can access the Letter of Offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity Shares under applicable securities laws) on the websites of i) our Company at

www.markobenzventures.com; ii) the Registrar at https://www.purvashare.com/; iii) the Stock Exchange at www.bseindia.com OTHER IMPORTANT LINKS AND HELPLINE: The Investors can visit following links for the below-mentioned purposes: a) Frequently asked questions and online / electronic dedicated investor

helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors: support@purvashare.com b) Updation of Indian address / email address / mobile number in the records maintained by the Registrar or our Company: support@purvashare.com Updation of demat account details by Eligible Equity Shareholders holding shares in physical form: https://www.purvashare.com/d) Submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible Equity Shareholders: support@purvashare.com BANKER TO THE ISSUE AND REFUND BANK: AXIS BANK LIMITED

FOR RISK FACTORS AND OTHER DETAILS, KINDLY REFER TO THE LETTER OF OFFER / ABRIDGED LETTER OF OFFER. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer

REGISTRAR TO THE ISSUE COMPANY SECRETARY AND COMPLIANCE OFFICER MARKOBENZ VENTURES LIMITED PURVA SHAREGISTRY (I) PVT. LTD. (Formerly known as Evergreen Textiles Limited)
Corporate Identification Number: L46692MH1985PLC037652 Registered Office: Office G-2, Samarpan Complex, Link, Opp. Satam Wadi, Chakala, Sahar, Sahar P & T Colony, Mumbai, Name: Purva Sharegistry (India) Private Limited Address: Unit No. 9, Shiv Shakti Industrial Estate, Mumbai, Maharashtra, India, 400099; Tel: + 91-8882864121 J. R. Boricha Marg. Near Lodha Excelus. E-mail: markobenzventuers@gmail.com; Telephone: 022-3199 8810 / 4961 4132 / 4970 0138; Contact Person: Mr. Harish Sharma, the Chief Financial Officer. Email: support@purvashare.com Website: https://www.purvashare.com/ SEBI Registration: INR000001112

Investors may contact the Registrar or our Company Secretary & Compliance Officer for any pre-Issue or post-Issue related matter, All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole / first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, see "Terms of the Issue" on page 172 of the Letter of Offer.

MARKOBENZ VENTURES LIMITED (Formerly known as Evergreen Textiles Limited)

Bhavin Yogesh Shukla

DIN: 10718852

Place: Mumbai Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchanges. The Letter of Offer is available on the website of BSE Limited i.e. at www.bseindia.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 19 of the Letter of Offer. This ment does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares 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. There will be no public offering of Rights Equity Shares in the United States.

M.V.K. AGRO FOOD PRODUCT LIMITED

(CIN: L15316MH2018PLC304795)

Registered Office: 44 and 46, Kusumnagar, At Post Waghalwada, Umari, Nanded - 431807, Maharashtra, India. Contact No.: +91 7447462601 | Website: www.mvkagrofood.com Email: cs@mvkagrofood.com / navinkabra.ca@gmail.com

NOTICE OF EXTRA ORDINARY GENERAL MEETING & E-VOTING INFORMATION

Notice is hereby given that the Extraordinary General Meeting (EGM) of the Members of M.V.K. Agro Food Product Limited will be held on Friday, 27th June, 2025 at 03.00 p.m. through Video Conferencing (VC)/ Other Audio-Visual Means (OAVM), to transact the business mentioned in the Notice of the EGM sent along with the Explanatory Statement. The Notice of EGM has been sent to the Members of the Company in electronic form only to the e-mail address/registered address provided by the Members and made available to us by the concerned depository/ Registrar and Share Transfer Agent (RTA)/Company. The dispatch of the EGM Notice has been completed on 5th June 2025. The EGM Notice is available on the website of the Company and web-link of same is https://mvkagrofood.com/index.php/egn-notice/ website of stock exchange i.e. National Stock Exchange of India Limited at www.nseindia.com and on the website of NSDL (agency for providing the Remote e-Voting facility) i.e. www.evoting.nsdl.com

