

CIN No. L65910DL1990PLC040705 Regd. Office: 4, MMTC/STC Market, Geetanjali, New Delhi-110017

Phone No: 011-42181244, Email ID: genesis599@gmail.com, Website: www.genesisfinance.net

11th June; 2024

To,
The Manager,
Metropolitan Stock Exchange of India Limited,
Building A, Unit 205A, 2nd Floor,
Piramal Agastya Corporate Park,
L.B.S Road, Kurla West, Mumbai – 400070

Scrip Symbol: GENESISFIN ISIN: INE421K01019

Sub: Success of voluntary delisting of Equity Shares of Genesis Finance Company Limited (the "Company") from Metropolitan Stock Exchange of India Limited ("MSEI") in terms of the SEBI (Delisting of Equity Shares) Regulations, 2021 ("SEBI Delisting Regulations").

Dear Sir/Madam,

This is in the reference to the voluntary delisting of equity shares of Genesis Finance Company Limited (the "Company") from Metropolitan Stock Exchange of India Limited ("MSEI").

In this regard, we have received from the Sundae Capital Advisors Private Limited, Manager to the Issue, on behalf of the Acquirer, a copy of the Post Offer Public Announcement published dated 11<sup>th</sup> June, 2024 ("Post Offer PA") in terms of Regulation 17(4) of the SEBI Delisting Regulations in the following newspapers:

Newspaper	Language	Edition
Business Standard	English	All editions
Business Standard	Hindi	All editions
Mumbai Lakshadeep	Marathi	Mumbai edition (being regional language of the place where the Stock Exchange is situated)

An e-copy of the Post Issue Public Announcement is enclosed herewith for your reference and records.

Request you to disseminate the said information on your website.

Thanking you

For and on behalf of the Company Genesis Finance Company Limited

Gopal Bisht New Delhi

(Whole Time Director and Chief Financial Officer)

DIN: 00597160

Regt. Office: Add: 4 MMTC/STC Market,

Geetanjali, New Delhi-110017

Encl:

Copy of newspaper advertisements published as mentioned above



1177, 11th Floor, VEGAS Plot No. 6, Sector 14 (North) Dwarka City Centre, New Delhi - 110 075 Ph.: +91 11 6134 0375 E-mail: info@sundaecapital.com www.sundaecapital.com

June 11, 2024

To,
The Manager,
Metropolitan Stock Exchange of India Limited,
Building A, Unit 205A, 2nd Floor,
Piramal Agastya Corporate Park,
L.B.S Road, Kurla West, Mumbai – 400070

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Dear Sir/Madam,

This is in the reference to the voluntary delisting of equity shares of Genesis Finance Company Limited (the "Company") from Metropolitan Stock Exchange of India Limited ("MSEI") ("Stock Exchange").

The Delisting Offer was opened on Tuesday, June 04, 2024 and closed today i.e. Friday, June 07, 2024, at end of market hours on National Stock Exchange of India Limited ("NSE").

The designated stock exchange for the Delisting Offer is Metropolitan Stock Exchange of India Limited, being the stock exchange where the Equity Shares of the Company are listed. Further, NSE's Acquisition Window have been used to facilitate placing of sell orders by shareholders who wished to tender Equity Shares in the Offer.

We, Sundae Capital Advisors Private Limited ("Manager to the Offer"), hereby wish to inform you that under the reverse book building process, the minimum number of shares are tendered / offered as provided under clause (a) of regulation 21 of SEBI Delisting Regulations and the post Delisting Offer shareholding of the Acquirers, along with the other promoter and promoter group, exceeded 90% of total issued number of Equity Shares (excluding shares held by inactive Shareholders), therefore the offer is successful.

Since, the discovered price determined through Reverse Book Building process, that is, Rs. 25.40 (Rupees Twenty Five and Paise Forty only) ("Discovered Price"), equals to the floor price, that is, Rs. 25.40 (Rupees Twenty Five and Paise Forty only) ("Floor Price"), offered by the Acquirer, therefore, in terms of Regulation 22 and other applicable provisions of the SEBI Delisting Regulations, the reverse book building process is deemed to be successful, therefore, the Acquirer have accepted the Discovered Price of Rs. 25.40 (Indian Rupees Twenty-Five and Paise Forty) per Equity Share as the final price for the Delisting Offer ("Exit Price").

In this regard, on behalf of the Acquirer, a copy of the Post Offer Public Announcement published June 11, 2024 ("Post Offer PA") in terms of Regulation 17(4) of the SEBI Delisting Regulations in the following newspapers:

Newspaper	Language	Edition		
Business Standard	English	All editions		
Business Standard	Hindi	All editions		
Mumbai Lakshadeep Mar		Mumbai edition (being regional language of the place where the Stock Exchange is situated)		

An e-copy of the Post Issue Public Announcement is enclosed herewith for your reference and records.

Request you to disseminate the said information on your website.

Yours sincerely,

for Sundae Capital Advisors Private Limited

RIDIMA Digitally signed by RIDIMA GULATI Date: 2024.06.11 13:43:24+05'30'

Ridima Gulati Senior Manager



गार्डन रीच शिपबिल्डर्स एण्ड इंजीनियर्स लिमिटेड Garden Reach Shipbuilders & Engineers Limited (भाग सम्बद्ध पर अभीम / A Govt of India Undertaking), का स्थापक / Ministry of Defense Regd and Corp Office: GRSE BHAVAN, 61, Carden Reach Road, Kolksta - 700 00 Web: www.grse.in, (CIN: L36111WB1934GO007891)

### E-TENDER NOTICE FOR ONLINE BIDDING

NIT NO .: PUR/ASK/PRESS/GHD MHD FTNGS/LTA13/STOCK/RA-3016 Sub: Supply of GHD/MHD Fittings for Long Term Agreement Due Date: 21 days from date of publication

Details will be available in GRSE e-Procurement portal https://eprocuregrse.co.in and websites http://www.grse.in & https://eprocure.gov.in/cppp/

2. Any addendum/corrigendum to this tender enquiry will be published in above websites only. No separate paper advertisement will be issued 'In Pursuit of Excellence and Quality in Shipbuilding' Visit us at: www.grse.in

### JALPURA KHURJA POWER TRANSMISSION Limited red Office: Plot No. 181, Ground Floor, Block - K. Mangolpuri, Delhi - 110083

### NOTICE

Petition No. 2079 of 2024

(Under sub-section (2)(i) of Section 15 of the Electricity Act, 2003) In the matter of Application by Jalpura Khurja Power Transmission Limited for Grant of Intra-State Transmission License within Uttar Pradesh

Jalpura Khurja Power Transmission Limited (JKPTL), which is incorporated under the Companies Act, 2013, has made an application before the Hon'ble Uttar Pradesh Electricity Regulatory Commission (UPERC), Lucknow under section 14, 15, 86 (1)(d) of the Electricity Act, 2003 for grant of Transmission License in respect of the transmission lines, sub-stations and other transmission assets, the details of which are given below

S. No.	Scope of the Transmission Scheme	SCOD from Effective Date (05.04.2024)
Α	Construction of 400/220 kV, 2×500 MVA GIS substation (Gr. Noida) with associated lines	Metro Depot
1	Construction of 400/220 kV, 2×500MVA GIS substation Metro Depot (Gr. Noida) (along with 125MVAR Bus Reactor)  400 kV, 500 MVA ICT Bays: 02 Nos.  400 kV Feeder Bays: 02 Nos.  400 kV Bus Reactor Bay: 01 Nos.  400 kV Bus Coupler Bay: 01 Nos.  220 kV, 500 MVA ICT Bays: 02 Nos.  220 kV Inter Connecting (220kV S/S Metro Depot) Bays: 02 Nos.  220 kV Future Bays: 02 Nos.  220 kV Bus Coupler Bay: 01 Nos.	18 Months
2	LILO of one circuit of 400 kV Greater Noida (765 kV) – Pali, Gr. Noida DC line at 400/220 kV GIS substation Metro Depot (Gr. Noida) (LILO Line on 400kV Double Circuit Monopole & Twin HTLS conductor along with OPGW stringing work).	
В	Construction of 400/220 kV, 2×500 MVA GIS substation	Jalpura with

Months

associated lines	
Construction of 400/220 kV, 2×500MVA GIS substation Jalpura (Gr. Noida) (along with 125MVAR Bus Reactor)  400 kV, 500 MVA ICT Bays: 02 Nos.  400 kV Feeder Bays: 02 Nos.  400 kV Bus Reactor Bay: 01 Nos.  400 kV Bus Reactor Bay: 01 Nos.  220 kV, 500 MVA ICT Bays: 02 Nos.  220 kV, 500 MVA ICT Bays: 02 Nos.	18 )
220 kV Future Bays: 02 Nos.     220 kV Bus Coupler Bay: 01 Nos.	
400 kV Jalpura - THDC TPS Khurja DC line (Twin HTLS	

conductor and Monopole/Narrow Base Tower/ Conventional

Tower and OPGW stringing work)

UPPTCL to provide land for the construction of 400/220kV GIS substation at Metro Depot & Jalpura and shall be handed over to JKPTL on as is where basis.

A copy of the Transmission License application along with its annexures, enclosures and other documents filed before the Hon'ble UPERC is available on the web site, the URL of which being tatapower.com/pdf/investor-relations/Application for Grant of Transmission License.pdf, for access by any person. The application is also availa at the office of JKPTL at Shatabdi Bhawan, B-12 & 13, Sector 4, Noida, UP-201301 with Mr. Vidyadhar Ghodekar, Head – Project (yjghodekar@tatapower.com).

Objections or suggestions, if any, may be filed before the Secretary, Uttar Pradest Electricity Regulatory Commission, Vidyut Niyamak Bhawan, Vibhuti Khand, Gomti Nagar, Lucknow - 226010; with a copy of the objection(s)/suggestion(s) Mr. Vidyadhar Ghodekar, Head - Project (vjghodekar@tatapower.com) at JKPTL's above mentioned office address, within 30 days from the date of the publication of this notice in the newspape

In case the Hon'ble UPERC allows any subsequent changes resulting in amendment of the license application, JKPTL will publish such changes or the complete notice afresh for soliciting the comments/suggestions of the public

For Jalpura Khurja Power Transmission Limited Mr. Tarun Katiyar, Place: Noida, Uttar Pradesh Date: 11" June 2024 Director

# FINCORP

MUTHOOT FINCORP LIMITED

Registered Office: Muthoot Centre TC No.27/3022, Punnen Road, Trivandrum, Kerala - 695 001, Chennal Office: 710 A & 711 A, 7th Floor, Phase-2, Spencel Plaza, Mount Road, Annasalai, Chennai - 600 002.

APPENDIX -IV [Rule 8(1)] Possession Notice (For Immovable Property)

Whereas The undersigned being the Authorized Officer of the Muthoot Fincorp Limited (MFL), under the Securitisation And Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (ACT NO.54 OF 2002) and in exercise of powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice to below entioned Borrower/s / Guarantor/s. After completion of 60 days from date of receipt of the said notice, The Borrower/s Guarantor/s having failed to repay the amount, notice is hereby given to the Borrower's / Guarantor/s and the public in general that the undersigned has taken **Possession** of the property described herein below in exercise of powers conferred on them under on 13(4) of the said Act read with Rule 8 of the said Rules on this

S. No.	Name of Borrower / Co-Borrower/ Guarantor	Date of Demand notice	Total O/s Amount (Rs.) Future Interest Applicable	Description of Secured Asset(s)/ Immovable Property (les)	Date of Possession
1.	(Loan A/c No.MFLDELSECUL000005007470) Mr. Sanjay Kumar (Borrower) Ms. Sunita (Co-Borrower) Both Residing at: Mahampur Baghpat, Landmark -Baghpat, Meerut, Uttar Pradesh - 250515.	11.03.2024	Lakhs Twenty-Three Thousand Five Hundred Ninety Three	Property bearing Khasra No.139, Maharmpur Tehsil Khekda Distl. Bagpat, Meeruf, Uttar Pradesh- 250515, India in the total land admeasuring 373.74 Sq.meters. Boundaries of the property: North: Plot of Dharmendra, South: Primary Pathasala, East: Plot of Kusuam, West: Road 15ft wide and House of Sanjay	06.06.2024

The Borrower/s / Guarantor/s in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the Muthoot Fincorp Limited (MFL), for an above mentioned demanded amount and further interest thereon Sd/- Authorised Officer Place: Uttar Pradesh, Date: 11.06.2024 For Muthoot Fincorp Limited (MFL)

BHOPAL SAHAKARI DUGDH SANGH MARYADIT (AN ISO 9001: 2000 Certified Organization)

Habibganj, Bhopal 462024 E-mail: bsdsim@gmail.com, Phone: 0755-2478250-53, Fax: 0755-2450896 Ref No.: 03 Dated: 10.06.2024

### **EOI NOTICE**

Expression of intrest is invited by Bhopal Sahakari Dugdha Sangh for End to end consultancy service for availing carbon credits from thermal energy generation projects through biomass in Bhopal, Pachama and Betul. The documents containing the terms and conditions can be purchased online & downloaded through following website http://www.mptenders.gov.in from 11.06.2024 onwards. The offer will be opened in the office of the undersigned as mentioned in tender time schedule(key date). The detailed Tender Form can be seen (only for reference) at our HO website: www.sanchibhopal.com. The Chief Executive Officer Bhopal Sahakari Dugdh Sangh Marvadit has all the right to accept or reject any or all bids

Name of item	(Rs.)	Tender Fee (Rs.)	Bid Submission Due Date & Time	Technical Bid Opening Date & Time
End to end consultancy service for availing carbon credits from thermal energy generation Projects through biomass in Bhopal, Pachama and Betul.	Rs. 10,000/-	Rs.500/-	01.07.2024 03:00 PM	02.07.2024 03:00 PM

M.P. Madhyam/114768/2024

CHIEF EXECUTIVE OFFICER

punjab national bank	Reti Stand, Udaipur, Rajastha E-mail: cs8328		IMMOVA	BLE PRO	PERTY
E-Auction Sale Notice for Sale of Im Interest Act 2002, read with groviso general and in particular to the Borrow the constructive/ physical/ symbolic sold on "As is where is", "As is what due to the Bank/ Secured Gredflor it mentioned in the below against the res	to Rule 8(6) & 9(1) of the Security wer(s) and Guarantor(s) that the belon possession of which has been taken at is", and "Whatever there is basis rom the respective borrower(s) and	Interest (Enforcement) Rules, 20 w described immovable property n by the Authorised officer of Punji "on the date as mentioned in the guaranton(s). The reserve price	02. Notice is her nortgaged/charge ab National Bank table herein belov	eby given to t d to the Secur Secured Crea v, for recovery	he public in red Creditor, ditor, will be y of its dues
Name of the Branch	Description of the	(A) Date of Demand notice u/s. 13(2) of SARFAESI Act, 2002	(A) Reserve Price		Details of
Name of the Account	immovable property	13(2) OI SARFAESI ACL, 2002	(B) EMD/		
Name & Addresses	mortgaged	(B) Outstanding amount as on	Last Date	Date/time	brances
of the Borrower/ Guarantors	/ Owner's Name (Mortgagors	(C) Possession Date u/s 13(4) of SARFAESI Act 2002	(C) Bid Increase Amount	of E-auction	the
Account	of property/ies)	(D) Nature of Possession	(D) Inspection		secured

Bell visated जीव्यक्तवा जीव्य Circle Sastra Centre, 3rd Floor, LIC Building, Sub City Centre SALE NOTICE FOR SALE OF

	Illiniovable property		(D) CINID!		
Name & Addresses	mortgaged	(B) Outstanding amount as or		Date/time of E-auction	brances known to the
of the Borrower/ Guarantors	/ Owner's Name (Mortgagors	(C) Possession Date u/s 13(4) of SARFAESI Act 2002	(C) Bid Increase Amount		
Account	of property/ies)	(D) Nature of Possession Symbolic/Physical/Constructive	(D) Inspection		secured creditors
005200-BHILWARA, BHOPAL GANJ	Residential Plot No. 2, Araji		A)	11.07.2024	Not
Shri Mishri Lal Lohar S/o Shri Nanda	1547/3, 1547/4 situated Revenue village -Hamirg:		Rs. 976500.00	From	Known
Lohar (Since Deceased)	Gram Panchayat Hamirga	arh, B)Rs.1538322.00	B) Rs. 97650.00		
1. (Borrower) Shri Mishri Lal Lohar S/o			(10.07.2024)	AM to	
2.(Co-Borrower & Legal heir of deceased) Shri Kailash Chandra Lohar Sio Shri Mishri Lall ohar	Mishri Lal Lohar S/o Shri Na Lohar (since deceas	Shri payable with further interest and expenses ed ) payment paid in full.	C) Rs. 20,000/- (Twenty Thousand only)	04:00 PM	
3. (Co-Borrower & Legal heir of deceased) Shri Mukesh Lohar S/o Shri Mishri Lal Lohar All are Resi. at: H. No. 2 Negr Hada Resort Hamirozoft, Rhibwara	South: Other Araji.	. 3, ad . C) 06.03.2024 D) Symbolic Possession	D) 09.07.2024 From 11:00 AM to 4:00 PM		
Rajasthan 311028. 4.(Guarantor) Shri Naresh Kumar Tailor S/o Shri Ashok Kumar Tailor Teligali, Hamirgarh, Bhilwara Rajasthan 311028	PUNBUU0222UBT	D) Symbolic Possession			

