CIN: L28990MH2012PLC227023

Registered Office: Plot No 01, Survey No 96, Kumbhivli Madap Khopoli, Khalapur, Raigarh-410203. Tel No.: +91-2246086806 | Email ID: compliance@cffdefensys.com | Website: www.cffdefensys.com

NOTICE

A. ANNUAL GENERAL MEETING:

Notice is hereby given that:

The Notice is hereby given that Thirteenth Annual General Meeting (AGM) of CFF Fluid Control Limited will be held on Monday, July 07, 2025 at 01.30 P.M. (IST) through Video Conference (VC) / Other Audio-Visual Means (OAVM) to transact the business specified.

The Notice of AGM along with the Annual Report for the financial year (F.Y.) 2024-25 has been sent to Members in electronic form to the Email-IDs registered with their Depository Participants (in case of electronic shareholding)/ the company's Registrar and share transfer Agent (in case of physical shareholding). For members whose Email IDs are not registered, we request shareholders to update their email ids with the depositories/RTA as soon as possible. The Notice and Annual Report may also be accessed on the website of the company at www.cffdefensys.com and website of National Securities Depository Limited ('NSDL') www.evoting.nsdl.com.

REMOTE E-VOTING:

In compliance with the provision of Section 108 of the Companies Act, 2013 read with the rules made there under and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, The Company has offered remote e-voting facility for transacting the business through National Securities Depository Limited (NSDL) to enable the members to cast their votes electronically. Necessary arrangements have been made by the company with NSDL to facilitate e-voting. The details pursuant to the act are as under:

The e-voting period will commence on Thursday, July 03, 2025 (9:00 A.M.) and ends on Sunday, July 06, 2025 (5:00 P.M.) IST. Thereafter, the e-voting module will be disabled.

The voting rights of Members shall be in proportion to their share of paid-up capital of the Company as on the cut-off date Monday, June 30, 2025. Once a vote is cast by the member, he/she shall not be allowed to change

Any person who becomes a member of the Company after dispatch of Notice and holding shares as on cut-off date may write to NSDL on the e-mail ID i.e. evoting@nsdl.co.in requesting for the User ID and password. If the member is already registered with NSDL for e-voting, the member can use the existing User ID and Password for casting their vote through Remote e-voting. The detailed procedure pertaining to the User ID and Password is also provided in the Notice of the AGM.

For more information, kindly refer Notice of the meeting available on the company's website and NSDL.

C. BOOK CLOSURE:

Place: Mumbai

Date : June 131, 2025

(Please scan this QR Code to view the Draft Prospectus;

June 10, 2025.

Companies Act, 2013.

Issue at www.sarthiwm.in.

the SME Platform of BSE Limited ("BSE SME" or "BSE").

"Offer Document" with SME Platform of BSE Limited ("BSE SME").

basis of such Prospectus as there may be material changes in the Prospectus from the Draft Prospectus.

LEAD MANAGER TO THE OFFER

401, 4" Floor, Manek Plaza, 167, Vidyanagari Marg, Kalina,

Tel No.: +91 22 2652 8671/72; Email Id: ipo@sarthiwm.in

Website: www.sarthiwm.in; Contact Person: Pankaj Chaurasia

Sarthi Capital Advisors Private Limited

SEBI Registration No.: INM000012011

announcement are not being offered or sold in the United States.

CIN: U65190DL2012PTC238100

Santacruz (E), Mumbai - 400 098

Place: East Delhi, Delhi

Date : June 13, 2025

REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

Pursuant to Section 91 of the Companies Act, 2013 and Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and the Share Transfer books shall remain closed from Monday, 30 June 2025 to Sunday, 06 July 2025 (both days inclusive) for the purpose of 13th Annual General Meeting.