Notice is further given that pursuant to Section 108 of the Companies Act, 2013, Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is providing electronic voting facility from a place other than the venue of EGM ("remote e-voting") provided by NSDL, on all the Resolutions set forth in the Notice. The details of remote e-voting are given below:

- (i) The remote e-voting will commence on Tuesday, 24th June, 2025 (9:00 a.m.) and end on Thursday, 26th June, 2025 (5:00 p.m.). The e-voting module shall be disabled for voting thereafter.
- (ii) The voting rights of Members shall be in proportion to their Shares of the Paid-up Share Capital of the Company as of the cut-off date i.e. 20th June, 2025.
- (iii) Any person who acquires Equity Shares of the Company and becomes a Member after dispatch of the Notice and holding shares as of the cut-off date i.e. 20th June, 2025, may obtain the login ID and password by sending a request at evoting@ nsdl.co.in or cs@mvkagrofood.com.
- (iv) Once a vote is cast by a Member, he/she shall not be allowed to change it subsequently.
- (v) The Members who cast their vote by remote e-voting may also attend the EGM but shall not be entitled to cast their
- (vi) Mr. Manish R. Patel, (COP: 9360) Practicing Company Secretary of Surat has been appointed as Scrutinizer to ascertain Voting process in a fair and transparent manner.

(vii) A person who is not a member as on the cut-off date should treat the Notice of the EGM for information purposes only. In case of any queries pertaining to e-voting, members may refer to the Frequently Asked Questions (FAQs) for members and e-voting user manual for members available at the Downloads section of http://www.evoting.nsdl.com/ or contact National Securities Depository Limited, 4th floor, 'A' Wing, Trade World, Kamala Mills Compound, Lower Parel, Mumbai - 400013; at e-mail: evoting@nsdl.co.in Telephone No.: 022-24994200 & Toll Free No.: 1800-222-990.

By Orders of the Board of Directors For M.V.K. AGRO FOOD PRODUCT LIMITED

> Marotrao Vyankatrao Kawale **Managing Director** ACS No.: 06421662

Place: Nanded Date: 05/06/2025

THE

TV representatives the state of the state of

FINANCIAL EXPRESS

For Advertising in Contact

Mobile No.:

67440215

TENDER PAGES

JITENDRA PATIL

9029012015

Landline No.:

and Refund) Rules, 2016, as amended ("Rules").

by scanning the QR code provided below.

TCFC Finance Limited

501/502 Raheja Chambers, Nariman Point, Free Press Journal Marg, Mumbai-400021, Maharashtra Tel: (91-22) 35130943, 35130944 CIN: L65990MH1990PLC057923 Website:www.tcfcfinance.com Email: investorservices@tcfcfinance.com

Transfer of Equity Shares of the Company to Investor Education & Protection Fund (IEPF) Authority

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 Dividend declared for the financial year 2017-2018, which remained unclaimed for a period of seven years will be credited to the IEPF. 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 sent to all 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 company's Website: https://www.tcfcfinance.com/iepf-suspense-account.html In this connection, please note the following:

).In case you hold shares in physical form:- Duplicate share certificates(s) will be issued and transferred to IEPF. The original share certification(s) registered in your name(s) and held by you, will stand automatically canceilled,

2) In case you hold shares in electronic form:- Your demat account will be debited for the shares liable for transfer to the IEPF.

