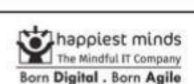
FINANCIAL EXPRESS



Happiest Minds Technologies Limited Regd. Office: #53/1-4, Hosur Main Road, Madivala, Bengaluru-560 068, Karnataka, India CIN of the Co. L72900KA2011PLC057931 P: +91 80 6196 0300, F: +91 80 6196 0700

Email: investors@happiestminds.com; Website: www.happiestminds.com NOTICE OF POSTAL BALLOT AND REMOTE E-VOTING

Notice is hereby given pursuant to Section 108 and 110 of the Companies Act, 2013 (hereinafter referred to as the 'Act') read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, as amended from time to time, Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("SEBI Listing Regulations"), Secretarial Standards on General Meetings ('SS-2') issued by the Institute of Company Secretaries of India and other applicable provisions of the Act, rules, circulars, and notifications issued thereunder (including any statutory modification(s) or re-enactment(s) thereof for the time being in force and as amended from time to time), that the Company is seeking approval of its members through Postal Ballot by way of voting through electronic means ("e-voting") for business as set out in the Postal Ballot Notice dated Wednesday, October 05, 2022 together with the explanatory statement thereto.

In accordance to the aforesaid provisions and MCA Circulars, the Company has on Tuesday, October 11, 2022 sent the Postal Ballot Notice only by e-mail to all those members, whose email addresses are registered with the Company's RTA, KFin Technologies Limited or with the depository(ies)/ depository participants and whose names appear in the register of members/list of beneficial owners as on the Cut-off date i.e. Friday, October 07, 2022. The Company will not be sending a hard copy of this Notice and the communication of the assent or dissent of the members shall be through the remote e-voting system only.

The Notice of Postal Ballot has been uploaded on the website of the Company at www.happiestminds.com. The Notice is also accessible from the websites of the stock exchanges i.e., Bombay Stock Exchange Limited and National Stock Exchange of India Limited at https://www.bseindia.com/ and https://www.nseindia.com/ respectively. The same is also available on the website of RTA at https://evoting.kfintech.com/.

Members who have not registered their email address as a consequence of which Postal Ballot Notice and login credentials could not be serviced may temporarily get their email address and mobile number updated with the Company's RTA, by accessing the link: https://ris.kfintech.com/clientservices/postalballot/ registration.aspx and get the login credentials.

The e-Voting facility will be available from Wednesday, October 12, 2022 at 9.00 am IST till Thursday, November 10, 2022, at 5.00 pm IST. The remote e-voting facility shall be disabled thereafter. The Company has appointed Mr. V Sreedharan, Practicing Company Secretary,

Senior Partner of M/s V Sreedharan & Associates, Company Secretaries, Bengaluru (FCS 2347; CP 833) and in his absence Mr. Pradeep B Kulkarni, Practicing Company Secretary, Bengaluru (FCS 7260; CP 7835) or Ms. Devika Sathyanarayana (FCS 11323; CP No. 17024) Practicing Company Secretary, Bengaluru, Partners of the same firm, as Scrutinizer to scrutinize the e-voting process in fair and transparent manner. The results of voting by Postal Ballot will be announced within 2 (two) working days

from the end of remote e-voting. The said result along with the Scrutinizers report will also be displayed on Company's Website www.happiestminds.com and also on the website of https://evoting.kfintech.com/ and shall be communicated to the Stock Exchanges where the Company's shares are listed i.e. BSE Ltd. (https://www.bseindia.co) and National Stock Exchange Ltd (https://www.nseindia.com/) in accordance with the provisions of SEBI Listing The resolution, if approved, shall be deemed to have been passed on the last date of

voting i.e., November 10, 2022. The resolution passed by the members through the postal ballot is deemed to have been passed as if, they have been passed at a General Meeting of members.