By Order of Board of Directors For CFF Fluid Control Limited Sd/-Sunil Menon Managing Director (DIN: 00409485)

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. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR PUBLICATION OR

DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE SME PLATFORM OF BSE LIMITED IN COMPLIANCE WITH THE CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS)

PUBLIC ANNOUNCEMENT

EARKART LIMITED

2021 vide Certificate of Incorporation issued by Registrar of Companies, Kanpur bearing CIN: U74999UP2021PTC145093. Subsequently, our Company was converted into a Public Limited Company under the Companies Act, 2013 pursuant to a special resolution passed by the shareholders of our Company on November 27, 2024 and the name was changed to "Earkart Limited" pursuant to a fresh Certificate of Incorporation dated December 18, 2024 issued by the Registrar of Companies. Central Processing Centre, bearing CIN: U74999DL2021PLC399313. For further information, please refer chapter "Our History and Certain Other Corporate Matters" on page 163 of the Draft Prospectus dated

Registered Office: Shop No. 8-P, Street No 6, Vasundhara Enclave, East Delhi, Delhi-110096; Tel. No: +91 9560576416; Corporate Office: A-133 Ground floor, Gautam Buddha Nagar Sector 63, Noida, Gautam Buddha Nagar, Noida, Uttar Pradesh, India, 201301 E-mail: info@earkart.in; Website: www.earkart.in; Contact Person: Preeti Srivastava, Company Secretary and Compliance Officer Corporate Identity Number: U74999DL2021PLC399313 **OUR PROMOTERS: ROHIT MISRA AND MONIKA MISRA** INITIAL PUBLIC OFFERING UP TO 36,49,000 EQUITY SHARES OF ₹10 EACH ("EQUITY SHARES") OF EARKART LIMITED (THE "COMPANY") FOR CASH AT A PRICE OF

₹[●] PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING ₹[●] LAKHS ("OFFER"). THE OFFER COMPRISES A FRESH ISSUE OF 33,15,000 EQUITY SHARES

AGGREGATING ₹[•] LAKHS ("FRESH ISSUE") AND AN OFFER FOR SALE OF 3,34,000 EQUITY SHARES ("OFFERED SHARES") AGGREGATING ₹[•] LAKHS, BY

ROHIT MISRA (SELLING SHAREHOLDER), THE ("OFFER FOR SALE"). OUT OF WHICH [◆] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR A CASH PRICE OF

₹[●] PER EQUITY SHARE, AGGREGATING TO ₹[●] LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION

PORTION"). THE OFFER LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF [◆] EQUITY SHARES OF FACE VALUE OF ₹10 EACH AT AN ISSUE PRICE

OF ₹[•] /- PER EQUITY SHARE AGGREGATING TO ₹[•] LAKHS (IS HEREINAFTER REFERRED TO AS THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL

CONSTITUTE 26.53 % AND [•] %, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE

In terms of Rule 19(2)(b)(i) of the SCRR this Offer is being made for at least 25% of the post-Issue paid-up Equity Share capital of our Company. This Issue is being made through

Fixed Price process and allocation in the net offer to the public will be made as per regulation 253(3) of the SEBI ICDR Regulations 2018, as amended and in compliance with

Chapter IX and other applicable provisions of SEBI ICDR Regulations wherein a minimum 50% of the Net Issue is allocated for individual applicants who applies for minimum

application size and the balance shall be offered to Individual applicants other than Individual Investor who applies for minimum application size and other investors including

corporate bodies or institutions, QIBs and Non-Institutional Applicants. However, if the aggregate demand from the Individual Investors who applies for minimum application size is

less than 50%, then the balance Equity Shares in that portion will be added to the Individual Investors who applies for more than minimum application and vice-versa subject to valid

Applications being received from them at or above the Issue Price. Additionally, if the Individual Investors who applies for minimum application size category is entitled to more than

fifty per cent on proportionate basis, the Individual Investors who applies for minimum application size shall be allocated that higher percentage. For details in this regard, specific attention is invited to "Offer Procedure" beginning on page 279 of the Draft Prospectus. A copy will be filed with the Registrar of Companies as required under Section 26 of the

THE FACE VALUE OF THE EQUITY SHARES IS ₹10/- EACH AND

THE OFFER PRICE IS ₹ [•] IS [•] TIMES OF THE FACE VALUE OF THE EQUITY SHARES, RESPECTIVELY.