In the event of valid claim is not received on or before 10th August, 2025, the Company will proceed to transfer the liable dividend and 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 on the above matter, shareholders are requested to contact the Company's

Registrar and Share Transfer Agent, at M/s. MUFG Intime Private Limited Unit:- TCFC Finance Limited, C-101, 247 Park, LBS Marg, Vikhroli West, Mumbai-400083. Tel:- 022-49186270 or email ID:- mt.helpdesk@in.mpms.mufg.com For TCFC Finance Limited

Date: June 06, 2025 Place: Mumbai

Zinal Shah Company Secretary

FORM NO.CAA. 2

[Pursuant to Section 230(3) and rule 6 and 7)] Company Petition No CA(CAA)/37(CHE)2024 of 2024 Applicant(s) Notice and Advertisement of notice of the meeting of members IN THE MATTER OF SECTION 230 READ WITH SECTION 232 OF THE COMPANIES ACT, 2013

> IN THE MATTER OF SCHEME OF ARRANGEMENT BETWEEN

M/S. SARAF ENTERPRISES INDIA PRIVATE LIMITED (TRANSFEROR COMPANY)

M/S. SARAF TRADING CORPORATION (INTERNATIONAL) PRIVATE LIMITED (TRANSFEREE COMPANY)

THEIR RESPECTIVE MEMBERS & CREDITORS

Notice is hereby given that by an order dated the 28th May, 2025 the Chennal Bench of the Hon'ble National Company Law Tribunal has directed a meeting to be held of equity shareholders of the SARAF TRADING CORPORATION (INTERNATIONAL) PRIVATE LIMITED company for the purpose of considering. and if thought fit, approving with or without modification, the arrangement proposed to be made between the SARAF ENTERPRISES INDIA PRIVATE LIMITED and Members of the company aforesaid.

In pursuance of the said order and as directed therein further notice is hereby given that a meeting of Members of the said company will be held at Saraf House, Vanninagar 168/1A, Vellakinar Pirivu, Mettupalayam RO, AD, Coimbatore, Tamil Nadu, India, 641034 on Monday 7th day of July 2025 at 11.30 o'clock in the morning by way of Video Conferencing/other audio video visual means in accordance with provisions of Companies Act, 2013.

Further as per the order of the NCLT, the Applicant Company shall be convening the meeting through Video Conferencing/Other Audio-Visual Means ("VC"/ "OAVM") ("Meeting") following the operating procedures which are provided in the private notices circulated along with the explanatory statement as required under Sections 230(3), 232 (1) and (2) and 102 of the Act read with Rule 6 of Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, and the annexures to the explanatory statement which includes the Scheme to the shareholders of the company. The Equity Shareholders of the Transferee Company are requested to attend and vote at the meeting during the business hours and shall provide the facility of participating in the said meeting by way of Video Conferencing/Other Audio-Visual Means.

The Equity shareholders of M/s Saraf Trading Corporation (International) Private Limited are requested to attend the meeting.

Copies of the said Scheme of Arrangement and of the statement under section 230 can be obtained free of charge at the registered office of the company.

The Hon'ble Tribunal has appointed Mr. G.S. Sudhir as chairperson and Mr. S. Salai Geethan as the Scrutinizer of the said meeting. The above-mentioned arrangement, if approved by the meeting, will be subject to the subsequent approval of the Hon'ble National Company Law Tribunal, Chennal Bench.

Dated this 04th day of June 2025

Ambarish Ulhas Saraf Director DIN: 00515034



UNIT No.:1202, 12TH FLOOR, HALLMARK BUSINESS PLAZA, BANDRA (EAST), MUMBAI, PIN- 400051, E-mail: dir.mum@fssai.gov.in, aomumbai@fssai.gov.in

TENDER NOTICE

Food Safety and Standards Authority of India has published a bid on the Gem Portal dated 15.05.2025, bid number GEM/2025/B/6236020 for FoSTaC empaneled training partner for conducting training under the Food Safety Training and Certification FoSTaC program in the majority of districts under the Western Regional Office, Mumbai. For more details, please visit the GeM portal.

For any queries, please get in touch with the below-mentioned address:-Office Address:- Food Safety and Standards Authority of India, 1202, 12th Floor, Hallmark Business Plaza, Opposite Gurunanak Hospital, Bandra E, Mumbai 400 051. Phn No 9004273832.