For further details, please refer to the Notes in the Notice of Postal Ballot. If the Members have any grievances connected with the facility for e-Voting, they may contact Mr. Umesh Pandey, Manager, KFin Technologies Limited, Selenium Tower B, Plot 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad - 500 032; Email: einward.ris@kfintech.com; Toll free no. 1-800-309-

> For Happiest Minds Technologies Ltd Praveen Kumar Darshankar Company Secretary & Compliance Officer

FOLLOW-UP PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE RESIDUAL EQUITY SHAREHOLDERS OF

Place: Bengaluru

Date: October 11, 2022

PURVI VANIJYA NIYOJAN LIMITED

Corporate Identification Number: L51909WB1980PLC033087 Registered Office: 14/1B, Ezra Street, World Trade Centre, Kolkata 700 001, West Bengal, India.

Tel. No.: 033-2221-5647; E-mail: pvnl80@gmail.com; Website: www.purvivanijya.com

In pursuance of the Delisting Offer made by Raghav Commercial Limited ("Acquirer 1") and Giltedged Industrial Securities Limited ("Acquirer 2") (hereinafter collectively referred to as the "Acquirers") for acquiring up to 3,77,379 (Three Lakhs Seventy-Seven Thousand Three Hundred and Seventy-Nine) fully paid-up equity shares of the face value of Rs.10.00/ ("Equity Shares") representing 25.71% of the total paid-up equity share capital ("Offer Shares") of M/s Purvi Vanijya Niyojan Limited ("PURVIVAN" or "PVNL" or "the Company"), and tender of 2,35,008 Equity Shares representing 16.01% of the total paid-up equity share capital of the Company, which had been subsequently accepted by the

This Follow-up Public Announcement ("FPA") is being made in accordance with the provisions of Regulation 27 and other applicable provisions of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended from time to time, ("Delisting Regulations"), made to the ("Residual Equity Public Shareholders") holding 1,42,371 Equity Shares representing 9.70% of the total paid-up equity share capital of the Company, to tender their Equity Shares.

This FPA is in continuation to and should be read in conjunction with the following

(a) Initial Public Announcement dated Thursday, July 01, 2021 ("IPA"); (b) Detailed Public Announcement dated Tuesday, October 19, 2021, published in the

newspapers namely being Financial Express (English Daily) (All India Edition), Jansatta (Hindi Daily) (All India Edition) and Duranta Barta (Bengali Daily) (Kolkata Edition) ("Newspapers") on Wednesday, October 20, 2021 ("DPA"); (c) Letter of Offer dated Wednesday, October 20, 2021, ("LoF") dispatched to the Public

Shareholders on Friday, October 22, 2021; (d) Post-Offer public announcement dated Tuesday, November 09, 2021, published in the Newspapers on Wednesday, November 10, 2021 ("Post-Offer PA");

(e) Delisting Notice issued by The Calcutta Stock Exchange Limited vide its notice number bearing reference number 'CSE/LD/15381/2021' dated December 13, 2021

accessible at https://www.cse-india.com/main/news-update-view?id=2389. mentioning the effective date of delisting of the Equity Shares of the Company being December 14, 2021 ("CSE Delisting Notice"); Follow-on public announcement dated Thursday, February 24, 2022, published in the

Newspapers on Friday, February 25, 2022, & Follow-on public announcement dated Monday, June 13, 2022, published in the Newspapers on Tuesday, June 14, 2022. ("FPA"

DISCOVERED PRICE AND EXIT PRICE

In terms of Regulation 20 of the Delisting Regulations, the Discovered Price had been determined at Rs.800.00/- (Rupees Eight Hundred Only) per Equity Share, and the same had been accepted by the Acquirers in terms of the price determined under the Reverse Book Building Process in compliance with Regulation 7 read with Chapter IV and other applicable provisions of the Delisting Regulations ("RBBP") as the final price for the Delisting Offer ("Exit Price").