This public announcement is being made in compliance with and in accordance SEBI press release no. PR No.36/2024 dated December 18, 2024 (208" SEBI Board meeting on

"Review of SME framework under SEBI (ICDR) Regulations, 2018, and applicability of corporate governance provisions under SEBI (LODR) Regulations, 2015 on SME

companies) to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and

other considerations, to undertake initial public offering of its Equity Shares pursuant to the Issue and has filed the Draft Prospectus dated June 10, 2025 which has been filed with

In relation to above, the Draft Prospectus filed with BSE shall be made available to the public for comments, if any, for a period of at least 21 days, from the date mentioned below by

hosting it on the respective websites of the Stock Exchange i.e., BSE at www.bseindia.com, website of the Company at www.earkart.in and the websites of the Lead Manager to the

Our Company hereby invites the members of the public to give comments on the Draft Prospectus filed with BSE with respect to disclosures made in the Draft Prospectus. The

members of the public are requested to send a copy of their comments to BSE and/or to the Company Secretary and Compliance Officer (cs@earkart.in) of our Company and/or the

Lead Manager to the Issue at their respective addresses mentioned herein below in relation to the Issue on or before 5:00 p.m. on the 21" day, i.e. 21 days from the date of filing of

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their

investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their

own examination of the Issuer and this Issue, including the risks involved. The Equity Shares have not been recommended or approved by the Securities and Exchange Board of

India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the Draft Prospectus. Specific attention of the investors is invited to the statement of 'Risk Factors' given on

Any decision to invest in the Equity Shares described in the Draft Prospectus may only be made after the Prospectus has been filed with the RoC and must be made solely on the

For details of the main objects of our Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 163 of the Draft Prospectus.

Association and the number of shares of our Company subscribed by them of our Company, please see "Capital Structure" beginning on page 75 of the Draft Prospectus.

The liability of the members of our Company is limited. For details of the share capital, capital structure of our Company, the names of the signatories to the Memorandum of

EARKART 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 Draft Prospectus with BSE on June 10, 2025. The Draft Prospectus shall be available on the website of the BSE at www.bseindia.com and is available on website of the

Company i.e. www.earkart.in, website of the Lead Manager to the Issue, Sarthi Capital Advisors Private Limited at www.sarthiwm.in. Potential investors should note that investment

in equity shares involves a high degree of risk and for details relating to such risks, please see the section entitled "Risk Factors" on page 29 of the Draft Prospectus and the details

This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of securities for sale in

any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the U.S.

Securities Act of 1933 or an exemption from registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained

from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, the securities described in this

The Equity Shares, when offered, through the Prospectus, are proposed to be listed on the SME Platform of BSE Limited ("BSE SME" or "BSE").

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

set out in the Prospectus, when filed. Potential investors should not rely on the Draft Prospectus for making any investment decision.

REFER TO SECTION TITLED "TERMS OF THE OFFER" BEGINNING ON PAGE 268 OF THE DRAFT PROSPECTUS.

A ATAL REALTECH LIMITED Corporate Identity No. (CIN): L45400MH2012PLC234941

Regd. Office: Office No. B 406, Third Floor, ABH Capital, Opp. Ramayam Bungalow, Sharanpur Road, Near Rajiv Gandhi Bhavan, H P T College, Nashik - 422005 Maharashtra, India. Tel: 253 - 2993859 | Email: info@atalrealtech.com | Website: https://www.atalrealtech.com/

NOTICE

NOTICE is hereby given that the Extra Ordinary General Meeting of the Members of the Atal Realtech Limited will be held on Saturday, July 05, 2025 at 01:00 P.M. through Video Conferencing/Other Audio Video Means (OAVM) to transact the following business:

Description of the Resolution

1.	To increase the authorised share capital of the company and consequent amendment to memorandum of association of the company.
2.	To approve issue of equity shares on preferential basis.
3.	To approve the issue of warrants convertible into equity shares on Preferential basis.
The No	tice of EOGM along with Explanatory Statement is sent to Members in electronic form to the Email-IDs

registered with their Depository Participants (in case of electronic shareholding)/the company's Registrar and share transfer Agent (in case of physical shareholding). For members whose Email IDs are not registered, we request shareholders to update their email ids with the depositories/RTA as soon as possible. The Notice may also be accessed on the website of the company at www.atalrealtech.com and website of National Securities Depository Limited ('NSDL') www.evoting.nsdl.com.

REMOTE E-VOTING:

Item No.

In compliance with the provision of Section 108 of the Companies Act, 2013 read with the rules made there under and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, The Company has offered remote e-voting facility for transacting the business through National Securities Depository Limited ('NSDL') to enable the members to cast their votes electronically. Necessary arrangements have been made by the company with NSDL to facilitate e-voting. The details pursuant to the act are as under:

. The e-voting period will commence on Tuesday, July 01, 2025 (9:00 A.M.) and ends on Friday, July 04, 2025 (5:00 P.M.). Thereafter, the e-voting module will be disabled.