GNA **GNAAXLES LIMITED**

CIN: L29130PB1993PLC013684

Regd. Office: GNA HOUSE, 1-C Chhoti Baradari Part - II. Opposite Medical College. Garha Road Jalandhar 144001. Tel: +91-181-4630477. Fax: +91-181-4630477 Email: gjain@gnagroup.com, website: www.gnaaxles.in

NOTICE of the 32" Annual General Meeting and Remote E-voting and Record Date for dividend.

Notice is hereby given that 32nd Annual General Meeting (AGM) of the Shareholders of GNA Axles Limited will be held on Monday 30th June 2025 at 12:30 PM through Video Conferencing (VC) or other Audio Visual Means (OVM) in compliance with the applicable provisions of the Companies Act, 2013 read with General Circular No. 20 dated May 5, 2020 read with Circular No. 14 dated April 8, 2020 and Circular No. 17 dated April 13, 2020 and General Circular Number 09/2024 dated September 19, 2024 (hereinafter collectively referred to as "MCA Circulars") permitted the holding of Annual General Meeting through VC or OAVM without the physical presence of Members at a common venue. In compliance with these MCA Circulars and the relevant provisions of the Companies Act, 2013 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Annual General Meeting of the Members of the Company is being held through VC/OAVM. The Company has availed the services of M/s Linkintime India Private Limited

In compliance with MCA Circulars and SEBI Circular the Notice of the Annual General Meeting along with the Annual Report for the financial year 2024-25, comprising the audited Financial Statements, Auditors Report, Board's Report and other documents required to be attached thereto, have been sent only by electronic mode to those Members whose email addresses are registered with the Company/Depositories in accordance with the aforesaid MCA Circulars and circular issued by SEBI dated May 12, 2020. Members may note that the Notice of Annual General Meeting and Annual Report for the financial year 2024-25 will also be available on the Company's website www.gnaaxles.in and websites of the Stock Exchanges i.e. National Stock Exchange of India Ltd and BSE Limited at nseindia.com and bseindia.com respectively. Members can attend and participate in the Annual General Meeting through VC/OAVM facility only. The Company has completed the dispatch of the notice dated April 21, 2025, through electronic mode only, to the eligible members of the Company in respect of the 32nd AGM

to facilitate the the AGM though Audio Visual Means.

In Compliance of the Provisions of section 108 of the Companies Act 2013 read with Rule 20 of the Companies (Management & Administration) Rules, 2014 as amended from time to time and Regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 the shareholders are provided with the facility to vote electronically (E-Voting) on the Resolutions set forth in the Notice of the AGM for which the Company has engaged the Services of M/s Linkintime India Private Limited to provide E-Voting facility for voting to the Members of the Company to cast their vote through Remote E Voting and the facility of E Voting to the members participating in the AGM through VC/OAVM. The members will be provided the facility to attend the AGM through VC/OAVM through Instameet Platform of Linkintime India Private Limited. Members may access the same at www.instameet.linkintime.co.in under the shareholder/member login using E-Voting Credentials. The detailed procedure for attending the AGM through Instameet Platform and for E-Voting has been provided in the Notice of the 3210 Annual General Meeting. Members may note that the E-voting shall commence on 27th June 2025 (9:00 AM) and

shall end on 29th June: 2025 (5:00 PM). During this period the shareholder of the Company holding shares either in Physical or dematerialised form, as on cut off date 23" June. 2025, may cast their vote electronically. In case the shareholders have any queries or issues regarding e-voting, please refer the Frequently Asked Questions ("FAQs") and Instavote e-Voting manual available at https://instavote.linkintime.co.in, under Help section or write an email to enotices@linkintime.co.in or Call linkintime at:- Tel: 022

The Company has fixed 23th June 2025, as record date for determining the eligibility of shareholders for distribution of Dividend @ Rs. 3/- per Equity Share, if declared the 32nd Annual General Meeting.