2. SUCCESS OF THE DELISTING OFFER

2.1 In accordance with Regulation 24 of the Delisting Regulations and as stated in para 14 of the DPA and para 14 of the LOF, the Delisting Offer would be deemed to be successful only if a minimum number of 2,30,616 (Two Lakhs Thirty Thousand Six Hundred and Sixteen) Offer Shares are validly tendered at or below the Exit Price and acquired in the Delisting Offer at the Exit Price so as to cause the cumulative number of Equity Shares held by the Acquirers together with Promoters/ Promoter Group post the acquisition through Acquisition Window Facility or OTB to be equal to or in excess of 13,20,867 (Thirteen Lakhs Twenty Thousand Eight Hundred Sixty-Seven) Equity Shares representing 90% of the fully paid up equity share capital of the Company, ("Minimum Acceptance Condition");

2.2 In RBBP, 2,35,008 (Two Lakhs Thirty-Five Thousand and Eight) Equity Shares have been validly tendered and acquired at the Exit Price, which is higher than the Minimum Acceptance Condition number of Equity Shares to be acquired in the Delisting Offer as mentioned above in Para 2.1.

2.3 The Delisting Offer is thus deemed to be successful. 3. OUTSTANDING EQUITY SHARES AFTER DELISTING

In accordance with Regulation 26 read with Regulation 27 of the Delisting Regulations. all the Residual Equity Public Shareholders of the Company who did not or were not able to participate in the RBBP Delisting Offer, may tender their Equity Shares to the Acquirers at the Exit Price for a period of one year following the date of delisting of Equity Shares from The Calcutta Stock Exchange Limited, namely being December

14, 2021 ("Exit Window") and avail the exit opportunity at the Exit Price; For more details of the Delisting Offer, the shareholders can access the LoF at the website of the Company at www.purvivanijya.com, Manager to the Offer at www.capitalsquare.in, Registrar to the Offer at www.beetalfinancial.com;

The Acquirers hereby invite the Residual Equity Public Shareholders to tender their shares by contacting the Company and/ or Registrar. If the Residual Equity Public Shareholders have any queries with regards to the Delisting Offer, they should consult the Manager to the Offer or Registrar to the Offer as per the details given below. All other terms and conditions of the Delisting Offer as set forth in the DPA and LOF remain unchanged.

Manager to the Offer: CAPITALSQUARE®

Teaming together to create value CAPITALSQUARE ADVISORS PRIVATE LIMITED

208, 2nd Floor, AARPEE Centre, MIDC Road No 11, CTS 70, Andheri (East), Mumbai - 400 093, Maharashtra, India; Tel: 022 6684 9999/ 98742 83532: Website: www.capitalsguare.in;

Email Id: tanmoy.banerjee@capitalsquare.in pankita.patel@capitalsquare.in; Contact Person: Mr. Tanmoy Banerjee/ Ms. Pankita Patel; SEBI Registration No: INM000012219

Date: Tuesday, October 11, 2022

Place: Mumbai

BEETAL

Registrar to the Offer:

BEETAL FINANCIAL AND COMPUTER SERVICES PRIVATE LIMITED Beetal House, 3rd Floor, 99, Madangir, Behind Local Shopping Centre, Near Dada Harsukh Das Mandir, New Delhi - 110 062, Tel: 011-29961281-83, 26051061, 26051064:

Website: www.beetalfinancial.com; Email Id: beetalrta@gmail.com / beetal@beetalfinancial.com; Contact Person: Mr. Punit Mittal, General Manager;

SEBI Registration No: INR000000262 Signed on behalf of the Acquirers

Raghav Commercial Limited



CORRIGENDUM published in "Financial Express" news paper on 11-10-2022 in respect of C&C Constructions Ltd. please read the table content point no.9 i.e., Address and e-mail of the liquidator, as

registered with Board as: Unit 2, Block D1, Golf Link, Sector 23B, Dwarka **New Delhi 110077** navneet@minervaresolutions.com instead of earlier published therein. Al other contents of the said Notice

remain unchanged. Sd/- Navneet Kumar Gupta, Liquidator

OSBI

State Bank of India, SB Global IT Centre, IT-RRBs & FO Tech Ops Department 3rd Floor, Kapas Bhawan, Nirmala Devi Marg, Sector 10, CBD Belapur, Navi Mumbai, Maharashtra - 400614