TERMS AND CONDITIONS: The sale shall be subject to the Terms & Conditions prescribed in the Security Interest (Enforcement) Rules 2002 and to the following further conditions: 1. The properties are being sold on "AS IS WHERE IS BASIS and "AS IS WHAT IS BASIS" and "WHATEVER THERE IS BASIS", 2. The particulars of Secured Assets specified in the Schedule hereinabove have been stated to the best of the information of the Authorised Officer, but the Authorised Officer shall not be answerable for any general or omission in this proclamation. 3. The Sale will be done by the undersigned through e-auction platform provided at the Website https://www.mstoecommerce.com on above mentioned data as per timings mentioned in the table., 4. For detailed term and conditions of the sale, please refer 1) https://www.ibapi.in; 2) http://www.mstoecommerce.com/, 3) www.pnbindia.in. STATUTORY 30 DAYS SALE NOTICE UNDER RULE 8(6) & 9(1) OF THE SARFAESI ACT, 2002 4)https://eprocure.gov.in/epublish/app Punjab National Bank, Secured Creditor Date: 10.05.2024; Place- Udaipur

### DEBTS RECOVERY TRIBUNAL-I, DELHI 4th Floor, Jeevan Tara Building, Parliament Street, New Delhi-110001

### T.A. No. 2478/2022 STATE BANK OF INDIA

# MANISH BANERJI AND ORS.

(1) Manish Banerji S/o Mr. Debi Prasad Banerji, 906 Tower 2 Flex Gym Building, Airpor Road Abudhabi UAE Non India State, Non India Also at: H No Ac/30 Shalimar Bagh Saraswati Vihar North West, Delhi-110088 Also at: Yosh Hospitality LLC ABU Dhabi No India State, Non India

(2) M/s Pary Developers Pvt. Ltd., B 22 Pocxet 9 4 Jasola South, Delhi-110025, Also at: SITE OFFICE: JAYPEE Sports City, SDZ, Solitarian City, Sector-25, Yamuna Expressway Greater Noida, Uttar Pradesh-201306

Whereas the above named applicant has instituted a case for recovery of Rs. 2,42,77,258/ (Rupees Two Crore Forty Two Lakh Seventy Seven Thousand Two Hundred Fifty Eight only) against you and whereas it has been shown to the satisfaction of the Tribuna that it is not possible to serve you in ordinary way. Therefore, this notice is given b ment directing you to make appearance before Hon'ble PO 24-06-2024 at 10.30 A.M. (for further details kindly visit DRT website www.etribunal.gov.in) Phone No. 011-23748473. Take notice that in case of your failure to appear on the above mentioned day before this Tribunal, the case will be heard and decided in your absence.

Due to ongoing Pandemic Situation, all the matters will be taken up through Video Conferencing and for that purpose:- All the Advocates / Litigants shall download the "Cisco Webex" application / Software; "Meeting ID" and "Password" for the next date of hearing our cases to be taken by 'Registrar/Recovery Officer-Irand Recovery Officer-II shall be available one day prior to the next date at DRT Official Portal i.e. "drt.gov.in" under the Public Notice Head. In any exigency qua that, the Advocates / Litigants can contact the concerned official at Ph. No. 011-23748473.

Given under my hand and seal of the Tribunal on this 18th April, 2024.

by order of this Tribunal Assistant Registra Respondent may contact under mention phone number for further enquiry. (Ld. Registrar, DRT-I), Ph.: 011-23748473, Email: drt1delhi-dfs@nic.in

### सार्वजनिक नोटिस में अमित कुमार विवेदी पुत्र श्री बद्री प्रसाद ब्रिवेदी पता - फ्लंट नंबर C-124, 11 ्वेन्यु गाँर सिटी नोएडा, मेरी प्रॉपर्टी प्लॉट नं -84 ब्लॉक-A, रोवटर-12 ग्रेटर नोएडा का मुखत्यार आम जो 14 Oct 2016 का जगबीर सिंह के नाम से है जो कहीं खो

PUBLIC NOTICE dice is hereby given on behalf of Mr. Amit Gogh, Mrs. Archana Godya to general public th Sale Deed deted 03/05/2011 in favour of Mr. Am giya & Mrs. Archana Gogya document No. 172 aled to the House No.2-4-W12 (Front Portion assuring 82.5 Sq. Yds. Situated Walka Mu w Towniship Tehal Badkhel Diett Feridebed, Is no base here in Institutional Control of the Institution of the

गए हैं इनका प्रयोग अवैध होगा

-have been lost/maplaced. Ic is being warned not to deal with the ments. Any person dealing with the aforessic ments would do so at their own risk and probability. Owner shall and be isbe in any manner soever for any loss incurred by such persons. If odd found these documents On notice any set these documents (Cancemed Person is red to communicate afthe address given below.
Juris NextSen LLF. Juris NextGen LLP E-56, LGF, Greater Kailash Enclave Part-I New Delhi-48 #011-42662177,78,79

### र्वेक ऑफ़ बड़ीदा Bank of Baroda

SYMBOLIC POSSESSION NOTICE (for immovable properties under Rule 8(1))

The Authorized Officer of Bank of Baroda under the Securitization and Reconstruction of Financial Assets & Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(12) read with Rule-3 of the Security Interest (Enforcement) Rules, 2002, issued demand notice on the date mentioned against account and stated hereunder calling upon the borrower/guarantor to repay the amount mentioned in the notice being together with further interest at contractual rate on the aforesaid amount and incidental penses, costs, charges etc. till date of payment within sixty days from the date of receipt of said notice. The borrower/Guarantor having led to repay the amount notice is hereby given to the borrower/guarantor and the public in general that the undersigned has taken the ymbolic possession of the property described herein below in exercise of powers conferred on him/her under section 13(4) of the said act ead with the Rule 8 of the said Act on the date mentioned hereunder. The borrower/Guarantor in particular and the public in general are ereby cautioned not to deal with the properties. Any dealing with the properties will be subject to the charge of Bank of Baroda for the amount and interest thereon. Details of the mortgaged Properties of which the possession had been taken is as follows. The borrower's

attention is invited to provisions of sub-section (8) of section 13 of the Act., in respect of time available, to redeem the secured assets.						
Name of Borrowers/ Guarantor	Dt. of dem- and notice	Dt. of posse- ssion Notice	Amt. Due			
	Branch: Mainpuri					
Enterprises and its Partners Mr. Mayur Kumar Goyal Slo Ashok	2.) Equitative inorgage of property inc- \$3500, wadja jaraman, Pangaria, Tensa a district manipunt, Area. 0.263 Hects, Property in the name of Smt. Chetna goyal Wio Ashok kumar goyal, Bounded as: East- Prop of Mis V. Chandraratan foods pvt ltd, West- link road nagla mugariya, North- Prop of Mayur goyal, South- Mugariya link Road	28-03-2024	03-06-2024	1,71,40,474.28 as on 12:03-2024 httl. 6 other expenses		
Goyal	mt, Area of roof of the first floor-102.3 sq.mt, Bounded as: East-plot no 99 now house of prem singh, West-plot no 97 now house of Gyan swarcop Agrawal, North- Plot no-91 Now House of Udai Veer singh Rathore, South- Gali 16 feet wide					
Date : 11-06-	Date: 11-06-2024 Authorised Officer					

# कुंगरा बैंक 😞 Canara Bank

POSSESSION NOTICE (For Immovable Property) ि सिडिकेट Syndicate

dersigned being the Authorised officer of the Canara Bank under, the Securitisation and Reconstruction of Financial Assets and Enforcement Security Interest Act, 2002 (Act 54 of 2002) and in exercise of Powers conferred under section 13(12) read with rule 3 of the Security respective Interest (Enforcemen Rules, 2002 issued a demand notice on the date mentioned against account (details of which have been mentioned) calling upon the borrower and also owner of the property/surety to repay the amount mentioned in the notice within 60 days from the receipt of the said notice. The respective Borrower having failed to repay the amount, notice is hereby given to the Borrower and the public in general, that the undersigned has taken possession of the property described herein below in exercise of power conferred on him/her under section 13(4) of the said Act read with rule 8 of the Security Interest (Enforcement) Rules, 2002 rule. The borrower's ittention is invited to provisions of subsection (8) of Section 13 of the Act, in respect of time available, to redeem the secured asset. The Borrower in particular and the

l		public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Canara Bank, Respective Branch for the amount mentioned below plus interest thereon along with other expenses.							
	SI. No.	Name of the Borrower/Guarantor		Date of Demand Notice & Amount as per Notice					
		Branch: Rohta (18561) Borrower: Rajneesh Enter- prise, Rajnesh Kumar, Praveen Kumar	A House ,land Underneath 77.34 Sq Mtrs I.e 92.5 Sq Yards Situated In Abadi or Village Rasoolpur Rohta Pargana Tehsil And District Meerut In The Name of Rajneesh Kumar And Bounded By: East - 60 Feet/house of Shri Munshi, West - 60 Feet/house of Mahmood Son Ismail, North - 18 Feet 6 Inches/rohta Road, South - 11 Feet/house of Ghasita Son of Abdul Vahid.		14.03.2024 Rs. 5,58,590.64 + interest & other expenses				
	I	Branch: Surajkund (18850) Borrower: Ashok Kumar And Savita	Residential House No 282(old) Thereafter No 252 And Present No 246 Having Area 35 Sq Yards or 29.26 Sq Mtrs Consisting one Room And Kitchen And Stare Case and Covered Area 15 Sq Mtrs Situated at Mohalla Purva Shekh Lal Meerut In The Name of Ashok Kumar And Bounded By: East - Wall House/abchak House Nanva, West - Wall House/house Tara Chand. North - Wall House/house of Ram Prasad. South- Door House/rasta Aam	07.06.2024	13.03.2024 Rs. 2,63,777.02 + interest & other expenses				



# Devyani International Limited

Registered Office: F-2/7, Okhla Industrial Area, Phase I, New Delhi - 110 020; Tel: +91-11-41706720 Corporate Office: Plot No-18, Sector-35, Gurugram - 122004, Haryana Tel: +91-124-4566300, 4786000 E-mail: companysecretary@dil-rjcorp.com; Website: www.dil-rjcorp.com Corporate Identity Number: L15135DL1991PLC046758

## NOTICE TO THE MEMBERS OF 33RD ANNUAL GENERAL MEETING ("AGM")

The Ministry of Corporate Affairs ("MCA") vide its General Circular Nos. 14/2020 dated April 8, 2020 and 17/2020 dated April 13, 2020, read with other related circulars including General Circular No. 09/2023 dated September 25, 2023 ("MCA Circulars"), permitted holding of AGM through Video Conferencing/ Other Audio Visual Means ("VC/ OAVM") facility, without physical presence of the Members at a common venue. In compliance with the provisions of the Companies Act, 2013 ("Act") and Rules made thereunder, MCA Circulars and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Board of Directors of Devyani International Limited ("the Company") decided to convene 33" AGM of the Company on Friday, July 5, 2024 at 11:00 A.M. (IST) through VC/ OAVM facility. without physical presence of the Members at a common venue, to transact the business set-out in the Notice of 33<sup>rd</sup> AGM. In compliance with the provisions of the MCA Circulars and the SEBI Listing Regulations, read

with SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020 and other related SEBI circulars, including Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 7, 2023, Notice of 33" AGM and Annual Report of the Company for the Financial Year ended March 31, 2024, will be sent by e-mail to those Members, whose e-mail address are already registered with the Company or Registrar and Share Transfer Agent ("RTA") or with their respective Depository Participants ("DPs"). Members can join and participate in the 33rd AGM through VC/ OAVM facility only. Members

participating through VC/ OAVM facility shall be counted for the purpose of reckoning quorum under Section 103 of the Act. Detailed instructions for joining 33" AGM shall be provided in the Notice of the 33" AGM

Notice of 33rd AGM and Annual Report will also be made available on websites of the Company (www.dil-rjcorp.com), Stock Exchanges (www.bseindia.com and www.nseindia.com) and National Securities Depository Limited ("NSDL") (www.evoting.nsdl.com).

The Company is providing the facility of remote e-voting (prior to AGM) and e-voting (during the AGM) to all its Members, to cast their vote on all resolutions set-out in the Notice of 33rd AGM. Detailed instructions for remote e-voting and e-voting during the AGM are provided in the Notice of 33rd AGM.

Members holding shares in demat form whose e-mail address are not registered with their DPs, are requested to register their e-mail address with their respective DPs only, for receiving the Notice of 33rd AGM, Annual Report and login details for joining 33rd AGM through VC/ OAVM facility including e-voting. The registered e-mail address will also be used for sending future communications. Further, Members who hold shares in physical form and have not registered their e-mail IDs with the Company or the RTA, can register their e-mail address for receiving the Notice of 33<sup>rd</sup> AGM, Annual Report and login details for joining 33<sup>rd</sup> AGM through VC/ OAVM facility including e-voting, by sending a request to the Company at companysecretary@dilrjcorp.com or RTA viz. KFin Technologies Limited at einward.ris@kfintech.com (contact no. 1800-309-4001) by providing their name, folio number, scanned copy of the share certificate (front and back) and self-attested scanned copy of PAN and Aadhaar Card.

Any person, who acquires share(s) and becomes Member of the Company after the date of dispatch of Notice of the 33" AGM and holds shares as on the cut-off date i.e. Friday, June 28, 2024, may obtain the Login ID and Password by following the instructions as mentioned in the Notice of 33" AGM or by sending a request at evoting@nsdl.com.

In case of any query regarding e-voting, Members may contact Ms. Pallavi Mhatre, Senior Manager, NSDL, at 022-48867000 or send a request at evoting@nsdl.com or write an e-mail to Compliance Officer of the Company at companysecretary@dil-rjcorp.com. The above information is being issued for the information and benefit of all the Members of the Company in compliance with the MCA Circulars and other applicable Circulars.

> For and on behalf of **Devyani International Limited** Pankaj Virmani

Date: June 10, 2024 Place: Gurugram

Company Secretary & Compliance Officer

## POST-OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF Genesis Finance Company Limited

(CIN: L65910DL1990PLC040705)
Registered Office: 4 MMTC/STC Market, Geetanjali, New Delhi, India, 110017, Tel: +91 11 – 4218 1244 Website: www.genesisfinance.nef, Emailt: genesis599@gmail.com Contact Person: Mr. Gopal Bisht, Whole-time Director and Chief Financial Office

This post offer public announcement (the "Post Offer Public Announcement") is being issued by Sundae Capital Advisors Private This post offer public announcement (the "Post Offer Public Announcement") is being issued by Sundae Capital Advisors Private Limited ("Manager" or "Manager to the Offer") for and on behalf of Naresh Garg, (referred to as the "Acquirer") Promoter of Genesis Finance Company Limited, (the "Company") to the Public Shareholders as defined under Regulation 2(1)(t) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended, ("SEBI Delisting Regulations") (as defined below) ("Public Shareholders") of Genesis Finance Company Limited (the "Company") in respect of the acquisition of the fully paid up equity shares of the Company with a face value Rs.10 (Indian Rupees Ten) each ("Equity Shares") that are held by the Public Shareholders and consequent voluntary delisting of the Equity Shares from Metropolitian Stock Exchange of India Limited ("MSEI") ("Stock Exchange") pursuant to Regulation 17(4) and other applicable provisions of SEBI Delisting Regulations ("Delisting Offer"). This Post Offer Public Announcement is in configuration to and should be read in continuition with: uncement is in continuation to and should be read in conju-

Initial Public Announcement made by the Manager to the Offer on behalf of the Acquirer to the Stock Exchange dated September 16, 2023 (the "IPA"):

2003 (the "IPA"); the Detailed Public Announcement in connection with the Delisting Offer, published on May 23, 2024 in (i) Business Standard (English - all editions); ii) Business Standard (Hindi - all editions); and iii) Mumbai Lakshadeep (Marathi - Mumbai Edition) (the "DPA"); and the Letter of Offer dated May 27, 2024 in connection with the Delisting Offer ("Letter of Offer"); the Public Notice dated May 31, 2024 ("Public Notice")

Capitalized terms used but not defined in this Post Offer Public Announcement shall have the same meaning assigned to them as in the Detailed Public Announcement and the Letter of Offer.