Aperson whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut off date shall be entitled to avail the facility of Evoting. Facility of E-Voting shall also be available during the time of AGM and members who have not casted their vote electronically earlier shall be eligible to vote at the 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 in the meeting.

By order of the Board of Directors

Date: June 06, 2025 Place: Mehtiana

For GNA Axles Limited Gouray Jain Company Secretary

GRINDWELL NORTON LTD.

CIN: L26593MH1950PLC008163

Regd. Office: 5th Level, Leela Business Park, Andheri-Kurla Road, Marol, Andheri (East), Mumbai 400 059

Tel: +91 22 4021 2121; Email: sharecmpt.gno@saint-gobain.com; Website: www.grindwellnorton.co.in

NOTICE TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR

EDUCATION AND PROTECTION FUND ("IEPF") AUTHORITY

Notice is hereby given pursuant to the provisions of the Companies Act, 2013 read along with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer

Individual communication has been sent by the Company to the registered address of the shareholder(s) who have had unclaimed dividends for seven consecutive years from 2017-18 and whose shares are liable to be transferred to IEPF Authority. The complete details of these shareholder(s) are uploaded on the Company's website www.grindwellnorton.co.in/investors/shareholders-corner. The same can be accessed

In case the dividends are not claimed by the concerned shareholder(s) by September 5, 2025, the Company will initiate the transfer of their shares to IEPF Authority without further

In case the shares are held,

Place: Mumbai

Date: June 7, 2025

- In physical form, the Company will issue new share certificate(s) in lieu of the original share certificates. Thereafter, the Company will inform the depository to convert these physical share certificates into dematerialized form and transfer them to the demat account of the IEPF Authority by way of corporate action, in accordance with the IEPF Rules. Accordingly, the original share certificate(s) registered in the shareholder(s) name will be deemed cancelled and non-negotiable. In demat form, the Company shall inform the depository by way of corporate action for
- transfer of shares to the demat account of IEPF Authority.

Please note that no claim shall lie against the Company in respect of the unclaimed dividend amount and equity shares transferred to IEPF Authority pursuant to the said Rules. The concerned shareholder(s) can claim the shares and dividend from IEPF Authority by submitting an online application in the prescribed Form IEPF-5, after obtaining entitlement letter from the Company. Shareholder(s) may further note that the details of unclaimed dividends and shares uploaded by the Company on its website, shall be treated as an adequate notice regarding the issuance of new share certificate(s) by the Company for the purpose of transfer of shares to IEPF Authority in accordance with the Rules.

For any queries on the subject matter, shareholder(s) may contact the Company's Registrars and Transfer Agents, MUFG Intime India Private Limited, at C-101, 1st Floor, Embassy 247, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400 083, Tel No.: +91 810 811 8484. For raising gueries, please visit the website: https://in.mpms.mufg.com/



For Grindwell Norton Limited K. Visweswaran **Company Secretary** Membership No. A16123

KYC/index.html.

R SYSTEMS INTERNATIONAL LIMITED [Corporate Identity Number: L74899DL1993PLC053579]

Registered Office: GF-1-A, 6, Devika Tower, Nehru Place, New Delhi - 110019 Corporate Office: 3rd Floor, Tower No. 1, IT/ITES SEZ of Artha Infratech Pvt. Ltd., Plot No. 21, Sector Tech Zone-IV, Greater Noida West, Gautam Buddha Nagar, Uttar Pradesh - 201306 Phone: +91-120-4303500 | Email: rsil@rsystems.com | Website: www.rsystems.com