Procurement of Support for Infrastructure and Services of Applications of Foreign Offices (FO) of SBI for Period of Three Years

State Bank of India has issued a corrigendum 1 dated 10.10.2022 to the RFP vide Ref No: SBI/GITC/ITFO/2022/2023/887 dated 19.09.2022 for Procurement of Support for Infrastructure and Services of Applications of Foreign Offices (FO) of SBI for period of three years. Kindly visit 'Procurement News' at https://www.sbi.co.in and e-Procurement agency portal https://etender.sbi/SBI/ for detailed corrigendum 1 to the RFP. Place: Navi Mumbai **Deputy General Manager**

(IT-RRBs & FO Tech Ops) Date: 11.10.2022

FORBES **EUREKA FORBES LIMITED**

(formerly Forbes Enviro Solutions Limited) Corporate Identity Number: L27310MH2008PLC188478 Registered Office: B1/B2, 7th Floor, 701, Marathon Innova, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai, Maharashtra - 400013, India. Phone No.: +91 22 4882 1700 / Fax No.: +91 22 4882 1701 Website: www.eurekaforbes.com; E-mail: compliance@eurekaforbes.com

NOTICE OF POSTAL BALLOT

NOTICE is hereby given to you, the Members of Eureka Forbes Limited (formerly Forbes Enviro Solutions Limited) ("Company") pursuant to Section 110 read with Section 108 of the Companies Act, 2013 ("Act") and other applicable provisions, if any, of the Act and Rule 20 and Rule 22 of the ompanies (Management and Administration) Rules, 2014 ("Company Rules"), as amended from me to time, read with the General Circular No. 14/2020 dated April 8, 2020, General Circular No. 7/2020 dated April 13, 2020, General Circular No.22/2020 dated June 15, 2020, General Circular No. 3/2020 dated September 28, 2020, General Circular No. 39/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 8, 2021 and ieneral Circular No. 3/2022 dated May 05, 2022 issued by the Ministry of Corporate Affairs ("MCA" hereinafter collectively referred to as "MCA Circulars"), Regulation 44 of Securities and Exchange loard of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and other applicable laws and regulations (including any statutory modification or renactment thereof for the time being in force), to consider and if thought fit to pass the resolutions set ut herein below as Special Resolution or Ordinary Resolution, as the case may be:

S.No. Description of the Resolution

Increase in Authorised Share Capital of the Company, proposed to be passed as an Ordinary

Appointment of Mr. Pratik Rashmikant Pota (DIN: 00751178) as a Director of the Company proposed to be passed as an Ordinary Resolution

Appointment of Mr. Pratik Rashmikant Pota (DIN: 00751178) as Managing Director and Chief Executive Officer of the Company, proposed to be passed as a Special Resolution. Consider and approve 'Eureka Forbes - Employee Stock Option Plan 2022' (*ESOP 2022*)

"Plan"), proposed to be passed as a Special Resolution Grant of employee stock options to the employees of Subsidiary Company(ies) of the Company under Eureka Forbes - Employee Stock Option Plan 2022', proposed to be passed

Grant of employee stock options to the employees of the Group Company(ies) including Associate Company (if any) of the Company under Eureka Forbes - Employee Stock Option Plan 2022', proposed to be passed as a Special Resolution

he Company has on October 11, 2022 completed the dispatch of the Postal Ballot Notice. Pursuant to he MCA Circulars, the Company has sent the electronic copies of the Postal Ballot Notice along with the explanatory Statement to all Members of the Company, who have registered their e-mail address with he Company or with their Depository Participant (in respect of the shares held in electronic form) as on riday, October 07, 2022, i.e. the cut-off date. The voting rights of Members have been reckoned as or riday, October 07, 2022 which was the cut-off date. A person who is not a Member on the cut-off date shall treat this notice for information purposes only.