Detailed Public Announcement and the Letter of Offer. The Acquirer, along with other members of promoter and promoter group of the Company, issued the Detailed Public Announcement to acquire upto 1,56,80,296 (One Crore Fifty Six Lakh Eighty Thousand Two Hundred Ninety Six) Equity Shares ("Offer Shares") representing 33,80% of the total issued and paid up Equity Shares of the Company from the Public Shareholders pursuant to Part B of Chapter III read with Chapter IV and other applicable provisions of the SEBI Delisting Regulations and other applicable terms of the Detailed Public Announcement and Letter of Offer. The Public Shareholders holding Equity Shares of the Company were invited to submit their Bids ursuant to the Reverse Book Building process ("RBBP") as prescribed in the SEBI Delisting Regulations through the Stock Exchange fechanism during the Offer Period (i.e. from June 04, 2024 to June 07, 2024), in accordance with the SEBI Delisting Regulations.

The designated stock exchange for the Delisting Offer is Metropolitan Stock Exchange of India Limited, being the stock exchange where the Equity Shares of the Company are listed. Further, National Stock Exchange of India Limited's Acquisition Window have been used to te placing of sell orders by shareholders who wished to tender Equity Shares in the Offer. . DISCOVERED PRICE

terms of Regulation 22(1) of SEBI Delisting Regulations, the acquirer shall be bound to accept the equity shares tendered or offered in the delisting offer, if the discovered price determined through the reverse book building process is equal to the floor price or the indicative price, if any, offered by the acquirer. Since, the discovered price determined through Reverse Book Building process, that is, Rs. 25.40 (Rupees Twenty Five and Paise Forty only) ("Discovered Price"), equals to the floor price, that is, Rs. 25.40 (Rupees Twenty Five and Paise Forty only) ("Floor Price"), offered by the Acquirer, therefore, in lerms of Regulation 22 and other applicable provisions of the SEBI Delisting Regulations, the reverse book building process is deemed to be successful, therefore, the Acquirer have accepted the Discovered Price of Rs. 25.40 (Indian Rupees Twenty-Five and Paise Forty) per Equity Share as the final price for the Delisting Offer ("Exit Price"). 2. SUCCESS OF THE DELISTING OFFER

In accordance with Regulation 21(a) of the SEBI Delisting Regulations, the Detailed Public Announcement and Letter of Offer; the Delisting Offer would be deemed to be successful only if a minimum number of 1,10,40,584 (One Crore, Ten Lakh, Forty Thousand, Five Hundred and Eighty Four) Offer Shares are variety tendered at or below the Exit Price, and are acquired so as to cause the cumulative number of Equity Shares held by the Acquirer together with the promoters and the promoter group of the Company post the acquisition, through the Acquisition Window Facility, to be equal to or in excess of 4,17,57,408 (Four Crore Seventeen Lakh Fifty Seven Thousand Four Hundred and Eight) Equity Shares representing 90% (Ninety per cent) of the fully paid up share capital of the Company, excluding such Equity Shares in terms of Regulation 21(a) of SEBI Delisting Regulations ("Minimum Acceptance Condition"). In the RBBP 1,51,68,786 (One Crore, Fifty One Lakh, Sixty Eight Thousand, Seven Hundred and Eighty Six) Equity Shares have been validly tendered at the Exit Price, which is higher than the Minimum Acceptance Condition threshold of Equity Shares to be acquired in the Delisting Offer The Acquirer shall acquire all Equity Shares tendered through valid Bids at the Exit Price and post com

shareholding of the Acquirer together with the promoters and promoter group of the Company shall be 4,58,85,610 (Four Crore, Fifty Eight Lakh, Eighty Five Thousand, Six Hundred and Ten) Equity Shares representing 98.89% (Ninety Eight and Eighty Nine percent) of the fully paid up equity share capital of the Company, which would exceed the Minimum Acceptance Condition threshold required for Delisting Offer to be successful in terms of Regulation 21(a) and other applicable provisions of the SEBI Delisting Regulations.

2.3 Skyline Financial Services Private Limited, Registrar to the Delisting Offer vide Certificate dated May 28, 2024, confirmed that the

Letter of Offer has been dispatched to all the public shareholders whose e-mail ids were available, through email as an attachment to email and to the remaining shareholders (including those to whom e-mail cannot be delivered successfully) by Speed Post through the ndian Post and a detailed account regarding the status of delivery of the Letter of Offer is maintained.

The Delisting Offer is thus deemed to be successful. 2.5 All the Public Shareholders of the Company who have validly tendered their Equity Shares at the Exit Price of Rs. 25.40 (Indian

Rupees Twenty-Five and Paise Forty Only) per Equity Share will be paid the consideration at the Exit price of Rs. 25.40 (Indian Rupees Twenty-Five and Paise Forty Only) per Equity Share. The last date for payment of consideration to all such Public Shareholders (in respect of whom no regulatory approvals are required) and whose Bids have been accepted will be June 19, 2024.

The Equity Shares of the Public Shareholders whose Bids have been rejected in the RBBP, their demat shares or the physical shares.

would be returned to them in accordance with Methods of Settlement contained in the Detailed Public Announcement and Letter of Offer read along with SEBI Circulars, on June 19, 2024. Public Shareholders will have to ensure that they keep their depositor participant account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or non-acceptance of quity Shares under the Delisting Offer OUTSTANDING EQUITY SHARES AFTER DELISTING

In accordance with Regulation 26 and other applicable provisions of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the RBBP or who unsuccessfully tendered their Equity Shares in the RBBP ("Residual Shareholders") will be able to offer their Equity Shares to the Acquirers at the Exit Price for a period of 1 (one) year wing the date of delisting of Equity Shares from the Stock Exchange ("Exit Window" If the Public Shareholders have any query with regard to the Delisting Offer and / or Exit Window they should consult the Manager to

the Offer or Registrar to the Offer as per the details given below.

The Post Offer Public Announcement is expected to be available on the websites of Metropolitan Stock Exchange of India Limited (MSEI).

MANAGER TO THE DELISTING OFFER

Sundae Capital Advisors Private Limited SEBI Rean, No.: INIM000012494 404, 4th Floor, Vaibhay Chambers Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India

Tel. No. +91 96 6785 9191 Email: genesis.delisting@sundaecapital.com Investor Grievance e-mail id:

grievances.mb@sundaecapital.com Website: www.sundaecapital.com Contact Person: Anchal Lohia / Raily Sharma

For and on behalf of Acquirer to the Offer

Sd/-Naresh Garg

Place: New Delhi Date: June 10, 2024







Date: 10.06.2024



Place: Meerut







Authorized Officer









REGISTRAR TO THE DELISTING OFFER

Skyline Financial Services Private Limited

D-153A. 1st Floor, Okhla Industrial Area, Phase - I

Skvline

SEBI Rean, No.: INR000003241

Tel No.: +91 11 4045 0193-197

E-mail ID: ipo@skvlinerta.com

Investor Grievance e-mail id:

Website: https://www.skylinerta.com

grievances@skylinerta.com

Contact Person: Anuj Rana

New Delhi - 110 020, India

Fax: +91 11 2681 2683



# इक्विटी योजनाओं में रिकॉर्ड निवेश

# निवेश में उछाल को एसआईपी संग्रह, एचडीएफसी एमएफ के एनएफओ से मिला सहारा

अभिषेक कुमार मुंबई, 10 जून

नाव की अनिश्चितता से नाव की अनिश्चितता से विचलित हुए बगैर निवेशकों ने मई के दौरान म्युचुअल फंडों की इक्विटी योजनाओं में रिकॉर्ड निवेश किया। इससे भारत के बाजार पूंजीकरण को 5 लाख करोड़ डॉलर का शिखर छने में मदद मिली। सक्रिय रूप से प्रबंधित इक्विटी फंडों में पिछले महीने शुद्ध रूप से 34,697 करोड़ रुपये का निवेश हुआ और इस तरह से उसने मार्च 2022 के 28,463 करोड़

अप्रैल 2024 में इक्विटी योजनाओं को करीब 19,000 करोड़ रुपये का निवेश हासिल हुआ था। मई में मासिक आधार पर हुई करीब दो गुना उछाल को एचडीएफसी मैन्युफैक्चरिंग फंड के एनएफओ में मजबूत संग्रह और एसआईपी के जरिये सतत संग्रह से मदद मिली। कोटक महिंद्रा एएमसी के नैशनल हेड (बिक्री, विपणन व डिजिटल बिजनेस) मनीष मेहता ने कहा कि रिकॉर्ड निवेश को एनएफओ की लिस्टिंग से मदद मिली। साथ ही, उतारचढ़ाव का

रुपये के निवेश को पीछे छोड़ दिया।

फायदा उठाने के लिए निवेशकों ने इक्विटी योजनाओं में न केवल एसआईपी बल्कि एकमुश्त निवेश भी किया। भारी उतार-चढाव के बीच बेंचमार्क निफ्टी मई में 0.3 फीसदी की गिरावट के साथ बंद हुआ और इस तरह से तीन महीने से चली आ रही बढ़त का सिलसिला थम गया। निफ्टी स्मॉलकैप 100 इंडेक्स 2 फीसदी गिरा वहीं निफ्टी मिडकैप 100 इंडेक्स 1.6 फीसदी की बढ़त हासिल करने में कामयाब रहा।

एचडीएफसी एमएफ एनएफओ को 9,563 करोड़ रुपये का निवेश मिला जो किसी इक्विटी फंड का दूसरा सबसे बड़ा और किसी एनएफओ के लिए तीसरा सबसे बड़ा आंकड़ा है। एसबीआई के बैलेंस्ड एडवांटेज फंड को एनएफओ में रिकॉर्ड 14,551 करोड़ रुपये का निवेश हासिल हुआ था। इसके बाद आईसीआईसीआई प्रडेंशियल के फ्लेक्सीकैप फंड के एनएफओ को मिले 9,808 करोड़ रुपये का स्थान रहा।

एसआईपी के जरिये सकल निवेश में बढ़ोतरी जारी रही और यह 20,904 करोड़ रुपये की नई ऊंचाई पर पहुंच गया। अप्रैल में एसआईपी के जरिये 20,371

# इक्विटी योजनाओं में रिकॉर्ड निवेश

इक्विटी की ऐक्टिव योजनाओं में सकल निवेश पहली बार 70,000 करोड़ रुपये के पार

महीना	सकल निवेश	निवेश निकासी	शुद्ध निवेश
मई 2023	30,809	27,569	3,240
जून 2023	38,042	29,404	8,637
जुलाई 2023	38,037	30,411	7,626
अगस्त २०२३	44,823	24,577	20,245
सितंबर 2023	42,155	28,064	14,091
अक्टूबर 2023	43,805	23,847	19,957
नवंबर 2023	38,886	23,349	15,536
दिसंबर 2023	50,671	33,674	16,997
जनवरी 2024	50,831	29,050	21,781
फरवरी 2024	58,923	32,057	26,866
मार्च 2024	52,721	30,088	22,633
अप्रैल 2024	55,367	36,450	18,917
मई 2024	71,272	36,575	34,697
स्रोत : एम्फी		आंक	ड़े : करोड़ रुपये

करोड़ रुपये का निवेश हासिल हुआ था। शुद्ध एसआईपी निवेश 9,226 करोड़ रुपये रहा। एसोसिएशन ऑफ म्युचुअल फंड्स इन इंडिया (एम्फी) के मुख्य कार्याधिकारी

वेंकट चलसानी ने बताया कि रिकॉर्ड शृद्ध निवेश से इक्विटी योजनाओं की प्रबंधनाधीन परिसंपत्तियां (एयूएम) 25 लाख करोड़ रुपये के पार निकल गईं।

स्थिरता स्थिर आर्थिक वृद्धि, निवेश को आकर्षित करने और लंबी अवधि के निवेश के अनुकुल माहौल तैयार करती है। वैश्विक वृद्धि साल 2024 में अपनी रफ्तार बनाए हुए है और वैश्विक व्यापार में सुधार से यह सुदृढ़ रह सकती है। भारतीय पुंजी बाजार का कुल परिदृश्य सकारात्मक बना हुआ है, जिसे मजबूत फंडामेंटल और अनुकुल आबादी का सहारा मिला है।

इक्विटी फंड योजनाओं में मजबूत निवेश इक्विटी बाजारों के लिए मबूत सहारा साबित हुआ है। म्युचुअल फंडों की इक्विटी खरीद मई 2024 में रिकॉर्ड 46,666 करोड़ रुपये की रही जिसने एफआईआई की 22,159 करोड़ रुपये की बिकवाली की भरपाई कर दी। निवेश की मजबूत रफ्तार अल्पावधि वाले डेट फंडों, हाइब्रिड फंडों और पैसिव फंडों तक बनी रही। एम्फी के आंकड़ों के अनुसार डेट फंडों को शुद्ध रूप से 42,295 करोड़ रुपये का निवेश हासिल हुआ जबिक हाइब्रिड फंडों को 17,991 करोड़ रुपये का निवेश मिला।

म्युचुअल फंड उद्योग ने पिछले महीने रिकॉर्ड 1.1 लाख करोड़ रुपये का शुद्ध निवेश हासिल किया। नए निवेश के साथ मार्क टु मार्केट लाभ से कुल प्रबंधनाधीन परिसंपत्तियां 2.8 फीसदी की बढोतरी के साथ 58.9 लाख करोड रुपये पर पहुंच गईं।

# ऐक्टिव बनाम पैसिव: स्मॉलकैप फंडों ने बेंचमार्क को पीछे छोडा

योजनाओं ने पिछले तीन महीने में अपने-अपने बेंचमार्क के मुकाबले अहम श्रेणियों में प्रदर्शन में सुधार दर्ज किया है। सभी ऐक्टिव स्मॉलकैप फंडों ने तीन महीने की अवधि में बीएसई स्मॉलकैप 250 टोटल रिटर्न इंडेक्स (टीआरआई) को मात दी है लेकिन उम्दा प्रदर्शन करने वाली मिडकैप और लार्जकैप योजनाओं की हिस्सेदारी क्रमशः 79 व 67 फीसदी रही है।

वैल्यू रिसर्च के आंकड़ों के अनुसाल बीएसई स्मॉलकैप 250 टीआरआई पिछले तीन महीने में महज 2 फीसदी चढ़ा है। बीएसई 150 मिडकैप टीआरआई (जो ज्यादातर ऐक्टिव मिडकैप योजनाओं के लिए मानक बेंचमार्क है) 11 फीसदी चढ़ा है। लार्जकैप इंडेक्स बीएसई 100 टीआरआई में इस दौरान 5.5 फीसदी का इजाफा हुआ है।

यह प्रदर्शन उस रुझान में बदलाव दिखाता है जो पिछले 12 से 18 महीने की अवधि में मिडकैप व स्मॉलकैप क्षेत्र में देखा गया। तब ज्यादातर योजनाएं अपने-अपने बेंचमार्क से पिछड़ रही थीं। पिछले तीन महीने में प्रदर्शन में सुधार के बावजूद करीब 75 फीसदी ऐक्टिव मिडकैप और स्मॉलकैप फंड

कोटक म्यूचुअल फंड ने सोमवार को कोटक स्पेशल

ऑपरच्युनिटीज फंड पेश करने की घोषणा की। यह

योजना अर्थव्यवस्था, उद्योग और कंपनी के स्तर पर

अनिश्चितताओं का फायदा उठाएगी।



# अल्फा की तलाश

उम्दा प्रदर्शन करने वाली योजनाओं का प्रतिशत <sup>*</sup>						
लार्जकैप	मिडकैप	स्मॉलकैप				
67	79	100				
72	38	75				
72	28	25				
52	36	82				
43	27	95				
68	30	100				
	लाजकैप 67 72 72 52 43	लार्जकैप 67 79 72 38 72 28 52 36 43 27				

\* बीएसई 100 टीआरआई, बीएसई 150 गिडकैप टीआरआई और बीएसई स्मॉलकैप 250 टीआरआई के मुकाबले स्रोत : वैल्यू रिसर्च

सुचकांकों से पीछे हैं।

लार्जकैप क्षेत्र (जहां अल्फा का सृजन ज्यादा चुनौतीपूर्ण माना जाता है) में ऐक्टिव फंड विगत के मकाबले लगातार बेहतर प्रदर्शन करते नजर आ रहे हैं। एक साल की अवधि में सिर्फ 28 फीसदी योजनाएं बीएसई