 The voting rights of Members shall be in proportion to their share of paid-up capital of the Company as on the cut-off date Saturday, June 28, 2025. Once a vote is cast by the member, he/she shall not be allowed to change it subsequently.

 Any person who becomes a member of the Company after dispatch of Notice and holding shares as on cut-off date may write to NSDL on the e-mail ID i.e. evoting@nsdl.co.in requesting for the User ID and password. If the member is already registered with NSDL for e-voting, the member can use the existing User ID and Password for casting their vote through Remote e-voting. The detailed procedure pertaining to the User ID and Password is also provided in the Notice of the EOGM.

For more information, kindly refer Notice of the meeting available on the company's website and NSDL.

For Atal Realtech Limited Sd/-

Amit Sureshchandra Atal Place: Nashik Director Date : June 12ⁿ, 2025 (DIN: 03598620)

> ADDENDUM TO FORM G ISSUED ON 24th MAY, 2025 JUPITER LANDSCAPES PRIVATE LIMITED EXTENSION OF TIMELINE FOR SUBMISSION OF EXPRESSION OF INTEREST FOR JUPITER LANDSCAPES PRIVATE LIMITED OPERATING IN REAL ESTATE INDUSTRY. HAVING PROJECT AT THANE, MAHARASHTRA, WITH ITS OWN LAND. Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India

SL. RELEVANT PARTICULARS								
1.	Name of the corporate debtor along with PAN & CIN/ LLP No.	Jupiter Landscapes Private Limited PAN No. AADCJ2332E CIN No - U70102MH2013PTC251177						
2.	Address of the registered office	F 1, Plot No 99, Kavya Aura, Ground Floor, Tulsiwadi, Sitaram, Ghadigaonkar, Tardeo, Mumbai City, Mumbai, Maharashtra, India, 400034						
	Details of place where majority of fixed assets are located	The Company has a real estate project named "Kavya Grandeur" located at Survey no 35/1, 35/2, 36/3, 36/4 Village Boriwade Kasarvadavli, Ghodbunder road, Opposite Ratnatej Society, Behind Hyper city mall, Thane – 400615						
4.	Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	The same can be availed by sending a request to - rp@jupitercirp.com.						
5.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL;	The same can be availed by sending a request to - rp@jupitercirp.com.						
6.	Last date for receipt of expression of interest	Revised Date - Tuesday, 17th June, 2025 (as extended from earlier date of Monday, 09th June, 2025)						
7.	Date of issue of provisional list of prospective resolution applicants	Revised Date - Friday, 20th June, 2025 (as extended from earlier date of Thursday, 19th June, 2025)						
8.	Last date for submission of objections to provisional list	Revised Date - Wednesday, 25th June, 2025 (as extended from earlier date of Tuesday, 24th June, 2025).						
9.	Date of issue of final list of prospective resolution applicants	Friday, 04th July, 2025						
10.	Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	Wednesday, 09th July, 2025						
11.	Last date for submission of resolution plans	Friday, 08th August, 2025						
12.	Process email id to submit Expression of Interest	rp@jupitercirp.com.						
13.	Details of the corporate debtor's registration status as MSME	The Corporate Debtor is not registered as MSME						
	ce: 14th June, 2025 ce: Mumbai	For Jupiter Landscapes Private Limited Sd/ Hari Kishan Bhoklay Authorized Signatory						



Correspondence Address of the Resolution Professional: 1601, Unicon

For KDRA Insolvency Professionals Private Limited

Jupiter Landscapes Private Limited (Under CIRP)

Dattaji Salvi Marg, Andheri West, Mumbai - 400053

Reg. No: IBBI/IPE-0059/IPA-1/2022-23/5003

Resolution Professiona

SAMMAAN CAPITAL LIMITED (Formerly Known As Indiabulls Housing Finance Limited) Registered Office: A-34, 2nd and 3rd Floor, Lajpat Nagar -II New Delhi - 110024

CIN: L65922DL2005PLC136029 Email: homeloans@sammaancapital.com., Tel: 011-48147506 Fax: 011-48147501, Website: https://www.sammaancapital.com

NOTICE For attention of the Equity shareholders of the Company

Sub.: TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR **EDUCATION AND PROTECTION FUND (IEPF)**

This notice is given pursuant to Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules, 2016 ('the Rules') as amended from time to time read with the various Notifications issued by the Ministry of Corporate Affairs, Govt. of India, from time to time.