Voting through Postal Ballot including voting by electronic means shall commence from 09:00 AM IST on Wednesday, October 12, 2022 to 05:00 PM IST on Thursday, November 10, 2022. The Members who have their email address registered with the Company, shall avail remote e-voting facility. lembers are requested to note that e-voting will not be allowed beyond 05:00 PM IST on Thursday.

November 10, 2022. The Company has engaged the services of National Securities Depository Limited ("NSDL") to

providing e-voting facility to all its Members. The instructions on the process of postal ballot through emote e-voting are provided in the Postal Ballot Notice. The Postal Ballot Notice will also be available on the Company's website at (www.eurekaforbes.com) website of BSE Limited at (www.bseindia.com), and on the website of NSDL a

he Board of Directors have appointed Mr. Mihen Halani, Practicing Company Secretary (Membership)

No.: FCS 9926 and COP No.: 12015), proprietor of M/s, Mihen Halani & Associates, as the Scrutinize o conduct the Postal Ballot in a fair and transparent manner. he result of the Postal Ballot (along with Scrutinizer's report) will be declared by the Chairman of the company or any Director authorized by him on or before Monday, November 14, 2022. The said results

long with the Scrutinizer's Report would be intimated to BSE Limited and will also be displayed on the rebsite of the Company at (www.eurekaforbes.com) and on the website of NSDL a n case of any queries, you may refer the Frequently Asked Questions ("FAQs") for Shareholders and eoting user manual for Shareholders available at the download section o

ttps://www.evoting.nsdl.com. For any grievances connected with facility for e-voting, please contact Ms. Pallavi Mhatre, Senior Manager, NSDL, 4th Floor, 'A' Wing, Trade World, Kamala Mills Compound, enapati Bapat Marg, Lower Parel, Mumbai - 400 013; e-mail: evoting@nsdl.co.in, toll free no: 1800 020 990/1800 224 430 or Mr. Dattaram P Shinde, Company Secretary, Head-Legal & Compliance Officer of the Company at compliance@eurekaforbes.com.

for Eureka Forbes Limited (formerly Forbes Enviro Solutions Limited)

Place : Mumbai Dattaram P Shinde Date: October 11, 2022 Company Secretary, Head-Legal & Compliance Officer

LIKHITHA Fueling The Future

Regd. Off: 8-3-323, 9th Floor, Vasavi's MPM Grand. Ameerpet 'X' roads, YellareddyGuda, Hyderabad-500073, Telangana. Website: www.likhitha.co.in, Email: cs@likhitha.in (CIN: L45200TG1998PLC029911) Contact: +91 8121005455 POSTAL BALLOT NOTICE

LIKHITHA INFRASTRUCTURE LIMITED

[Pursuant to Section 108 and 110 of the Companies Act, 2013 read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014] Dear Shareholder(s),

Notice is hereby given, pursuant to Section 108 and 110 of the Companies Act, 2013 ("the Act") read with the Companies (Management and Administration) Rules, 2014 ("the Rules"), Secretarial Standard-2 on General Meetings ("the SS-2"), and other relevant circulars issued by the Ministry of Corporate Affairs, and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (including any statutory modification or re-enactment thereof for the time being in force, and as amended from time to time), the Company is seeking approval from its Members for the resolutions set out here under through Postal Ballot Notice dated October 10, 2022, by way of remote e-voting through electronic means

SL.No. DESCRIPTION OF RESOLUTION Sub-division of Equity Shares of the Company Alteration of Memorandum of Association of the Company

In terms of the MCA Circulars, the Company has sent the Postal Ballot Notice along with Explanatory Statement, in electronic form, on Monday, October 10, 2022, to the Members of the Company as on Friday, October 07, 2022 (cut-off date), who have registered their e-mail address with the Company or with their Depository Participants.. The Communication of the assent or dissent of the members would take place through the remote evoting system only.