अभी भी संबंधित बीएसई टीआरआई के मुकाबले उम्दा प्रदर्शन करने में नाकाम रही हैं।

ऐक्टिव फंडों का अपने-अपने बेंचमार्क के मकाबले प्रदर्शन मोटे तौर पर इंडेक्स के बाहर के शेयरों में निवेश और बेंचमार्क के मुकाबले उसके सापेक्ष प्रदर्शन पर

तरह की स्थितियों मसलन कंपनी के विशिष्ट घटनाक्रम,

कॉरपोरेट पुनर्गठन, सरकार की नीति में बदलाव, नियामकीय बदलाव, तकनीक अवरोध या कंपनियों को

अस्थायी तौर पर मिली खास चुनौतियां आदि से

अभिषेक कुमार

# ब्लैकस्टोन ने बेची एम्फैसिस की 15.1 फीसदी हिस्सेदारी

समी मोडक और शिवानी शिंदे मुंबई, 10 जून

प्राइवेट इक्विटी कंपनी ब्लैकस्टोन ने सोमवार को आईटी फर्म एम्फैसिस की 15.1 फीसदी हिस्सेदारी ब्लॉक डील के जरिये बेच दी।पीई दिग्गज ने 2.85 करोड़ शेयर 2,363 रुपये प्रति शेयर के हिसाब से बेचकर कुल 6,736 करोड़ रुपये जुटाए। खरीदारों में कोटक म्युचुअल फंड (1,121 करोड़ रुपये की खरीद), मॉर्गन स्टैनली (526 करोड़ रुपये) और सोसियाते जेनराली (251 करोड़ रुपये) शामिल हैं।

एम्फैसिस का शेयर एनएसई पर करीब 3 फीसदी गिरकर 2,398 रुपये पर बंद हुआ, जहां 8,042 करोड़ रुपये के शेयरों का कारोबार पीई दिग्गज ने अपने निवेश की वैल्य है। ब्लैकस्टोन ने एम्फैसिस की निवेशक

Blackstone

बिक्री के बावजुद पीई कंपनी सबसे बडी शेयरधारक बनी हुई है

60.48 फीसदी हिस्सेदारी साल 2016 में ह्यलिट पैकर्ड से 5,466 करोड़ रुपये में खरीदी थी। तब एम्फैसिस के शेयर की कीमत 430 रुपये थी।

साल 2021 में ब्लैकस्टोन ने फंडों को स्विच करते हुए एम्फैसिस में 55.45 फीसदी हिस्सेदारी बनाए रखने के लिए 2.8 अरब डॉलर के हुआ। एम्फैसिस में पहली बार निवेशकी प्रतिबद्धता जताई थी। 2016 में निवेश करने के बाद से साल 2021 में ब्लैकस्टोन को अबु धाबी इन्वेस्टमेंट अथॉरिटी. में 400 फीसदी की बढ़ोतरी देखीं जीआईसी , यूसी इन्वेस्टमेंट्स जैसे हिस्सेदारी 45 करोड़ डॉलर में

करने के लिए मिले।

ब्लैकस्टोन के लिए आईटी व तकनीक में निवेश शानदार साबित हुआ है। तकनीकी कंपनी में निवेश के मामले में उसने लंबी अवधि का निवेशक बने रहने को प्राथमिकता दी है। विगत में ब्लैकस्टोन ने भारतीय तकनीकी सेवा में निवेश किया है और लंबी अवधि की निवेशक रही है। बिजनेस प्रोसेस मैनेजमेंट फर्म इंटेलनेट ऐसा ही एक निवेश था। साल 2018 में ब्लैकस्टोन इससे बाहर निकल गई, जिसे फ्रांस की आउटसोसिंग दिग्गज टेलीपरफॉर्मेंस ने 1 अरब डॉलर के सौदे में अधिग्रहीत की थी। ब्लैकस्टोन ने इंटेलनेट का अधिग्रहण साल 2013 में 38.5 करोड डॉलर में किया था।

ब्लैकस्टोन ने साल 2023 में आईबीएस सॉफ्टवेयर में निवेश किया था. एपैक्स ने ब्लैकस्टोन की

# नॉमिनेशन: बंद नहीं होंगे डीमैट खाते

सेबी ने सोमवार को कहा कि नॉमिनेशन के विकल्प के बारे में न बताने पर भी डीमैट और म्युचुअल

# बडौदा बीएनपी पारिबा का एनएफओ

बडौदा बीएनपी पारिबा म्युचुअल फंड ने सोमवार को मैन्युफैक्चरिंग फंड पेश किया। यह इक्विटी योजना होगी जो विनिर्माण क्षेत्र में संभावित वृद्धि का फायदा उठाएगी। इसके तहत उन कंपनियों में निवेश किया जाएगा जो सीधे तौर पर विनिर्माण गतिविधियों से जुड़ी हों. जिनका इरादा देश में विनिर्माण के जरिये भारत का आयात घटाने का हो। साथ ही जो भारत में बने उत्पादों का निर्यात करे। यह एनएफओ आवेदन के लिए 24 जून तक खुला रहेगा।

### इस फंड का लक्ष्य इक्विटी व इक्विटी से जुड़ी लाभान्वित होंगी। यह फंड विभिन्न बाजार पूंजीकरण कंपनियों की प्रतिभृतियों में निवेश के जरिये लंबी अवधि वाली कंपनियों में मौके तलाशेगा। एनएफओ 24 जून में पुंजी वृद्धि का है और ये कंपनियां वे होंगी जो विभिन्न तक खला रहेगा।

कोटक ने पेश किया स्पेशल ऑपरच्युनिटीज फंड

**Genesis Finance Company Limited** (CIN: L65910DL1990PLC040705)
Registered Office: 4 MMTC/STC Market, Geetanjali, New Delhi, India, 110017, Tel: +91 11 – 4218 1244 Website: www.genesisfinance.net. Email: genesis599@gmail.com Contact Person: Mr. Gopal Bisht, Whole-time Director and Chief Financial Officer

POST-OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

This post offer public announcement (the "Post Offer Public Announcement") is being issued by Sundae Capital Advisors Limited ("Manager" or "Manager to the Offer") for and on bleaff of Naresh Garg, (referred to as the "Acquirer") Promoter of Genesis Finance Company Limited, (the "Company") to the Public Shareholders as defined under Regulation 2(1)(t) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended, ("SEBI Delisting Regulations") (as defined below) ("Public Shareholders") of Genesis Finance Company Limited (the "Company") in respect of the acquisition of the fully paid up equity shares of the Company with a face value Rs.10 (Indian Rupees Ten) each ("Equity Shares") that are held by the Public Shareholders and consequent voluntary delisting of the Equity Shares from Metropolitian Stock Exchange of India Limited ("MSEI") ("Stock Exchange" pursuant to Regulation 17(4) and other applicable provisions of SEBI Delisting Regulations ("Delisting Offer"). This Post Offer Publi

Announcement is in continuation to and should be read in conjunction with:

a) Initial Public Announcement made by the Manager to the Offer on behalf of the Acquirer to the Stock Exchange dated September 16.

the Detailed Public Announcement in connection with the Delisting Offer, published on May 23, 2024 in (i) Business Standard (English - all editions); ii) Business Standard (Hindi - all editions); and iii) Mumbai Lakshadeep (Marathi - Mumbai Edition) (the "DPA"); and

the Letter of Offer dated May 27, 2024 in connection with the Delisting Offer ("Letter of Offer"); the Public Notice dated May 31, 2024 ("Public Notice")

Capitalized terms used but not defined in this Post Offer Public Announcement shall have the same meaning assigned to them as in the Detailed Public Announcement and the Letter of Offer.

Detailed Public Announcement and the Leme of Order.

The Acquirer, along with other members of promoter and promoter group of the Company, issued the Detailed Public Announcement to acquire upto 1,56,80,296 (One Crore Fifty Six Lakh Eighty Thousand Two Hundred Ninety Six) Equity Shares ("Offer Shares") representing 33,80% of the total issued and paid up Equity Shares of the Company from the Public Shareholders pursuant to Part B of Chapter III read with Chapter IV and other applicable provisions of the SEBI Delisting Regulations and other applicable terms of the Detailed Public Announcement and Letter of Offer. The Public Shareholders holding Equity Shares of the Company were invited to submit their Bids pursuant to the Reverse Book Building process ("RBBP") as prescribed in the SEBI Delisting Regulations through the Stock Exchange Mechanism during the Offer Period (i.e. from June 04, 2024 to June 07, 2024), in accordance with the SEBI Delisting Regulations. The designated stock exchange for the Delisting Offer is Metropolitan Stock Exchange of India Limited, being the stock exchange where the Equity Shares of the Company are listed. Further, National Stock Exchange of India Limited's Acquisition Window have been used to

facilitate placing of sell orders by shareholders who wished to tender Equity Shares in the Offer. 1. DISCOVERED PRICE In terms of Regulation 22(1) of SEBI Delisting Regulations, the acquirer shall be bound to accept the equity shares tendered or offered in the

delisting offer, if the discovered price determined through the reverse book building process is equal to the floor price or the indicative price, if any, offered by the acquirer. Since, the discovered price determined through Reverse Book Building process, that is, Rs. 25.40 (Rupees Twenty Five and Paise Forty only) ("Discovered Price"), equals to the floor price, that is, Rs. 25.40 (Rupees Twenty Five and Paise Forty only) ("Floor Price"), offered by the Acquirer, therefore, in terms of Regulation 22 and other applicable provisions of the SEBI Delisting ations, the reverse book building process is deemed to be successful, therefore, the Acquirer have accepted the Discovered Price of and Paise Forty) per Equity Share as the final price for the Delisting Offer ("Exit Price") 2. SUCCESS OF THE DELISTING OFFER

In accordance with Regulation 21(a) of the SEBI Delisting Regulations, the Detailed Public Announcement and Letter of Offer; the Delisting Offer would be deemed to be successful only if a minimum number of 1,10,40,584 (One Crore, Ten Lakh, Forty Thousand, Five Hundred and Eighty Four) Offer Shares are validly tendered at or below the Exit Price, and are acquired so as to cause the cumulative number of Equity Shares held by the Acquirer together with the promoters and the promoter group of the Company post the acquisition, through the Acquisition Window Facility, to be equal to or in excess of 4,17,57,408 (Four Crore Seventeen Lakh Fifty Seven Thousand Four Hundred and Eight) Equity Shares representing 90% (Ninety per cent) of the fully paid up share capital of the Company, excluding such Equity Shares in terms of Regulation 21(a) of SEBI Delisting Regulations ("Minimum Acceptance Condition"). In the RBBP,1.51,68,786 (One Crore, Fifty One Lakh, Sixty Eight Thousand, Seven Hundred and Eighty Six) Equity Shares have been validly tendened at the Exit Price, which is higher than the Minimum Acceptance Condition threshold of Equity

Shares to be acquired in the Delisting Offer.

The Acquirer shall acquire all Equity Shares tendered through valid Bids at the Exit Price and post completion of the acquisition, the shareholding of the Acquirer together with the promoters and promoter group of the Company shall be 4,58,85,610 (Four Crore, Fifty Eight Lakh, Eighty Five Thousand, Six Hundred and Ten) Equity Shares representing 98.89% (Ninety Eight and Eighty Nine percent) of the fully paid up equity share capital of the Company, which would exceed the Minimum Acceptance Condition threshold required for Delisting Offer to be successful in terms of Regulation 21(a) and other applicable provisions of the SEBI Delisting Regulations.

Skyline Financial Services Private Limited, Registranto the Delisting Offer vide Certificate dated May 28, 2024, confirmed that the

Letter of Offer has been dispatched to all the public shareholders whose e-mail ids were available, through email as an attachment to email and to the remaining shareholders (including those to whom e-mail cannot be delivered successfully) by Speed Post through the Indian Post and a detailed account regarding the status of delivery of the Letter of Offer is maintained.

All the Public Shareholders of the Company who have validly tendered their Equity Shares at the Exit Price of Rs. 25.40 (Indian Rupees Twenty-Five and Paise Forty Only) per Equity Share will be paid the consideration at the Exit price of Rs. 25.40 (Indian Rupees Twenty-Five and Paise Forty Only) per Equity Share. The last date for payment of consideration to all such Public Shareholders (in respect of whom no regulatory approvals are required) and whose Bids have been accepted will be June 19, 2024.

The Equity Shares of the Public Shareholders whose Bids have been rejected in the RBBP, their demat shares or the physical shares

would be returned to them in accordance with Methods of Settlement contained in the Detailed Public Announcement and Letter of Offer read along with SEBI Circulars, on June 19, 2024. Public Shareholders will have to ensure that they keep their depository participant account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or non-acceptance of

Equity Shares under the Delisting Offer OUTSTANDING EQUITY SHARES AFTER DELISTING

In accordance with Regulation 26 and other applicable provisions of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the RBBP or who unsuccessfully tendered their Equity Shares in the RBBP "Residual Shareholders") will be able to offer their Equity Shares to the Acquirers at the Exit Price for a period of 1 (one) year

lowing the date of delisting of Equity Shares from the Stock Exchange ("Exit Window") 3.2 If the Public Shareholders have any query with regard to the Delisting Offer and / or Exit Window they should consult the Manager to

the Offer or Registrar to the Offer as per the details given below.

The Post Offer Public Announcement is expected to be available on the websites of Metropolitan Stock Exchange of India Limited (MSEI)

# MANAGER TO THE DELISTING OFFER

Sundae Capital Advisors Private Limite SEBI Regn. No.: INM000012494 404, 4th Floor, Vaibhay Chambers Bandra Kurla Complex, Bandra (East).

Mumbai - 400 051, Maharashtra, India Tel. No. +91 96 6785 9191 Email: genesis.delisting@sundaecapital.com Investor Grievance e-mail id: grievances.mb@sundaecapital.com

Website: www.sundaecapital.com Contact Person: Anchal Lohia / Rajiv Sharma

For and on behalf of Acquirer to the Offer

Naresh Garg

REGISTRAR TO THE DELISTING OFFER Skyline

Skyline Financial Services Private Limited SEBI Regn. No.: INR000003241 D-153A, 1st Floor, Okhla Industrial Area, Phase - I New Delhi - 110 020, India Tel No .: +91 11 4045 0193-197 Fax: +91 11 2681 2683

Place: New Delh

Date: June 10, 2024

E-mail ID: ipo@skvlinerta.com Investor Grievance e-mail id: grievances@skylinerta.com Website: https://www.skylinerta.com Contact Person: Anuj Rana

# कंपनी जगत के राजस्व पर दबाव लेकिन मुनाफे में रही तेजी

मुंबई, 10 जून

कोविड महामारी के बाद कंपनियों के राजस्व में आई तेजी 2023-24 में गायब होती दिख रही है। फिर भी कंपनियां ऊंचे मार्जिन की मदद से वित्त वर्ष 2024 में अपने मुनाफे में तेज सुधार दर्ज करने में कामयाब

उनकी संयुक्त शुद्ध बिक्री (ऋणदाताओं के लिए सकल ब्याज आय समेत) वित्त वर्ष 2024 में एक साल पहले के मुकाबले 4.8 प्रतिशत तक बढ़ी। यह वृद्धि दर पिछले तीन साल में सबसे धीमी है और वित्त वर्ष 2023 में दर्ज की गई सालाना 22.5 प्रतिशत की वृद्धि के मुकाबले काफी कम है।

बिजनेस स्टैंडर्ड का यह विश्लेषण बीएसई-500, बीएसई मिडकैप और बीएसई स्मॉलकैप सूचकांकों की 1,057 कंपनियों के नमूने पर आधारित है। इस सैम्पल में अन्य सूचीबद्ध कंपनियों की सहायक इकाइयां शामिल नहीं हैं।

गैर-वित्तीय कंपनियों का प्रदर्शन और ज्यादा खराब रहा। वित्त वर्ष 2024 में 939 कंपनियों (बीएफएसआई और स्टॉ ब्रोकर को छोड़कर) की संयुक्त शुद्ध बिक्री एक साल पहले के मुकाबले महज 1.8 प्रतिशत बढ़ी जो वित्त वर्ष 2023 की 23.4 प्रतिशत सालाना वृद्धि से कम है। इसी तरह 924 कंपनियों (बीएफएसआई और तेल एवं गैस क्षेत्रों को छोड़कर, जिसमें रिलांयस भी शामिल) की संयुक्त शुद्ध बिक्री

# सुधार में कामयाब

- शानदार मार्जिन से आय बढ़ी, 4.8 प्रतिशत की राजस्व वृद्धि 3 साल में सबसे धीमी
- गैर-वित्तीय कंपनियों का प्रदर्शन और ज्यादा खराब रहा
- वित्त वर्ष 2024 में 939 कंपनियों (बीएफएसआई को छोड़कर) की संयक्त शद्ध बिक्री पहले के मकाबले महज 1,8 प्रतिशत तक बढी
- इस दौरान गैर-बीएफएसआई कंपनियों का संयुक्त शुद्ध लाभ एक साल पहले की तुलना में 26.2 प्रतिशत तक बढ़ा