The Rules and Section 124(6) of the Companies Act, 2013 ('the Act'), contain provisions for transfer of all shares, in respect of which dividend has not been paid or claimed for seven consecutive years or more, in the name of the Investor Education and Protection Fund (IEPF) Authority. Adhering to various requirements set out in the Rules, the Company has communicated individually to the concerned shareholders whose shares are liable to be transferred to IEPF suspense account to claim their unpaid/unclaimed dividend amount(s) on or before August 30, 2025.

Year-wise details of all unpaid/unclaimed dividends and full particulars of shareholders, including their folio number or DP ID - Client ID whose shares are liable to be transferred to the IEPF have been made available on the website of the Company: https://www.sammaancapital.com

Shareholders may note that the shares held both in physical as well as in dematerialized form are liable to be transferred to the IEPF. However, such shares along with any accrued benefits on these shares, if any, can be claimed back from the IEPF following the procedure mentioned in the Rules.

Shareholders may note that following the provisions of the Rules, the Company will be issuing duplicate share certificates in lieu of the original share certificates for the purpose of transferring them to the IEPF, upon which the original share certificates will stand automatically cancelled.

In case no communication is received from the concerned shareholders whether holding shares in physical or in dematerialized form by August 30, 2025, the Company shall initiate such steps as may be necessary to transfer those shares and dividend to the IEPF following the method prescribed in the Rules.

Shareholders having query in this regard are requested to contact the Registrar and Share Transfer Agent of the Company, KFin Technologies Limited, Ms. C Shobha Anand at Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500 032, Toll Free; 1800-309-4001, e-mail: einward.ris@kfintech.com.

For SAMMAAN CAPITAL LIMITED

(formerly known as INDIABULLS HOUSING

FINANCE LIMITED) Sd/-Amit Jain Company Secretary & Compliance Officer



TATA POWER

(Corporate Contracts Department) The Tata Power Company Limited, Smart Center of Procurement Excellence, 2" Floor, Sahar Receiving Station, Near Hotel Leela, Sahar Airport Road Andheri (E), Mumbai 400 059, Maharashtra, India (Board Line: 022-67173917) CIN: L28920MH1919PLC000567

NOTICE INVITING TENDER (NIT)

The Tata Power Company Limited invites tender from eligible vendors for the following tender package (Two-Part Bidding) in Mumbai. 1) Supply of Hardware Fittings for EHV Overhead Transmission Lines

at Mumbai (Package Reference CC25AA038).

2) Services for installation of 96 Core OPGW on 110 kV & 220 kV Overhead Lines under Live Line Condition (Package Reference CC25AA039). For detailed NIT, please visit Tender section on website

https://www.tatapower.com. Interested bidder to submit Tender Fee and

Authorization Letter by 1500 Hrs. Monday, 23" June 2025. Also, all future corrigendum's (if any), to the above tender will be informed on

website https://www.tatapower.com only.

Whirlpool

WHIRLPOOL OF INDIA LIMITED CIN No: L29191PN1960PLC020063

Regd. Office: Plot No. A-4 MIDC, Ranjangaon. Taluka- Shirur, Distt.- Pune - 412220, Maharashtra Corporate Office: Plot 40 Sector, 44, Gurugram - 122002, Haryana Website: www.whirlpoolindia.com, Email: investor_contact@whirlpool.com NOTICE TO THE SHAREHOLDERS OF THE COMPANY

Transfer of equity shares of the Company to the Designated Demat Account of Investor Education and Protection Fund (IEPF) Authority

This notice is published pursuant to the provisions of the Companies Act, 2013, and the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 read with the relevant circulars and amendments thereto (IEPF Rules), to inform the shareholders that all the shares in respect of which dividend remains unpaid/unclaimed for seven consecutive years, shall be transferred by the Company to the Designated Demat Account of IEPF Authority, in case they do not claim any of their dividend(s), by the next due date of Transfer i.e. October 19, 2025. A separate communication has been/shall be sent to all the Shareholders, who have not encashed the final dividend for the financial year 2017-18 and subsequent dividends, if any, declared and paid by the Company, which are liable to be transferred to IEPF Account as per the said Rules.