POSTAL BALLOT NOTICE

Companies (Management and Administration) Rules, 2014 (the "Rules"), as amended from time to time, and other applicable provisions of the Act and the Rules, also read with General Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 09/2024 dated September 19, 2024 and other relevant circulars issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standard on General Meetings issued by the Institute of Company Secretaries of India ("SS-2") and other applicable laws, rules and regulations (including any statutory modification or re-enactment thereof for the time being in force and as amended from time to time), R Systems International Limited ("R Systems"/ "Company") seeks consent of the members on the following special resolution through Voting by Electronic Means ("Postal Ballot");

Notice is hereby given that pursuant to Sections 108, 110 of the Companies Act, 2013 (the "Act"), read with the

SI. No. Description of the Special Resolution

To make investments, give loans and advances, guarantees and provide securities beyond the prescribed limits under Section 186 of the Companies Act, 2013.

- In compliance with MCA Circulars, the Company has completed the dispatch of electronic copies of the Postal Ballot Notice along with Explanatory Statement and instruction for Remote e-Voting on June 06, 2025 to all the members whose e-mail addresses are registered with the Company/ Registrar and Share Transfer Agent or with the respective Depositary Participants. The physical copy of the Notice along with the Postal Ballot Form and pre-paid business reply envelope are not being sent to the members for this Postal Ballot. The communication of the assent or dissent of the Members would only take place through the Remote e-Voting system.
- Members may note that the Postal Ballot Notice is also available on the Company's Website https://www.rsystems.com/ websites of the stock exchanges i.e. National Stock Exchange of India Limited and BSE Limited at www.nseindia.com and www.bseindia.com, respectively and on the website of MUFG Intime India Private Limited ("MIIPL") at
- The Company has engaged MIPL for the purpose of providing the Remote e-Voting facility to all the members. Members whose names were recorded in the register of members of the Company or in the Register of beneficial owners maintained by the Depositories as on June 05, 2025 ("Cut-off Date") will be entitled to cast their vote electronically. The Remote e-Voting will commence at 9:00 A.M. (IST) on Monday, June 09, 2025 and end at 5:00 P.M. (IST) on Tuesday, July 08, 2025. The e-voting module shall be disabled by MIIPL thereafter.
- The Board of Directors of the Company has appointed M/s. DPV & Associates LLP, Company Secretaries (Firm Registration No.: L2021HR009500) represented by Mr. Devesh Kumar Vasisht, as the scrutinizer ("Scrutinizer") for conducting the remote e-voting process of Postal Ballot in a fair and transparent manner.
- The result of the Postal Ballot will be announced on or before Thursday, July 10, 2025, at the Registered Office of the Company. The result of the Postal Ballot will be submitted to the Stock Exchanges where shares of the Company are listed and will also be posted on the Company's website, www.rsystems.com and on the MIIPL website,
- In case any shareholder faces any technical issue in login, please contact the concerned agency as per following

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at : 022 - 4886 7000.
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at toll free no. 1800 22 55 33.
Individual Shareholders holding securities physical mode/ Institutional shareholders	Members facing any technical issue in login may contact INSTAVOTE helpdesk by sending a request at enotices@in.mpms.mufg.com or contact on: Tel: 022 - 4918 6000.

Alternatively, shareholders may also contact Mr. Bhasker Dubey, Company Secretary & Compliance Officer, 3rd Floor, Tower No. 1, IT/ITES SEZ of Artha Infratech Pvt. Ltd., Plot No. 21, Sector TechZone-IV, Greater Noida West, Gautam Buddha Nagar, Uttar Pradesh - 201306, India, at the designated email ID Investors@rsystems.com or at telephone No. + 91 120 4303500.

Members who have not registered/ updated their email address are requested to register/ update the same (i) in case of shares held in demat mode, as per the process advised by concerned Depository Participant's; and (ii) in case of shares held in physical mode, by uploading required documents at the link https://web.in.mpms.mufg.com/

> By Order of the Board For **R Systems International Limited** Bhasker Dubey

: June 06, 2025 (Company Secretary & Compliance Officer) Place: Greater NOIDA

financialexpress.com

epaper.financialexpress.com