पर 4.5 प्रतिशत तक बढ़ी जो वित्त वर्ष 2023 की 19.3 प्रतिशत सालाना वृद्धि से कम है।

इस गिरावट के बावजूद बिजनेस स्टैंडर्ड के नमुने में शामिल सभी कंपनियों की संयुक्त शुद्ध बिक्री वित्त वर्ष 2019-24 की अवधि में 8.9 प्रतिशत की सालाना चक्रवृद्धि दर (सीएजीआर) से बढ़ी।यह वित्त वर्ष 2014-19 की अवधि में दर्ज 6.1 प्रतिशत सीएजीआर वृद्धि की तुलना में सधार है लेकिन वित्त वर्ष 2009-14 के दौरान दर्ज की गई 14.7

प्रतिशत सीएजीआर से कम है। इसी तरह, गैर-बीएफएसआई फर्मों की संयुक्त शुद्ध बिक्री वित्त वष 2019-24 में 8.6 प्रतिशत की सीएजीआर से बढ़ी जो वित्त वर्ष 2014-19 के 5.7 प्रतिशत से अधिक है, लेकिन वित्त वर्ष 2009-14 के दौरान दर्ज 14 प्रतिशत वृद्धि के मुकाबले कम है। सुस्त बिक्री के बाद भी कंपनियों ने वित्त वर्ष 2024 में आय में तेज सुधार दर्ज किया। कंपनियों को

वित्त वर्ष 2024 में सालाना आधार कच्चे माल और ऊर्जा कीमतों में गिरावट का फायदा मिला जिससे उनका मुनाफा मार्जिन बढ़कर 15 वर्ष की ऊंचाई पर पहुंच गया। नमुने में शामिल सभी कंपनियों का संयुक्त शृद्ध लाभ ( असाधारण लाभ और नुकसान के समायोजन के साथ) वित्त वर्ष 2024 में एक साल पहले की तुलना में 24.9 प्रतिशत तक बढ़ा जो एक साल पहले आई 9.2 प्रतिशत तेजी के मुकाबले काफी अधिक है। वित्त वर्ष 2024 में गैर-

बीएफएसआई कंपनियों का संयुक्त शुद्ध लाभ एक साल पहले की तुलना में 26.2 प्रतिशत तक बढ़ा, जो वित्त वर्ष 2023 में आई 3.6 प्रतिशत गिरावट के मुकाबले बड़ा सुधार है। इसकी तुलना में कंपनियों (बीएफएसआई और तेल एवं गैस को छोड़कर) का संयुक्त शृद्ध लाभ वित्त वर्ष 2024 में सालाना आधार पर 19.4 प्रतिशत तक बढ़ा जबकि वित्त वर्ष 2023 में इसमें 0.4 प्रतिशत गिरावट दर्ज की गई थी।

फंडों के खाते बंद नहीं होंगे। पहले के निर्देशों के मुताबिक अगर नॉमिनेशन की जानकारी 30 जून तक नहीं दी जाती हैतो डीमैट और फंड खाते फ्रीज कर दिए जाएंगे।हालांकि नए निवेशकों व युनिटधारकों को नॉमिनेशन की जानकारी अनिवार्य रूप से देनी होगी। सूचीबद्ध कंपनियों/आरटीए की तरफ से अभी लाभांश, ब्याज या रीडम्पशन आदि की प्रक्रिया इसी अनुसार शुरू की जाएगी।

# LIC HOUSING FINANCE LIMITED

Corporate Identity Number: L65922MH1989PLC052257 Registered Office: Bombay Life Building, 2nd Floor, 45/47, Veer Nariman Road, Mumbai - 400 001. Corporate Office: 131 Maker Tower, "F" Premises, 13th Floor, Cuffe Parade, Mumbai - 400 005.

Tel.: 022-2217 8600, 2217 8700 | Fax: 022-2217 8777 Website: www.lichousing.com | Email: lichousing@lichousing.com

# NOTICE OF POSTAL BALLOT

Notice is hereby given pursuant to and in compliance with the provisions of Sections 108, 110 and other applicable provisions, if any, of the Companie Act. 2013 (the "Act"), read with Rules 20 and 22 of the Companie (Management and Administration) Rules, 2014, read with the Genera Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 08, 2021 and 03/2022 dated May 5, 2022 issued by the Ministr of Corporate Affairs ("MCA Circulars"), Secretarial Standard on General Meetings issued by The Institute of Company Secretaries of India ("SS-2") Regulation 44 of the Securities and Exchange Board of India (Listin Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") including any statutory modification or re-enactment thereo for the time being in force, and as amended from time to time, and pursuant to other applicable laws and regulations, that the resolution(s) appended below in respect of the following matters for approval of the Shareholders of the Company through Postal Ballot by remote e-voting process ("e-voting").

Particulars To pass as a special resolution for approval and confirmation of the appointment of Shri Anil Kaul (DIN 00644761) as an Independen

Director of the Company The explanatory statement pursuant to Section 102 and other applicable provisions, if any, of the Act pertaining to the aforesaid resolutions setting ou the material facts concerning the above matters has been enclosed with the

In accordance with the provisions of the MCA Circulars and other applicable laws and regulations, shareholders can vote only through the remote e-votin process. Accordingly, the Company is pleased to offer a remote e-voting facility to all its shareholders to cast their votes electronically. The Compan has engaged Link Intime India Private Limited ("LIIPL" or "RTA"), its Registra and Transfer Agent, for the purpose of providing remote e-voting facility to its members. The remote e-voting instructions are mentioned in the Notice. The remote e-voting shall commence on Wednesday, June 12, 2024 at 9.00 A.M. (IST) and shall end on Friday, July 12, 2024 at 5:00 P.M. (IST). Further, the Shareholders would have the option to vote only through remote e-voting and voting through physical ballot papers will not be provided. Shareholders are requested to read the instructions in the Notes under the section "General information and instructions relating to e-voting" in this Postal Ballot Notice ("Postal Ballot Notice") to cast their vote electronically Shareholders are requested to cast their vote through the e-voting process no later than 5:00 PM IST on Friday, July 12, 2024, to be eligible for being considered, failing which it will be strictly considered that no vote has been received from the Shareholder.

The Scrutinizer will submit his/Report to the Chairman/ the person(s authorised by the Chairman of the Company after completion of scrutiny of the e-voting. The results shall be declared on or before Monday, July 15, 2024 and communicated to Bombay Stock Exchange Limited ("BSE"), and National Stock Exchange of India Limited ("NSE") (together the "Stock Exchanges"), National Securities Depository Limited ("NSDL") and Centra Depository Services (India) Limited ("CDSL") (together the "Depositories") Link Intime India Private Limited" or "Registrar and Share Transfer Agent" or "RTA" or "Link Intime") and will also be displayed on the Company's website www.lichousing.com.

The Resolution, if passed by requisite majority, shall be deemed to have

been passed on the last date specified by the Company for e-voting Friday

For LIC Housing Finance Limited Varsha Hardasan

Date:- June 10, 2024 Company Secretary & Compliance Officer

July 12, 2024.



# नाशिक शिक्षक मतदार संघ निवडणुकीत ३८ पैकी २ उमेदवारांचे नामनिर्देशन पत्र अवेध

नाशिक, दि.१० नाशिक विभाग शिक्षक मतदार संघ निवडणूक २०२४ ची नामनिर्देशनपत्रांच्या छाननीची प्रक्रिया शांततेत पार पडली. ३९ मे ते ७ जून या कालावधीत ३८ उमेदवारांनी ५३ नामनिर्देशन पत्रे दाखल केले होते. त्यापैकी ३६ उमेढवारांचे अर्ज वैध व दोन उमेढवारांचे अर्ज अवैध ठरले आहेत. अशी माहिती निवडणूक निर्णय अधिकारी तथा विभागीय आयुक्त डॉ. प्रवीण गेडाम यांनी दिली आहे अमोल

बाळासाहेब दराडे आणि सारांश महेंद्र भावसार यांचे वय ३० वषपिक्षा कमी वय असल्याने त्यांची नामनिर्देशनपत्रे अवैध ठरले आहेत. दराडे किशोर भिकाजी यांच्या शपथपत्राबाबत उमेदवार बोठे रणजित नानासाहेब यांचे प्रतिनिधींनी आक्षेप घेतला होता. तो कायदेशीर तरतुदीनुसार फ टाळण्यात आला. व भी दराडे किशोर यांचे नामनिर्देशन पत्र वैध ठरविण्यात आले. ३६ उमेदवार वैधरित्या नामनिर्दिष्ट झालेले आहेत ज्या उमेढवारांना माघार घ्यावयाची असेल ते उमेदवार दि. १२ जून रोजी द्रपारी ३ वाजेपर्यत उमेदवार माघार

## PUBLIC NOTICE

interest in the capital/ property of the society belonging to the deceased member in his name being the co-owner, son and one of the legal heir and successor of the deceased. Mrs. legal heir and successor of the deceased. Mrs. Ida D'silva, Mrs. Roy Rudolf D'silva & Mrs. Linda D'silva, the other legal heirs of the deceased have decided to release their share from the undivided share of the deceased in favour of Mr. Liston Lloyd D'silva by executing a registered Release Deed. Claims and objections are hereby invited from the other legal heirs and successors of the deceased if any, for transfer of shares and interest in the capitally property of the society. execution or skelesse Deed in respect of the said Flat, inform to the undersigned within period of 15 days from the publication of this notice failing which the society will transfer undivided shares and interest in the capitally property of the society belonging to the deceased and Release Deed will be executed and thereafter any claim or objection will not be considered.

Sd.-

K. R. TIWARI (ADVOCATE)
Shop No. 14, A - 5, Sector - 7, Shantimagar,
Mira Road, Dist. Thane 401107.

# CANCELLATION OF DEED OF GIFT.

GEDDAM owner of Room premise Room No. 337, Squters Colony, Roa No. 1, Near Fly Over Chincholi Gate November 2023 in favour of one address at Room No. 337, Squter Chincholi Gate, Malad (East), Mumba non compliance/ violation of terms ar conditions of the said Deed of Gift. have also several Phone Calls for that I shall be at liberty and man proceed to deal with the said Room i my own discretion.

MR. PAUL TATAYYA GEDDAM

### PUBLIC NOTICE

MEENA DINESH RAJDEV was owner of CHS Ltd, Prem Nagar, Bldg No.2, Gymkhana Cross Road, Borivali (West), Mumbai-400 092, (hereinafter called and referred to as the SAID FLAT) and the said DINESH RAJ-DEV expired on 18/05/2022 leaving behtwo children viz. BHAVESH DINESH RAJDEV and SONALI RAMSUNDAR as his only legal heirs and representative entitled to inherit the estate including the said flat and vide a registered Release Deed dated 29/7/2022 the remaining legal heirs BHAVESH DINESH RAJDEV and SONALI RAWSUNDAR released their undivided share in favour of my client MEENA DINESH RAJDEV thereby my client became sole and exclusive owner of the

flat claiming either lawfully or equitably through DINESH RAJDEV deceased husband of my client, may contact the undersigned Adv. Mr. N.R. Pandey, at Bhandarkar Bhavan, Court Lane, Borivali (W), Mumbai-400092, with evidence within 15 (Fifteen) days from the date of publication of this Notice, failing which, any such claim, if any shall be deemed to be waived and/or abandoned. (ADV. MR. N.R.PANDEY) Mob: 9889049486

Place : Mumbai Date: 11.06.2024

# जाहीर सूचना

/वि.: ही-३९, शिखर मजला, पम्पोझ स्वतेष्ह ग्रेस कैताश-१, नवी दिही माञ्चाकद्दन माञ्चा घरातून ग्लॅनमार्क कार्मास्युटिकल यांचे रुपये ०१ प्रत्येकी मुल्याचे ५०० भाग प्रमाणवत्र, कोलिओ-जीएलई-०१६९०४, भाग प्रमाणपत्र क.६००४१, अनुक्रमांक ७५१५०१ ते

# PUBLIC NOTICE

घेऊ शकतील.

Late Mr. Sudnir Vasant Paraikar is a member of the PANCHVATI 'A' WING CO-OP, HOUSING SOCIETY LTD, having address at Panchvali A wing CHS ltd. Panchshristhi Complex. Chandivali Farm Road, Chandivali, Powai, Mumbai- 400072 and holding one Flat in the building bearing No. 1006 situated at 10th Floor in the building of the society known as PANCHVATI 'A' WING CO-OP, HOUSING SOCIETY LTD. Late Mr. Sudhir Vasan Paralkar died on 28th July 2022.

Society has received the application to transfer of shares, title, interest of the sald one flat bearing nos. 1006 situated at 10th Floor in the building of the society known as PANCHVATI 'A' WING CO-OP, HOUSING SOCIETY LTD and the Share Certificate No. 0058 dated 1st October 2008 bearing distinctive nos. 286 to 290 (belongs to Flat Nos. 1006) from the name of Late Mr. Sudhir Vasant Paralkar to Mr. Kedar Sudhir Paralkar who is the son of deceased Member. Society also received the registered release deed executed between other legal heirs and Mr. Keda Sudhir Paralkar, releasing their rights as a legal heir of deceased Member in favour of Mr. Kedar Sudhir Paralkar. The society hereby invites claims or objections from the helr or heirs other claimants / objector or objectors to the transfer of said shares and interest of the deceased member in the capital / property of the society within a period of 15 days from the publication of this notice, with copies of such documents and other proof in support of his /her / their claims / objections for transfer of shares and interest of deceased member in the capital / property of the society. If no claims / objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital / property of the society in such marrier as is provided under the bive - laws of the society. The claims lobjection, if any, received by the society for transfer of shares and interest of the deceased member in the capital / property of the society shall be dealt with in the manner provided under the bye-laws of the society. A copy of the registered bye-laws of the society is available for inspection by the claimants objectors in the office of the society / with the secretary of the society between 11,00 A.M. to 1.00 P.M. from the date of publication fill the expiry of its period.

For and on behalf of the Panchvati A wing CHS Ltd. Date: 11-06-2024

Hon. Secretary

By this Notice, Public in general is informed that late Mr. Peter S. D'silva, joint member of the Sheetal Home Co-operative Housing Society Ltd., co-owner of Flat No. B/104, Sheetal Home, Sheetal Nagar, Mira Road (East), Dist. Thanne-401107, died intestate on 15/07/2023. Mr. Liston Lloyd D'silva is claiming transfer of undivided shares and interest in the cavital improvery of the society. terest in the capital/ property of the society belonging to the deceased member as well as execution of Release Deed in respect of the

# PUBLIC NOTICE IN NEWSPAPER FOR

Notice is hereby given to public at rge that I MR. PAUL TATAYYA Malad (East), Mumbai 400097, Thereby canceled the Deed of Gift Dated PREMA PAUL GEDDAM having Colony, Road No. 1, Near Fly Over 400097. I am compelled to cancel the Deed of Gift Dated November 2024 for reminder however, the said PREMA PAUL GEDDAM did not take the cognizance. I further inform the public at with the said PREMA PAUL GEDDAM me. I further inform to the public at large

TAKE NOTICE that during his life time DINESH RAJDEV husband of my client flat No.20, 6th Floor, A Wing, Daryanani ind my client MEENA DINESH RAJDEV and

If anyone have any claim over the said

मी, रितृसिंग, एम.पी. वांका यांची मुखगी, ७५२०० हे हरवर्ष आहेत.