For the share(s)/dividend(s) already transferred to IEPF Authority in compliance with IEPF Rules, the shareholders can claim such share(s)/dividend(s) by making an online application to the IEPF Authority in Form IEPF-5, as prescribed and the form is available along with all details on website of IEPF (www.iepf.gov.in).

For Whirlpool of India Limited

13th June, 2025 Gurugram, Haryana

Roopali Singh VP-Legal and Company Secretary



Regd.office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021. Phone: 022-3555 5000. Email: investor:relations@ril.com CIN: L17110MH1973PLC019786

NOTICE NOTICE is hereby given that the following certificate(s) issued by the Company are stated

to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s). Sr. Folio No. Name / Joint Names Shares Certificate Nos. Distinctive Nos.

No.	HILL SERVE		2000	From - To	From - To
1	33706278	Ashwinbhai Mehta	40	4335271-272	69914719-758
		CACALON AND CACALON CONT.	10	7471626-626	146940966-973
			632	66531181-181	6863264974-605
2	32452957	Kinshuk Chawla	20	4172078-078	66650859-878
			10	10006221-221	180645496-505
			5	13236986-986	291174630-634
			30	14748361-362	393834990-019
			65	53602666-667	1254872396-460
			127	58325874-874	1619289975-10
			257	62209928-928	2185164568-824
			514	66403943-943	6852922975-48
3	31622964	Madhuri Kotak	40	4052099-100	64251279-31
		Ronak Kapadia	10	7272325-325	145366128-13
		2000 St. 101 St. 640 St. 101	50	50225700-700	1158003423-47
			72	58278244-244	1617251634-70
			172	62406745-745	2202348746-91
- 1		STATE STREET, AND	344	66656177-177	6874623492-83
4	9632620	Raphael T D Almelda	400	62650469-469	2221624438-83
- I		48 NO 100	800	66913987-987	6897667907-70
5	403407	Rukmani Atalrai Keswani	1160	66655585-585	6874549631-79
6	9437533	Shoukatali Gulamnabi	200	5740499-499	114250609-80
0.0	9473079E-334	Chishti	200	54788890-893	1327195820-01
		A G Chishti	400	66913609-609	6897431990-38
		Total	5558		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within Seven (7) days from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

www.ril.com

for Reliance Industries Limited Savithri Parekh Company Secretary and Compliance Officer

Stressed Assets Management Branch: Circle Office Building, Canara

'B' Wing, 8th Floor, C- 14, G- Block, BKC, Bandra (E), Mumbai 400051 | Email : cb15550@canarabank.com

Place: Mumbai

Date : June 13, 2025

Advertisement Seeking Expression Of Interest ("EOI") In Respect Of Transfer Of Stressed Loan Exposure Of Karanja Terminal & Logistics Private Limited ("KTLPL") To The Permitted Entities By Participating Under Swiss Challenge Process Canara Bank ("CB"), on behalf of consortium of lenders comprising of Canara Bank, Bank of Baroda and Punjab & Sind Bank (collectively "Lenders" or "Consortium Lenders" vites Expression of Interest ("EOI") from eligible ARCs / Banks / NBFCs / All India

inancial Institutions or any other transferees (collectively "Permitted Entities" or "Bidders") eligible/permitted under the applicable laws and also the guidelines issued by the Reserve Bank of India ("RBI"), including the Master Direction - Reserve Bank of India Transfer of Loan Exposures) Directions, 2021, as amended from time to time ("RBI Master Directions") and each Lenders' internal Board approved policy. Lenders propose to assign/transfer the Stressed Loan Exposure of KTLPL with total outstanding of the fund-based limits amounting to Rs. 589.59 Crore (Rupees Five Hundred and Eighty-Nine Crore and Fifty-Nine Lakh only) to the Permitted Entities on "All Cash" basis pursuant o an existing offer in hand ("Anchor Bid") made by an original offeror ("Anchor Bidder"), by following the process as per the Bid Process Document ("BPD") through Swiss Challenge Method ("SCM") by way of online e-auction, strictly on "as is where is" "as is what is", "as is how is", "whatever there is" and "without recourse" basis. BOB Capital Markets Limited ("BOBCAPS") has been appointed as the Lender's Process.