# গাল্ডাটেক্স্ রমা কিলা জারীয় গাঁম রকার্টারী ব্যাসারিত কর মুক্তা কেন্সাগাল্ড (৬ বিকার পার্টির জাইর, বং নিটির কালামানি কবিবারী রমা/জারীয় সমার রাজ্যাল বাসিবিদ্ कामहा/प्रश-विभी अंतर्गत राष्ट्रहीयकाने दारवाचे मेक्स्त व हित वास व्यवहार काम्याचे काले अभीतास अभिकार असरीत. राम:सीरा रोड दामें दिशांक: १९.-१.१-१४

थी. एम.ची. पार्टल, बनील रक "अपुर्वा" दुकल क.६, इतास क.मी-११, तेमदर क.७ सोतीत्रस, तिस सेद (दुवे), कामे-४०११८७

जाहीर स्चना

देवे सुबता देवक देव अन्तरे की, जी, चूंजी वीचा सावका व जीवती पानके ची, सावका है क्यूंड इ.२२, इनास इ.सी-१२, राज्यी गांतिकर की-आंपरिक्ष होर्मिय मोमामधी तथ. तेक्या इ.स. पांतिकर, तिच तेस (तु. विक्ता कामे-४०१,६० वा नार्वोचे पुळतः तथ्यम (पानक होते. तथा पानक पितक की. दुनी वीच पानका व जीवती पानेच ची. तथाता वाली तथा त्यां सांची पुतारी, जीवती समाचनी कांतिकाल गढ़ चांचा विकास के पार्चिक हो। १,२८० रोजीच स्थीत क्रोडिकालुका स्थीत कुनत् विते, स्थावे स्थित रोजी संदीत क्रोडिकालुका स्थाव स्थाव हो।

हुमिया पीर्ज अंतर्रत हुईक सुन्द नदा कायत असे होते. दलीत कातत और ती प्रथायती कतिकाल राह दोती तहा पर्वे

পোঁৰী পুলবা এটা বাটা লা ভূমিল আন্ত গাঁৰণাকটে ইপাঁক ১.৫৭. ২৫২২ টাৰীৰ বাঁৱ জ.টাংগংলত-(১৯৫৭-২৯৭২ পুলা বিপাল ১ কাইমা, ২৯৭২ টাৰীৰণা অধীল আইবিজ্ঞানুতী অধীল কাহুণ বাঁলী

कलीत स्वतिरिक्तो वकीत बहुते तहर स्वीताओ हत्याचे मेळ च हित हस्तोतस्वात हावेहर किया क्षत्रीयकर्ती किया क्षत्र

# जाहीर सूचना

विसामान्य जनतेस देथे सूचना देण्यात देत आहे की, मी, श्री, प्रशांत कोटारी, नता: ४०१, खटा कोच्छोमिनियम, १५ ए जे मेहता मार्ग, मलका हेल, तुंबई-४०००६ हे प्लॅडक ए-८, क्षेत्रफळ ५८० चो कु. बिल्टअप देव, ४था मवला, रहतव कोठीसोलि.ची निकी अपार्ट्स म्हणून शात इमारत वमीन सीडिएस क.४, तालुका बोरियली, नोंद्रपी विकास व उपविकास मुंबई उपनगर, प्लॉटकर १, श्री ामनगर, एस.२ठी. रोड, बोरिवली (प.), सुंबई-१०००६२ वेथे असलेल्या जमिनीचे सर्व भाग र खंडचे मालक, विविद्याददार असून रहता को ही सोलि. चे सदस्य आहेत, त्यांच्या नावे दिनांब ३०. ०९. ३९८३ रोबीचे अनुक्रमांक ०६ ते ३० असलेले र. ५० अस्पेकीचे ५ (पाच) शोअसंचे भाग प्रमाणनप्र क्र.१८ मार्जन सोसायधीचे भाग भांडवलातील दित्रधारक आहेत.

देथे सूचना देण्यात देत आहे की, सदर पलॅडकरिता मुळ अधिकार क्षेणी करारनामा व मुळ भागप्रमाणमः स्वले आहेत

अ) औ. संदीय भंडारी आणि श्रीमती नंजुळ भंडारी व नी स्वतः यांच्या दरम्यान झालेला दिनांन ०२. ०४. १९९३ रोजीचा मुळ विक्री करारनामा, ष) श्रीमती नधु चिरानी व श्री. संदीप भंडारी शंख्यासहश्रीनती मंजुळा भंडारी शंख्या दरम्यान रालेला दिनांक ०३. ०९. ३९९३ रोजीचा मुळ विक्री हरारनामा आणि इतर सर्व क्षेणी करारनामा; क) अनुक्रमांक ०६ ते १० असलेले ठ.५०

ज्ञस्येकीचे ५ (पाच) शेअसँचे मुळ भाग प्रमाणम

₹.36. सर्व व्यक्तींना देथे सुचित करण्यात् वेत आहे की वर नमुद्र हरविलेले अधिकार दस्तावेवासह कोणीई कोजताठी प्रवहार कर नवे आणि वर कोजासर्ठ सदर भागप्रवाणवर सावहरूवास रवांनी खालीर वाक्रीक्रवीक्डे आणुन ठावे. बुढे सूचना देण्यार त आहे की, बला सदर चलॅट क्र. ए-८ ही जाग विक्री करावदाची आहे. यर कोणा व्यक्तीस सद हवलेले अधिकार दस्तावेषाच्या आधारावर कार्ट ाबा, इक, दित किया आदीन असल्यास त्यांनी रागदोनद्री पुराञ्चांसरु त्वांचे दावा खालील स्वाकरीकरवांकडे सदर सूचना प्रकाशनामासून १४

श्री, प्रशांत कोटारी दिनांकः ११.०६.२०२४

दिवसात कव्यवावेत. सदरे कालावधी समाप्रीनंत

असे दावा रवाग किया स्थिमत केले आहेत असे

समयले वाईल

## जाहीर सूचना

विल्डिंग नं. ०१ कोहोसोलि. , नहाकाली गुंका रोड अंधेरी पुर्वं, सुंबई-४०००९३ या जारेच्या सदस्या होत्य आणि त्यांच्याकडे सोसायरीच्या इमारतीमधील फ्लॉर क्र.ए -३५ चा तहा होता, यांचे ११.०७.२०१९ रोज निवन झाले. स्वर्गीय श्रीनती वीना सी. चव्हाण वांच्याकडे सोसायटीद्वारा दिनांक २२.०१.२००० रोज श्रीनती बीना सी. चकाण या नावे वितरीत रू.५०. प्रत्येकीचे अनुक्रमांक १८१ ते १८५ असलेले रोअर्सकरिता दिमांक ०७.०५.१९९० रोजीचे मा माणमत्र इर.३५ सुद्धा होते. निष्टमानुषी बीमती बीम सी. चव्हाण दांनी सदर पर्लेट त्यांची व हिण बीवर्त मनिया नदार यांच्याकडे विक्री केले.

सोसायटी पाञ्डारे. सोसायटीच्या मांडवल निककतीनदील, स्वत समासदाच्या सदर रोअसी व हेतसंबंधाचे हस्तांतरण होण्यास वारस किया अन दावेदारी/अक्षेप येणारे यांच्याकरून काही दावे किया अक्षेप अस्त्यास ते हा सूचनेच्या प्रसिध्दीपासून १ दिवसांत सोसाय रीच्या भांडवल / मिळकतीमधील मयत सभासदाच्या ग्रोअसे व हितसंबंधाच्या हस्तांतरणासार याच्या/तिच्या/त्यांच्या दावा/अक्षेपांच्या पुरस्का असी कागद्वपत्रे आणि अन्य पुरावाच्या प्रतीसह गाविष्यात येत आहेत. वर दिलेल्या महतीत जर कार्ड दावे/अक्षेप प्राप्त झाले माहीत, तर मयत समासदाच्या तोसायटीच्या भांडवल/मिळकतीमधील ग्रोअसं व हैतसंबंधारी सोसायरी उनविधीतील तरतदींनधील दिलेल्या मार्गाने व्यवहार करण्यास सोसायटी मोकव्य

वर सोसायटीच्या भांडवल/मिळकतीमधील मयर समासदाच्या ग्रोअसे व हितसंबंधाच्या हस्तातरणस कार्ड हाबे / अक्षोप सोसाय रीने प्राप्त केले तर. सोसाय रीच्य उन-विधीतील तरतुर्दीनुसार स्पावर सोसायटी कार्यवार्ड करेत. सोसायटींच्या नोटणीकत उप-विधींची प्र रावेटार / अभोपकावरारे मिरीभ पाकरिता मोमाधारीर गर्वालय/सोसायरीचे सचिव वांच्याकडे सदर सूचन प्रसिध्दीच्या तारखेपासून कालावधी समान्तीच्य गरखेनदीत सर्व कामका जाच्या दिवागी उपलब्ध आहेत

च्या वतीने व करिता तिमला बिल्डिंग नं. ०१ कोहीसोलि सही/-मा. सचिव/अध्यक्ष

दिमांकः ११.०६.२०२४

PUBLIC NOTICE

TO WHOMSOFVER IT MAY CONCERN This is to inform the General Public that following share certificate of Eipro International Ltd. having its Registered Office at 17th Floor, Nariman Point, Mumbai, Maharashtra, 400021

Sr. No.	Name Of Shareholden's	Folio No.	Certificate Nos.	Distinctive Nos.	No. Of Shares
1	Dosu Ardoshir Bhiwandiwala & Jonny D Bhiwandiwala	D0386	234	136067621-136136620	69000

The Public are hereby cautioned against purchasing or dealing in any way with the above referre share certificates Any person who has any claim in respect of the said share certificates should lodge such claim with the Company within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s

Date: 11.06.2024

Dosu Ardeshir Bhiwandiwalla

# जाहीर सूचना

देवे सूदमा देन्यात देत आहे की, श्री. भाज गणपत आंबेक्ट है निवासी जागा अर्वात खोली क्र.बी-२८, वैत्रतक २५ चौ.मी. विल्टक्स वैत्र, गोराई(३) सागर दर्जन को ही सो, लि. , प्लॉट क्र.९३, रोड ज्ञ.आरहससी-२ व ४, गोराई-१, वोरिवली (निरिवेन), मुंबई-४०००११ (वानुके सदर नालनशा -हरपुन संदर्भ) वा वागेवावत स्कमेव नालक/मुक प्रावकते होते. सदर अर्थ, माज गणपत अविकर वांचे बुंबई देवे दिनांक ०४.०४.२०२१ रोजी निधन झाले, त्यांच्या पश्चात १) अनिनती राजश्री माज आंबेकर (परनी), २) श्री. दर्शक माज आंबेकर (नुलगा), ३) श्रीनती रिद्धी रावेंद्र पलसक उर्फ रिद्धी माज आंबेकर (विवाहीत नुलगी) व ४) श्री. मयुर माज आंबेकर (नुलगा) है सद रालमत्तेवावत हिंदु वारसा काददा १९५६ हुसार त्वांचे काददेगीर वारसदार व प्रतिनिधी आहेत. आता १ श्री. दर्जक माज आंचेकर, २) श्रीनती रिद्धी राजेंद्र पलसकर जर्फ रिद्धी माज आंचेकर व ३) श्री स्पुर माज आंखेकर यांनी सदर मालमशेषायत त्यांचे सर्व अधिकार, रुख व हित त्यांची आई श्रीनती राजश्री माज आंखेकर बांच्या नावे संयुक्त उपनिबंधक बोरिवली-७, बुंबई उपनगर विलक्ष बांच्या कार्यालयात मोंद्रणीकृत दस्तावेष क्र.बीआरएल-७-९९६०-२०२४ वास्क दिमांक ०८.०५.२०२५ रोजीचे मुक्ता बरारनामानुसार मुक्त केले.

भाता श्रीमती राजश्री माज आंखेकर यांच्याकडे सदर मालमरोबावत एकमेव मालक म्हणून बानर, बहिबाट, ताबा, अधिकार आहे आणि त्यांना न्हाडा व गोराई(१) सागर दर्गन को-ऑन.डी.सो.लि बांच्या नोंदीमध्ये सदर नालमत्ता त्यांच्या नावे इस्तांतर/नियमित करण्याची इच्छा आहे. सदर नालमत्त निवनित केलवानंतर श्रीमती राजश्री माज आंखेकर वांना भावी छरेडीदाराच्या नावे सदर मालमशा विज्ञी

वर कोण व्यक्तिस, बॅकेस, विशीव संस्था वांना सदर खोली किया भागावर वारसाहक, तावा, विक्री नाडेप्डा, तारण, अधिभार, न्यास, वशीस, मालकी इस किया अन्य इतर प्रकारे कोणताही दाव असल्यास किया उनरोक्त मुख्य नहाठा हस्तांतर पत्र सापठल्यास त्यांनी आवच्या तारखेपासून १४ (चीदा) दिवसांत खालील स्वाधरीनरबांनडे खाली दिलेल्या परपावर आवश्यन दस्तावेणांसड् लेखी नव्यवावे अन्यया असे दावा किया आदीन त्याग व स्यगित केले आहेत असे समयले पाईल.

आज दिनांकीत ११ जून, २०२४ ষ্ট্ৰা চক্ত वकील उच्च न्यायाल

८३. फाइर पीटर परेश मार्ग, गात्र बॉर्ड, कुलो (प.), मुंबई-४०००७०

## CORRIGENDUM

published in Active Times and Mumba Lakshadeep on page no 3 dated 10-06-2024 by Advocate Vandana Thakkar on behalf of her client Smt. Smita Devolatta Shirke Kindly note that the date in the bottom was erroneously mentioned as 09-06-2024, it should be read as 10-06-2024

# CORRIGENDUM rik addendum to Page? Advertisement dated Trik addendum to Paper Advertisement dates 05.04.2034 is issued to inform to public in regard of ioen to be evaled by Traigl's Petake from PNB Housing Finance, that Original Sale Agraement for Sale dated 27.01.1995 executed and the property of the sale of the property of the Agraement for Sale dated 27.01.1995 executed to the property of the property of the property of the training of the property of the property of the training of the property of the property of the training of the property of the property of the training of the property of the training of training t Rashikal Maganial Shah in favour o Shivram Sameya Kunder was also lost All the other content of the advertisemen

A.D. Associate Unit No.38, Ganjawala Apartments CHS, SVP Road, Boriveli West, Mumbai 400 091

## PUBLIC NOTICE

Notice is hereby given that share certificate No. 49, Distinctive nos. from 741 to 745 of Anant Deep Co-op Premises Soc. Ltd. situated at Anant Deep Chambers, Office no 512. 5th floor, 273/77. Narsi Natha Street. Mumbai - 400009, in the name of Mr. Dhimant Pranlal Doshi & Mr. Vipul Pranlal Doshi has en made by them the society for issue o duplicate share certificate The Society hereby invites claims or objections (in writing) for issuance of duplicate share certificate of 14 (fourteen) days from the publications of this notice. If no claims/objections are received during this period the society shall be free to

For & on behalf of Anant Deep Co-op. Premises Soc. Ltd. (Hon. Secretary) Date: 09-06-2024

DCB BANK

परिशिष्ट-४ (नियम ८(१))

# तांबा सूचना (स्थावर मालमत्तेकरिता)

थाअबी, बालील स्वक्षरीकर्ता है सिक्पुरीटपड़ेगम अंग्ड रिक्स्ट्रक्शम ऑक किमान्सियल अंसेटस् अंग लकोर्समेन्ट ऑक सिन्धुरिटी इंग्रेस्ट ॲक्ट २००२ (५४/२००२) अंतर्गत डीसीबी बँक लिमिटेडचे प्राविक्र भविकारी आहेत आणि सिक्युरिये इंखेस्य (एनकोर्समेन्य) रूल्स, २००२ च्या नियम ३ सहवाचिता कलम २६(९२ %ववे असलेटवा अविकाराअंतरीत सदर सूचमा प्रान्त तारखेनासून ६० दिवसांच्या आत गागणी सूचमेत मसुद रक्त

रमा करण्याकरिता कर्जदार (कर्जदार व सह-कर्जदार व जामिनदार) यांना मानणी सूचमा वितरीत केली होते सदर कर्जदार, सह-कर्जदार व जामिनदार वांनी मागणी सूचनेत नमृद्द केलेली रुक्तम भरण्यास असमर्थ ठरले आहे कर्वदार, सह-कर्वदार व जामिनदार आणि सर्वसामान्य जनतेस येथे सुचित करण्यात येत आहे की, खालीर स्वक्षरीकर्ष्यांनी सदर कायद्याच्या कलम ९३ चे उपकलम (४) सहवाचिता सिक्युरिटी इंटरेस्ट (एनकोर्समेन्ट हरूस, २००२ च्या नियम ८ अन्वये त्यांमा प्राप्त असलेल्या अविकाराअंतर्गत खाली समृद्र केलेल्या मावानुडीः रालनतेचा तावा खाली नमुद्र केलेल्या तारखांना येतलेला आहे.

विशोषतः कर्जदार, सह-कर्जदार आणि वामिनदार व सर्वसामान्य वनतेस येथे साववे करण्यात येते की, (स्वावर रालमत्त्रीचे तमगिल) सदर मालमत्त्रेस्त कोणताही व्यवहार करू नये आणि सदर मालमत्रोस्त व्यवहार केलेल ×स्त्यास त्यांनी डीसीबी बँक लिनिटेडकडे नमृद रूकन जमा करावी.

प्रतिभूत मालमतेची पूर्वता करण्यासाठी, उपलब्ध बेब्बेनुसार, कादद्याच्या कलम १३ च्या उप-कलम (८) च्य सहर्टीकडे कर्वद्वाराचे लक्ष वेषण्यात आले आहे.

(?)	बास्तविक तावा - दिनांक ०७ जून, २०२४		
नागणी सूचना दिनांक	१५.0x.२0२१		
कर्जहार आणि सह-कर्जहाराचे नाव	२) त्री. विलास दशाव्य काळके २) त्रीनती गीतल विलास काळके ३) में. अवर्ष एस्ट्याव्यक्तेस		
कर्ज खाते क्र.	ষ্ঠাপার্যাহলগুড়িহন০০४০২৭০০ ব ষ্ঠাপার্যাহলগুড়িহন০০४९२९४४		
एकूण भक्ष्याकीची रक्त	हिमांक १५.०४.२०२१ रोजी चक्काकी हेंच स्क्रम इ.७५,५७८,५४४.७० (उन्दे नेच्याहरार लाख सहुसद्य हचार मऊरो अर्ड्डेचाब्यीस आणि नैसे सरार रुक्त)		
स्थावर नालनभेषे वर्णन	गाव्या इर.एम.११४, कुट मार्केट, एनीएमसी, स्केट्ट-१९, बाशी, नवी तुंबई- ४००७०५ येबील जानेचे सर्व भाग व खंड (सुरक्षित मालनशा).		
	•		

प्राधिकत अधिकार दिनांक: ११.०६.९०९४ टिकाण: वाली, नवी मुंबई

सदर नोटीसमध्ये नमुद्र केलेल्या सर्व मजकुरावावत अधिक स्यव्तेसाठी इंग्रजीभ बेतील प्रसिद्ध केलेली नोटीस गाम धरववान वेर्डल

# नोटीसव्दारा तमाम लोळांना ळळविण्यात येते की वरील संस्थेतील होसेजिंग सोसायटी तिमोटेड इमारत क्र आर- ६, ए & बी विंग् अजगांकर प्लॉट, साई सिद्धी कौलोनी, जोगेश्वरी पूर्व मुंबई- 400060. असून या संस्थेत खालील दिलेल्या विवरण व माहितीप्रमाणे खालील सदर सभासदाच्या नावे सद्निका असून त्याचा नंतर त्यांचा खालील वारसानी त्यांचा नावे सदिनिका इस्तांतरीत करणे व संस्थेच सभासत करून घेणयाकरित संस्थाकडे लेखी अर्ज केले आहे . संस्थेच्या सदर सभासदाने महाराष्ट्र सहकारी संस्थेच्या कायदा १९६० नियम् १९६१ व उपविधीतील वारस नोंद्र केलेली नाही. अर्ज केलेल्या खालील वारसदार व्यतिरिक्त इतर कोणीही मूळ सदर सभासदाचे वारसदार असल्यास किंवा वारसदरबाबत व्यातास्का इतर काणाहा मूळ सदर समासदाच वारसदार असरपास किया वारसदारबाबत इतर कायदेशीर सह - वारसदारची काही हरकत आसत्यस आगा व्यक्ती किया संस्थनी सदर जाहिरात प्रसिद्ध झात्यापासून १५ दिवसाच्या आता वरील सचिव यांच्याशी पूर्व मुख्य कागद्यश्र व पुराखासह कार्यालयानी वेळात सार्यकाळी ६ तो ९ या वेळेत संपर्क साधावा विहीत मुद्रतीत कोणाचेहीकोणत्याही प्रकारचे आक्षये न आत्यास संस्थाकठे वारसदार म्हणून अर्ज केलेले आर्जदराचा त्या सदर सभासदाच्या सदिनेकचे कायदेशीर वारसदार आहेत. असे समजून संस्था आगा अर्जदार व्यक्तीचा नावे त्या सदर सभासदाच्या सदिनेकचे कायदेशीर वारसदार आहेत. असे समजून संस्था आगा अर्जदार व्यक्तीचा नावे त्या सदर सभासदाचे भाग व संस्थातील सदिनेका हस्तातरीत करेल व कायदेशीर कार्यवाहीकरीता संबंधीत प्रशासकीय कार्यालयाकडे शिपारस करेल. त्यानंतर कोणाचेही कोणत्याही प्रकारचे अर्ज कार्यकारी मंडळ विचारात घेणार नाहीत किंवा कोणत्याहे प्रकारची कायदेशीर नुकसान भरपाई करण्याची जबाबदारी कार्यकारी मंडळींची असनार नाहीं

मयत सभासद सदनिकाधारक व त्यांची अर्जदार वारसांची सूची

न. <sup>गट</sup>	ग नं.) सदर सभासदार्च	। नाव अर्जदार वारसाचे नाव	नाते
आर- ६ एर बी	ि७ श्रीमती, चेतनाः विग. कुमार व्यास	<sup>उदय</sup> श्री. उमराव सिंह राठोर	पती

Date: 10/06/2024 Place: Mumbai



For & on Behalf of AAKASHDEEP CHS LTD (Ho. Secretory)

सर्वसामान्य जनतेस देथे सुचित करण्यात देत आहे की, स्वर्गीय थी. गणेया भट हे हॉसिंग सोसाय डेंदे मदत सदस्य असून पलॅड क्र.६८, ६वा मयला, ए-विग, इमारत क्र.आर-१, ज्योतिलींग को-ऑपरेकिक हाँसिंग सोसावटी लिमिटेडचे मालक आहेत आणि सदर पलॉट नवत सदस्वास रुवात आला होता. त्वांचे कांक आवही क एवडी-४५४, एववहीपी/मीडीमी हिसे-२००५ दिनांक २१.१२.२००५ आहे आणि श्री. गणेश भट वांचे सुंबई वेथे ०८.०९.२०११ रोजी निधन झाले. रबांच्या नख्यात मदताची ब्रहिण श्रीमती सुरेखा नारायण नाटील वा भारतीय वारसा कावद्यानुसार त्यांचे कावदेशीर वारसदार आहेत. खालील अनुसुचीत नसुद्र केलेली गालमध यमयमञ्जारकीय स्टलांतर आदेश देशक क्र.७४३/२०१३ तुसार दिनांक ०८.०२.२०१३ रोजी स्टलांत करण्यात आली होती. आता कायदेवीर वाससदार श्रीमती सुरेखा नारायण पाठील (मयत सदस्याची बहिन) बांना सदर नालमधा श्री. वितेष्र भिकाभाई सोलंकी, बिचनान र/कि.: प्लॉट क्र.६२, ६वा मजला, ए-बिग, इमारत क्र.आर-१, ज्योतिलींग को-ऑपरेकिठ हॉसिंग सोसायटी लिमिटेट, भावगांवकर प्लॉट, साईसिद्धी कॉम्प्लेबस, पश्चिम प्रतगती महामार्गाववक, वोगेरवरी (पूर्व), सुंबई-४०००६० बांच्याकडे विक्री करण्याची इच्छा आहे. म्हणून सदर सूचनेमार्जत वर कोणा प्रयक्तिस सदर मालमरोबाबत दावा, अदलाबदल, तारण, बलीस, न्दास, वारसाठक, पारिवारीक व्यवस्था भविभार, कर्ज इत्वादी स्वरूपात कोणताही दावा किया हित असल्वास किया जर कोणा व्यक्तीस सदर मालमरोबाबत काही आदोन असल्यास त्यांनी लेखी स्वरनात त्यांचे आदोन खालील स्वादरीकर्ता वकील पांच्याकडे आवश्यक दस्तावेषी पुराण्यांसरु सदर सुचना प्रकाशन तारखेनासुन सात दिवसात (७) कळवावे. अन्द्रथा नाइदा अग्रिलाकरून सदर नालमरोबाबत कोणतेही तृतीर नत दावा/आक्तेन विवासत न बेता छरेदीदाससठ विक्री ज्ववहासची प्रक्रिया पुर्न करतील आणि तट्नंतर कोणताही दावा/आदेत/विवाद विवासत वेतला जाणर नाही आणि दावा किया आदे द्याग केले आहेत असे समवले वाईल.

दिनांकाः १०.०६,२०२४ ठिकाणः मुंबई

च्या बतीने व करित ज्योतिंलींग कोहोसोलि (मा. सचिव)

ਜ਼ਰੀ/-

# PUBLIC NOTICE

PARE NOTICE THAT MY CREAT – MRS. AMISHA NILAY SAWANT IS Intending to sale ROOM

1872 IN CHARKOP [1] BHAVANI CO-OP. HSG. SOC. LTD., SITUATED AT PLOT NO. 242

5 — 5, SECTOR NO.: 2, CHARKOP, KANDIVALI (WEST), MUMBAI – 400067, are:
1888 uring 25 5c. mtrs. built up with all rights. The and intended from the control of the co

KC = 5, SECTOR NO.: 2, CHARKOP, KADIWALI (WEST), MEMBAI = 400007, are measuring 25 sq. mirs. built up with all rights, title and inferest therefore. THE ADAL (WEST), membails the said ROOM NO.: BR23 was allotted to MR.SHARAD TUKARAM GAWDE b 4ADA [WB] Project. The Original allotment letter in respect of allotment of ROOM NO.: B/23 i our MR.SHARAD TUKARAM GAWDE issued by MHADA with regard to the room is misplace. I not traceable, therefore, the necessary comp(aint is lodged with the Charkop Police Stal I to that effect the certificate is issued by the Charkop Police Station bearing Lost Report.

116-2024 dated 08.06.2024 The said ROOM was purchased by one MR, SUNIL GAJANAN LAD from MR.SHARAD UKARAM GAWDE, the original allottee by agreement dated 23.05.1997. The said agreement is djudicated for deficit stamp duty under the Amnesty Scheme bearing case no. COB/AY

djudicated for deficit stamp duty under the Ammesty Scheme bearing case no. COBIAY/ SSY2023 and paid the deficit stamp duty on the said agreement. MR. SUNIL GAJANAN LAD has by Agreement dated 30.08.2004 transferred, assigned, all the girls, site & interest in the said room in fevour of MRS, MUKTA KIRITKUMAR JETHIVA, the said greement is adjudicated for deficit stamp duty under the Ammesty Scheme bearing case no. OBIAY/9801/2023 and paid the deficit stamp duty on the said agreement. MRS, MUKTA KIRITKUMAR, LETHIVA has by Agreement dated 24.09.2006 transferred, assigned, all the rights, is & interest in the said room in favour of MR. ALPESH RAMESH PANCHAL, & MR. RAMESH HIKUBHAL PANCHAL. The said agreement is adjudicated for deficit stamp duty under the meety Scheme bearing case no. COBIAY/9800/2023 and paid the deficit stamp duty on the sid agreement. dagreement. MR. ALPESH RAMESH PANCHAL & MR. RAMESH BHIKUBHAI PANCHAL have b

MR. ALPESH RAMESH PANCHAL & MR. RAMESH DIRECTOR PROTECTION OF SHARE SHARE THE SHARE SHARE THE SHARE SH asted 19.06.2007 is properly stamped and duly registered with the office of Sub-Registrar. Borea 3 vide Serial no. BRR-05224-2007 dated 26.06.2007. The said agreement is valid a subsistir the eyes of law. MRS. PANNA MAYUR SHAH has applied to MHADA for transfer of the as om in her name and MHADA has transferred the said room in her name by their letter bearin . no. DYCO(W)/MM/5759 dated 02.08.2007. Mean while Mr. MAYUR CHANDULAL SHAH die on 10-02-2009 at Mumbal , thereafter MRS, PANNA MAYUR SHAH has gift deed dated 25.08.2015.gifted, transferred, assigned, all the rights, tible å interest in the said room in favour of MR. MAYUR SHAH was confirming party to the said gift, and has given no objection for the gift. The said gift deed dated 25.08.2015 is properly stamped and duly registered with the office of Sub-Registrar, Borivali – 5 vide Serial no. BRL5-8821-2015 dated 25.08.2015. The said gift deed is valid a subsisting in the eyes of law. MRS, AMISHA NILAY SAWANT has applied to MHADA for transfer of the said Room in his name and MHADA has transferred the said room in her name and MHADA has transferred the said room in her name and in exclusive possession of the said Room. Now MRS, AMISHA SAWANT desire to said stoom as an absolute owner of the said Room. Now MRS, AMISHA SAWANT desire to said this room, Any person having or claiming any right title interest of any type in the above property or any part thereof by way of inheritance brancey. Share, Sale, mortgage, lease, lien, LICENSE, gift, possession or encumbrance of any nature whatsoever including any by way of infimate the same to the undersigned together with the documents on the basis of which such claims and made within 14 days from the date of publication of this notice failing which our clients shall complete the transaction without reference to such claim and claims of such persons shall be treated as waived and not binding on our clients. 2-2009 at Mumbal , thereafter MRS, PANNA MAYUR SHAH has gift deed date

SCHEDULE OF PROPERTY ABOVE REFERRED TO:

ALL THAT PIECE AND PARCEL OF THE ROOM NO.: BIZ3 IN CHARKOP [1] BHAVANI CO-OP.

HSG. SOC. LTD.,STUATED AT PLOT NO. 242, RSC – 5, SECTOR NO.: 2, CHARKOP,

KANDIVALI (WEST), MUMBAI-400067 [NVORLD BANK PROJECT] area admeasuring 25 sq.

mirs. built up Mumbai Suburban District, Constructed on the Plot of Land bearing C.T.S NO.

30/2/30 Vilage-Charkop & Talikka-Borivali, Mumbai Suburban District. The Year of construction
is 1991, together with soil, subsoil of the said Room and along with the common use and

joyment of passage and open space.

: SCHEDULE OF PROPERTY ABOVE REFERRED TO

Advocate High Cour Dr13, Plot No, 507, Sector 5, Mahalaxmi C.H.S. Ltd. Charkop, Kandinali [W], Mumbai-400 067

# रोज वाचा दै. 'मुंबई लक्षदीप'



## बजाज हौसिंग फायनान्स लिमिटेड

कॉर्बारेट कार्याजयः त्रिरेवन अवधी नार्वे वीर इनाता, ५वा नवता, कायावी नगर, नुने, महाराष्ट्र-४५१०१४, बारवा कार्याजयः १ता नव वर्ताक क.२६,२४,२५,६२-६५, ६ विग, तेनुहा वीक ऑन हेडियाच्या वर, नक्षी कमर्तिका कॉन्टवेन्द्र, वारित, नहाराष्ट्र-४४४५०५.

सिक्यरिटाय झेशन ऑण्ड रिकन्स्टक्शन ऑफ फायनान्शिअल ॲसेटस ऑण्ड एन्फोर्सनेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ चे कलम १३(२) अन्वये मागणी सूचना

मनस्त किनिदेहचे प्राविकृत अविकारी कृत्य कालील स्वातरीकार्त वेथे काली बहुद केलेच्या कर्नदार/तहकर्नदार वंत्रा तूच्या देत आहे की, प्यांती में, प्यांताकृतीर्ति

का का स्वत अज्ञाता का जुन्याचा जुन स्वत ४००मा कारणाव्या या आहः व्यर्ज स्वारीकः /व्यर्जास्य/ज्ञु-व्यर्जेट्स/ जानिकदासने सन व पता	जीभूगी/गारमा स्थायर मालमागाः शंमलयमायणी क्यायमाये मालमागेयायणा	नामणी सूचना गारीकाच रजन
ह्याः क्यंत्रालाहः वर्ते कः : ४१त १८ व्याप्त्यकर्ष्यः १४०४५७) क्रिक्त अगोन डाक्ये (कर्मदार) भी तती क्रिक्त डाक्ये (वट-कर्मदार) अगोन का व्याप्त (वट-कर्मदार) नीमाच्याः दुष्यक कः ३, नीने कालका कः १५५, वर्मक कालका कः १२०६, वॉर्ड ३, भीने काकाम, ता. क्यंत्रा ताठ, निवहा वामिक क्याप्तु-४४४१ १०.	खाली बहुद विमारती जिनिहीचे तर्व आग च खंडः टुका झ. १३, योती नारामारा झ. १५५, १वीन मारामारा झ. १२१६, वॉर्ड झ. १३, मीर्च कामराया, ता. कांचा ताड, विरहा वारित, कांचा, न्हाराष्ट्र-४४६११ वेंबीत मारामरीचे तर्व भाग च खंड. पुर्व: टुका झ. १२, परिचन: टुका झ. १४; जारः कांनेचे गोडाङन, दक्षिण: स्टार.	(रनवे नाम लाख बातह हवार तहारो खरीत

तेम र झालेचा तुम्लेकीसा रर्भमी तेम खणूर तदर रोग्रेत देश्यात आली अहे. यर रहुद कर्मदार/तहकर्मदार/मानिरदार मंत्रा तहा अहे की, प्यांती तदर तुम्ला प्रकास तार्वजन्म १६० दिनता वर नामी केरोती अन्य तमेच पुढ़ीन ज्यान व तर सुरक्ष वणा कार्य अन्यण (चनानकृतिको कान्यकृत निरिकेटकर जात्रको अन्य तर अस्तिकारण पुर्वजनिमाण सिन्दुरिक्षयक्षेत्र अन्य क्रिकरकूत्रक अने सामस्तिनामा असेटच् अन्य सम्मितंत्र ओस सिन्दुरिक्ष देवोरद पुर्वजनिमाण सिन्दुरिक्षयक्षेत्र अन्य क्रिकरकूत्रक अने सामसन्तिनामा असेटच् अन्य समितंत्र ओस सिन्दुरिक्ष देवोरद अन्य २, २०४२ चे स्ताम १५(४) च्या तस्तुरीआर्थ परम नातनरोपा प्रामा बेञ्चापा दुर्शल प्रक्रिया दुरु केली पर्हत