Name and Address of the Borrower/ Mortgagor: M/s, Karanja Terminal & Logistics Private Limited ("KTLPL") Regd. Off.: Office No. 705 & 706, 7th Floor, Shelton Cubix, Chilu Phawle Deore Marg, Sector-15, CBD Belapur, Navi Mumbai, Thane, Maharashtra, India – 400614. Last date for submission of EOI & EMD: June 18, 2025 at 5 PM

Date of Inspection: June 19, 2025 to July 2, 2025 (working days only) between 11 am to 5 pm Last Date for access to VDR and Due Diligence: July 2, 2025

Offer in Hand from Anchor Bidder / Reserve Price : Rs. 430.00 Crore (Rupees Four Hundred and Thirty Crore only) Earnest Money Deposit (EMD): Rs. 43.00 Crore (Rupees Forty-Three Crore only)

Minimum Markup @5% of Anchor Bid & Bidding Start Price : Rs. 21.50 Crore (Rupees) (wenty-One Crore and Fifty Lakh only)

Bidding Start Price: Rs. 451.50 Crore (Rupees Four Hundred Fifty-One Crore and Fifty Lakh only) Incremental Amount (Bid Multiplier): Minimum of Rs. 2.00 Crore (Rupees Two Crore

only) & in multiples thereof Date & Time of E-Auction: July 3, 2025 at 11 am to 1 pm

Details of Dealing Officer/s: Mr. Rakesh Chandra Shandilya - AGM & Mr. Shakti Kumar Sharma - Chief Manager; E-mail: cb15550@canarabank.com

Other Terms and Condition: The Bid Process Document containing the format of EOI, other documents is available on the PA's website (www.bobcaps.in). Interested bidders should submit the necessary documents electronically vide email to ports@bobcaps.in and physically at "K/A Mr. Sagar Bhadra, BOB Capital Markets Limited, B-1704, Parinee

Crescenzo, G Block, BKC, Bandra (East), Mumbai 400051". The deadline for submission

of same is June 18, 2025 by 5 PM. Upon submission of necessary documents, EMD and approval of lenders (if required), the shortlisted eligible bidders would be allowed access to the virtual data room ("VDR"), further information including the information Memorandum (if any) for commencing due

diligence in the account of KTLPL and followed by participation in the e-auction on July 3, 2025 from 11 am to 1 pm. Any of the terms & conditions of the EOI & BPD may be amended or changed or the entire

bidding process may be terminated at any stage by the Lenders or BOBCAPS without assigning any reason. All key information in relation to the bidding process will be available on the PA's website under "Tenders" tab. Bid applicants must, at all times, keep themselves apprised of the latest updates/ clarifications/ amendments/ time extensions, if any, (including the process documents) in this regard as uploaded on the Process Advisor's website. BOBCAPS or Lenders shall not be held liable for any failure on part of the bid applicants to keep themselves updated of such modifications. Lenders will not assume any Operational, Legal or any other type of risk relating to the loan exposure.

S BOBCAPS

For further details contact: 1) Mr. Sagar Bhadra - AVP; Phone: +917666412395; Mr. Jatan Joshi - SM; Phone: +919426726294;

Email: ports@bobcaps.in

For detailed Terms & Conditions of the bid process, Please refer to the link provided on Canara Bank website: https://canarabank.com/ or BOBCAPS website https://www.bobcaps.in/tenders

Sd/- Mr. Rakesh Chandra Shandilya - AGM & Place: Mumbai Mr. Shakti Kumar Sharma - Chief Manager Dealing Officers, Canara Bank Date : June 14, 2025



REGISTRAR TO THE OFFER

D/153A, 1st Floor, Okhla Industrial Area, Phase - I, New Delhi - 110 020

Contact Person: Anuj Rana; SEBI Registration No.: INR000003241

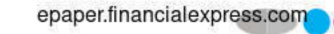
Skyline Financial Services Limited

Tel No.: +91-11-26812683/40450193/97

CIN: U74899DL1995PTC071324

Email Id: ipo@skylinerta.com

Website: www.skylinerta.com



Place

: New Delhi

: 12.06.2025

For EARKART LIMITED

Preeti Srivastava

KIRIN ADVISORS

On behalf of the Board of Directors

Company Secretary and Compliance Officer