लामित नजकारंग बद्धा आहे की, प्यांनी ⊒पन अधिकार अवतोतो प्रपाय नापनतन तिनिदेवय यर नपुर नातनोतील अन्य तृतीय नजकार अधिकार हित कर नये. दिनांकः ११.०६.२०२४, विकासः पारित (नत्साष्ट्र) प्राविकृत अधिकारी, पत्राज हॉर्तिग फाम्मान्त जिनिदेह

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## बजाज होसिंग फायनान्स लिमिटेड

कॉर्पोरेट कार्यालयः सिद्धेम आयटी नार्क वीर इमारत, ५वा नवला, जलवाणी नगर, पुणे, महाराष्ट्र-४११०९४. साखा कार्यालयः सी, ४, प्लॉट इर. १२, कोहिन्स इस्टेट हा.सो., मुख्य रोड, कमल नवम बजाव गार्डनवदक, बाकडेवाडी, पुणे-४११००६. ताबा स्चना

सेक्युरिटायझेरान ॲण्डरिकन्स्ट्करान ऑफ फायनान्शिअल ॲसेटस् ॲण्डएन्फोर्सनेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, १००१ चे कलन १३(४) अन्यये सूचनाः सिक्युरिटी इंटरेस्ट (एनफोर्सनेन्ट) इल्स, १००१ च्या नियन ८(१) (परिशिष्ट-४)

ध्याकवी, खालील स्वाक्षरीकर्ता है सिक्युरीयवद्येगम अंग्ड रिकस्ट्रकाम ऑक किमानियल अंसेटस् अंग्ड एनकोसंबेग्ट ऑक सिक्युरिय इंग्रेस्ट अंग्ट. २००२ अंतर्ग मे. बजाज हार्तिम कायनास्त्र लिमिटेड (बीयुच्युक्यूल) चे प्राविज्ञ अवैकारी अहेत आणि सिस्युरेटी ईटोस्ट (एनररोसेनेट) करून, २००२ च्या नियम ६ सहवाचित कलम १६(२) अन्यये असलेच्या अविकाराअंतर्गत स्यांनी द्वाली मन्द्र केलोच्या कर्जदार/सहकर्जदार/जामिन्दरांवर मानणी सूचमाव जावली होती आणि सदर सूचमा प्रार तारखेपासून ६० दिवसांच्या आत स्थनेत मसूद स्क्रम यमा करण्यास सांगध्यात आले होते. कर्यदार/सहकर्यदार/यापिनदार हे वर नसूद केलेली स्क्रम मरण्यास असमर्थ कले असून कर्वहार/सहकर्वहार/वामिनहार व सर्वसामान्य जनतेस येथे सूचित करण्यात येत आहे की, से, बजाज हॉर्सिय फायनास्स लिनिवेडक्या वर्ताने खालील स्वासरीकर्त्यांनी सहर कायदाच्या कलम १६(४) सहवाचिता सहर अविनियमाच्या नियम ८(१) अन्यये त्यांना प्राप्त असलेत्या अविकाराअंतरीत खाली समृद्ध केलेल्य मालमतेचा तावा खाली नमूह केलेचा तारखेला बेतलेला आहे. विशेषतः कर्जदार/सहकर्जदार/जामिनदार व सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सद लम्पोस्ट कोण्याही व्यवहार करू नये आणि सदर मालमपोस्ट व्यवहार केलेला अस्त्यास त्यांनी बीच बचुक्यूल कई मालमपोस्ट केलेले उमरोक स्क्रम आणि त्यावरी

कर्जहार/जानिन हाराचे नाव (एलएएन क्र. , शास्त्रानाव)	प्रतिमृत नारत्नशेषे वर्णन (स्थावर नालनशा)	नागणी सूचना हिमांक व रक्तन	ताबा हिनांक
गाखाः पुणे, (कर्जे क्र. : युच४० श्रम्यः च्याल ०२४५ २ १४ व युच४० श्रम्यालटी० २८४२ १५) १. रहुल बाळकुष्ण चन्हाण (कर्जेटार) १. वाळकुष्ण मिळु चन्हाण (सह-कर्जेटार) देवांचा प्रसा: प्लॉट क्र.४५०, बाळीनगर, बायरलेस नोलीस कर्जेक्टळ, क्रमाब सावक, पुणे, पुणे, ब्हासाइ-४१२१ १६.	पुढे समुद्र विगरतीत जिस्तिचे सर्व साग व खंड: २०१८ इ.१५, २रा सवला, क्षेत्रक्य ६४२.५० वी.तु., गणेत प्लाइत, मार्वामगर, क.इ.२२७/२/१, वक्षणव मार्व्य, तालुका मार्व्य, जिल्हा पुणे पुर्व: मालकाचे पर्लेट- परिचन: मित व पारन्या; उत्तर: मोक्स्यो जागा व १९९८ इ.१४; इक्षिण: १९९८ ह.१७.	१० मार्च, १०१४ ठ. १४,८७,७७३/ – (ठनवे चौदा लाख स्त्रवादेगी हजर सतरो ध्याहरार रूक)	०६ ०६ १०१४
गाकाः पुणे, (कर्ज क्र. : युष्य ४० श्रेय्य व्यक्त ०६८ ६४३६ व युष्य ४० श्रेष्य लटी०५० ९१४९) १. प्रविण कांत्रित ला परदेशी (कर्जदार) १. द्वियोचा प्रविण स्वर्देशी (स्वर्ड -कर्जदार) द्वीयांचा युष्ताः १ लट क्र. ६०६, १२ क्र. १५५, १५७, तुष्य वाई सहकारी गृह संस्था नवांद्वित, नैवार्य वस्ती, दिखली, इवेली, पुणे, पुणे, महाराष्ट्र-४९ १०६२.	पुडे मजुद्र विगरतेत जनिनीचे सर्व माग व खंड: १र्लट इस्.ए-६०६, अंत्रेसक ५२९.५५ ची.मी., ६श मजला, विग ए, तुक्कवर्ष को- ऑन. हॉसिंग सोसायटी हों., गट.क ६५५, गाव विवासी, तासुका हवेली, चुने, उत्तर: मोक्क्वे वाहिनी; परिचान: मित; पुर्व: मालकाचा दश्वाचा व १र्लट इस.६०४ व वाहन्य: इस्तिया: मोक्क्वे वाहिनी व १र्लट इस.६०४ व चाहन्य:	२०मार्च, २०२४ इ. १३, १८, १२४/- (इनये तैथील लाख अक्ट्रचणण्य इवार दोनरो चीसड रूक)	व्ह व्ह १०१४
गाफा: पुणे, (कर्ज क्र.: ४०९एक्य्न्यल्य १९९४८८६) १. गंगाध्य हननंत यादय (कर्जदार) ९. उनिला यादय (सह-कर्जदार) रोबांक्यप्रभा: मु. बो/९/७९, शतन क्रोलनी, विचयड, नुणे, नहाराङ्ग-४११०६६.	पुढे ततुर विगररोत जितिभिन्ने सर्व माग व खंड: सर्व इत. १८५, हैस्सा इत.४, भेडरक ०६एव २४आर. २०० १८ आर. एकूण भेडरक ०६एव ४०आर. २०१८ इत.१०१, १ला नजला, ए विन, प्रकल्प नाने बेहुगणीओ, माहिबेदांत स्वामी मार्ग, प्राविकरण, राबेत तासुका, हवेली, जिल्हा पुजे पुजे: नोकल में में में नित २०१८ इत.१०७, पिक्टिंग सर्वेट इत.१०२ व हित्रदः, अतर: पायन्या व हित्रदः, हिम्ला: नालकाये २०१८	१० मार्च, १०१४ इ. ६१,४०,१५३/ – (হন্দৰ एकावत्र लाख আন্দান চক্ৰম दोनगे येन्द्र कका)	व्ह व्ह १०१४

POST-OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

# Genesis Finance Company Limited

(CIN: L65910DL1990PLC040705)

Registered Office: 4 MMTC/STC Market, Geetanjali, New Deihl, India, 110017, Tel: +91 11 – 4218 1244

Registered Office: 4 MMTC/STC Market, Geetanjali, New Delhi, India, 110017, Tel: +91 11 – 4218 1244

Website: www.genesisfinance.net, Email: genesis599@gmail.com
Contact Person: Mr. Gopal Blisht, Whole-time Director and Chief Financial Officer

This post offer public announcement (the "Post Offer Public Announcement") is being issued by Sundae Capital Advisors Private
Limited ("Manager" or "Iflanagor to the Offer") for and on behalf of Naresh Garg, (referred to as the "Acquiriner") Promoter of Genesis
Finance Company Limited, (the "Company") to fine Public Shareholders as defined under Regulation 2(1)(t) of the Securities and
Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended, ("SEBI Delisting Regulations") (as defined below)
("Public Shareholders") of Genesis Finance Company Limited (the "Company") in respect of the acquisition of the fully paid up equity shares of the Company with a face value Rs.10 (Indian Rupees Ten) each ("Equity Shares") that are held by the Public Shareholders and consequent voluntary delisting of the Equity Shares from Metropolitian Stock Exchange of India Limited ("MSEI") ("Stock Exchange") pursuant to Regulation 17(4) and other applicable provisions of SEBI Delisting Regulations ("Delisting Offer"). This Post Offer Public Announcement is in continuation to and should be read in conjunction with:

a) Initial Public Announcement made by the Manager to the Offer on behalf of the Acquirer to the Stock Exchange dated September 16,

the Defailed Public Announcement in connection with the Delisting Offer, published on May 23, 2024 in (i) Business Standard (English -all editions); ii) Business Standard (Hindi - all editions); and iii) Murribai Lakshadeep (Marathi - Murribai Edition) (the "DPA"); and
the Letter of Offer dated May 27, 2024 in connection with the Delisting Offer ("Letter of Offer");

d) the Public Notice dated May 31, 2024 ("Public Notice") Capitalized terms used but not defined in this Post Offer Public Announcement shall have the same meaning assigned to them as in the Detailed Public Announcement and the Letter of Offer

ng with other ers of promoter and promoter group of the Company, issued the Detailed Public Anno acquire upto 1,55,80,296 (One Crore Fifty Six Lakh Eighty Thousand Two Hundred Ninety Six Equity Shares ("Offer Shares" representing 33.80% of the total issued and paid up Equity Shares of the Company from the Public Shareholders pursuant to Part B of Chapter III read with Chapter IV and other applicable provisions of the SEBI Delisting Regulations and other applicable terms of the Defailed. Public Announcement and Letter of Offer. The Public Shareholders holding Equity Shares of the Company were invited to submit their Bids pursuant to the Reverse Book Building process ("RBBP") as prescribed in the SEBI Delisting Regulations through the Stock Exchange Mechanism during the Offer Period (i.e. from June 04, 2024 to June 07, 2024), in accordance with the SEBI Delisting Regulations. The designated stock exchange for the Delisting Offer is Metropolitan Stock Exchange of India Limited, being the stock exchange where the Equity Shares of the Company are listed. Further, National Stock Exchange of India Limited's Acquisition Window have been used to

facilitate placing of sell orders by shareholders who wished to tender Equity Shares in the Offer.

1. DISCOVERED PRICE n ferms of Regulation 22(1) of SEBI Delisting Regulations, the acquirer shall be bound to accept the equity shares tendered or offered in the delisting offer, if the discovered price determined through the reverse book building process is equal to the floor price or the indicative price, if any, offered by the acquirer. Since, the discovered price determined through Reverse Book Building process, that is, Rs. 25.40 (Rupees

Twenty Five and Paise Forty only) ("Discovered Price"), equals to the floor price, that is, Rs. 25.40 (Rupees Twenty Five and Paise Forty only) ("Floor Price"), offered by the Acquirer, therefore, in terms of Regulation 22 and other applicable provisions of the SEBI Delsting Regulations, the reverse book building process is deemed to be successful, therefore, the Acquirer have accepted the Discovered Price of Rs. 25.40 (Indian Rupees Twenty-Five and Paise Forty) per Equity Share as the final price for the Delisting Offer ("Exit Price"). 2. SUCCESS OF THE DELISTING OFFER In accordance with Regulation 21(a) of the SEBI Delisting Regulations, the Detailed Public Announcement and Letter of Offer; the Delisting Offer would be deemed to be successful only if a minimum number of 1.10.40.584 (One Crore, Ten Lakh, Forty Thousand,

Five Hundred and Eighty Four) Offer Shares are validly lendered at or below the Exit Price, and are acquired so as to cause the cumulative number of Equity Shares held by the Acquirer together with the promoters and the promoter group of the Company post the acquisition, through the Acquisition Window Facility, to be equal to or in excess of 4,17,57,408 (Four Crore Seventieen Lakin Fifty Seven Thousand Four Hundred and Eight) Equity Shares representing 90% (Ninety per cent) of the fully paid up share capital of the Company, excluding such Equity Shares in terms of Regulation 21(a) of SEBI Delisting Regulations ("Minimum Acceptance Condition"). In the RBBP,1,51,68,786 (One Crore, Fifty One Lakh, Sixty Eight Thousand, Seven Hundred and Eighty Six) Equity Shares have been validly tendered at the Exit Price, which is higher than the Minimum Acceptance Condition threshold of Equity Shares to be acquired in the Delisting Offer. The Acquirer shall acquire all Equity Shares tendered through valid Bids at the Exit Price and post completion of the acquisition, the

shareholding of the Acquirer together with the promoters and promoter group of the Company shall be 4,58,86,610 (Four Crore, Fifty Eight Lakh, Eighty Five Thousand, Six Hundred and Ten) Equity Shares representing 98,89% (Ninety Eight and Eighty Nine percent) of the fully paid up equity share capital of the Company, which would exceed the Minimum Acceptance Condition threshold required for Delisting Offer to be successful in terms of Regulation 21 (a) and other applicable provisions of the SEBI Delisting Regulations.

Skylline Financial Services Private Limited, Registrar to the Delisting Offer vide Certificate dated May 28, 2024, confirmed that the

Letter of Offer has been dispatched to all the public shareholders whose e-mail ids were available, through email as an attachment to email and to the remaining shareholders (including those to whom e-mail cannot be delivered successfully) by Speed Post through the

indian Post and a detailed account regarding the status of delivery of the Letter of Offer is maintained. The Delisting Offer is thus deemed to be successful. 2.5 All the Public Shareholders of the Company who have validly tendered their Equity Shares at the Exit Price of Rs. 25.40 (Indian Rupees Tventy-Five and Paise Forty Only) per Equity Share will be paid the consideration at the Extiprios of Rs. 25.40 (Indian Rupees Twenty-Five and Paise Forty Only) per Equity Share. The last date for payment of consideration to all such Public Shareholders (in

respect of whom no regulatory approvals are required) and whose Bids have been accepted will be June 19, 2024.

2.6 The Equity Shares of the Public Shareholders whose Bids have been rejected in the RBBP, their demat shares or the physical shares. would be rejurned to them in accordance with Methods of Settlement contained in the Detailed Public Announcement and Letter of Offer read along with SEBI Circulars, on June 19, 2024. Public Shareholders will have to ensure that they keep their depository participant account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or non-acceptance of

Equity Shares under the Delisting Offer.
OUTSTANDING EQUITY SHARES AFTER DELISTING In accordance with Regulation 26 and other applicable provisions of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the RBBP or who unsuccessfully tendered their Equity Shares in the RBBP

("Residual Shareholders") will be able to offer their Eguity Shares to the Acquirers at the Exil Price for a period of 1 (one) year following the date of delisting of Equity Shares from the Stock Exchange ("Exit Window").

3.2 If the Public Shareholders have any query with regard to the Delisting Offer and / or Exit Window they should consult the Manager to the Offer or Registrar to the Offer as per the details given below. The Post Offer Public Announcement is expected to be available on the websites of Metropolitan Stock Exchange of India Limited (MISEI).

# MANAGER TO THE DELISTING OFFER

Sundae Capital Advisors Private Limited SEBI Regn. No.: INIM000012494 404, 4th Floor, Valbhay Chambers Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Tel. No. +91 96 6785 9191

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For and on behalf of Acquirer to the Offer

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Date: June 10, 2024

Place: New Delhi