In accordance with the MCA Circulars, the Company has made necessary arrangements for the members to register their e-mail addresses. Members who have not recorded their e-mail address are requested to write the same with the Depository Participant(s) where they maintain their Demat accounts if the shares are held in electronic form.

Members are requested to note that the voting on the businesses specified in the Notice will commence at 09.00 a.m. (IST) on Tuesday, October 11, 2022, and will end at 5.00 p.m (IST) on Wednesday, November 09. 2022. The e-voting module will be disabled for voting thereafter. Once the vote on a resolution is cast by a member, the member shall not be allowed to change it subsequently.

The Company has engaged the services of Central Depository Services (India) Limited as the agency to provide an e-voting facility to its all members. Further, the Company has appointed M/s. VCAN & ASSOCIATES, a Practicing Company Secretaries as scrutinizers to the Postal Ballot process.

The Postal Ballot Notice can also be downloaded from the Company's website at http://likhitha.co.in/img/content/postal-ballot/Postal_Ballot_Notice_2022.pdf and the website of Bigshare Services Private Limited.

If you have any queries or issues regarding attending e-Voting from the CDSL e-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022- 23058738 and 022-23058542/43. In case you have any queries or issues regarding e-voting, you may refer to the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com.

The results of the voting by Postal Ballot (along with the Scrutinizer's report) will be announced by the Chairman or the Company Secretary of the Company on or before Friday, November 11, 2022. The declared results, along with the Scrutinizer's Report will be displayed on the website of the Company www.likhitha.co.in and on the website of RTA. Such results will also be forwarded by the Company to the Stock Exchanges where the Company's shares are listed.

Place: Hyderabad Sd/-Date; October 11, 2022 Srinivasa Rao Gaddipati

Managing Director DIN: 01710775

By order of the Board



PGIM India Asset Management Private Limited

4th Floor, C Wing, Laxmi Towers, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051.

Tel.: +91 22 6159 3000. Fax: +91 22 6159 3100 CIN: U74900MH2008FTC187029 Toll Free No.: 1800 266 7446

Website: www.pgimindiamf.com

NOTICE [No. 33 of 2022-23]

Notice is hereby given that PGIM India Trustees Private Limited, Trustee to PGIM India Mutual Fund, has approved declaration of Income Distribution cum Capital Withdrawal (IDCW) under the following schemes of PGIM India Mutual Fund with October 17, 2022 as the record date: -

Scheme Names	Plans / Options	Quantum of IDCW per Unit (Gross of Statutory Levy, if any)* (₹)	Face Value (₹ Per Unit)	NAV of IDCW Option as on October 10, 2022 (₹ per unit)#	
PGIM India Arbitrage Fund	Regular Plan - Monthly IDCW Option	0.034	10	10.5912	
	Direct Plan - Monthly IDCW Option	0.034	10	10.6088	
PGIM India Hybrid Equity Fund	Regular Plan - Monthly IDCW Option	0.135	10	21.2600	
	Direct Plan - Monthly IDCW Option	0.144	10	22.7000	
PGIM India Equity Savings Fund	Regular Plan - Monthly IDCW Option	0.057	10	12.5626	
	Direct Plan - Monthly IDCW Option	0.061	10	13.4913	

Pursuant to payment of IDCW, the NAV of the above-mentioned option of the Schemes would fall to the extent of payout and statutory levy, if any.

IDCW will be paid to those unit holders whose names appear in the records of the Registrar as at the close of business on the record date. For units in dematerialized form, all unit holders whose names appear in the beneficiary position file downloaded from the depositories as on the record date will be entitled to receive the IDCW. *The IDCW distribution will be subject to the availability of distributable surplus under the schemes and may be lower to the

> For PGIM India Asset Management Private Limited (Investment Manager for PGIM India Mutual Fund)

Place: Mumbai Date : October 11, 2022

extent of distributable surplus available on the Record Date.

Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS. READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

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

SHARAD FIBRES & YARN PROCESSORS LIMITED

Registered office: 19, 3rd Floor, Prabhadevi Industrial Estate, 408 Veer Savarkar Marg, Prabhadevi, Mumbai, Maharashtra, India – 400 025

Contact No.: +91 22 6634 9000 | Fax: 2207 2504 / 4002 7257 Email Id: jyoti@dalmiapolypro.in | Website: www.sharadfibres.in

OPEN OFFER FOR ACQUISITION OF UP TO 11,35,264 (ELEVEN LAKHS THIRTY-FIVE THOUSAND AND TWO HUNDRED AND SIXTY-FOUR) FULLY PAID-UP EQUITY SHARES HAVING FACE VALUE OF ₹10/- EACH, REPRESENTING 26.00%OF THE TOTAL PAID-UP / VOTING SHARE CAPITAL OF SHARAD FIBRES & YARN PROCESSORS LIMITED ("SHARDFI" OR THE "TARGET COMPANY" OR "TC") BY ECO HOTELS UK PLC (HEREINAFTER REFERRED TO AS "THE ACQUIRER") AT AN OFFER PRICE OF ₹ 5.19/-(RUPEES FIVE AND NINETEEN PAISE ONLY) PER EQUITY SHARE PURSUANT TO AND IN COMPLIANCE WITH REGULATION 3(1) AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") This Corrigendum to the Detailed Public Statement ("Corrigendum") is being issued by Gretex Corporate Services Limited, the Manager to the Offer ("Manager").

on behalf of the Acquirer, in compliance with the Regulations 13(4), 14(3) and 15(2) and other applicable Regulations of the SEBI (SAST) Regulations pursuant to the Public Announcement ("PA") dated July 21, 2022 as filed with the Stock Exchange, SEBI & Target Company in terms of Regulation 3(1), 4, 14(1) & 14(2) of the SEBI (SAST) Regulations, respectively. This Corrigendum should be read in conjunction with the Public Announcement filed on July 21, 2022, the Detailed Public Statement dated July 28, 2022 ("DPS") which

was published in all editions of Financial Express (English), all editions of Jansatta (Hindi) and the Mumbai edition of Pratahkal (Marathi) on July 28, 2022. In addition,

the letter of offer in relation to the Open Offer was filed with the Securities and Exchange Board of India ("SEBI") on October06, 2022 ("LoF"). The capitalized terms

used but not defined in this Corrigendum shall have the same meaning assigned to them in the DPS and LoF. THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY ARE REQUESTED TO NOTE THE FOLLOWING REVISIONS WITH RESPECT TO THE DPS:

a. Paragraph I (A) Point 6. "Relationship of PAC entity with the acquirer. — No PAC involved in the acquisition" should be replaced as follows: Relationship of PAC entity with the acquirer. - Red Ribbon Asset Management PLC (Company controlling the Acquirer Company) is a deemed "Persons Acting in Concert' within the meaning of Regulation 2(1)(q)(2) of the SEBI (SAST) Regulations in relation to this Open Offer.

Paragraph I (A) Point 10 – the following addition is to be made

Financials of PAC Red Ribbon Asset Management PLC For the year ended April 30, For the year ended For the year ended For the year ended 2022 (July 01, 2022 to April June 30, 2021 June 30, 2020 June 30, 2019 **Particulars** 30, 2022) In £ In₹ In £ In₹ In £ In₹ In £ In₹ 36,53,92,291 34,57,550 33,16,93,836 37.88.337 36,34,27,291 28.13.302 26,98,89,063 Total Revenue 38,08,820 (2.33.800) (10,47,890.00) (20,71,897.00) Net Income (2,24,29,182,16) (10.05,27,440.95) (19.87.63,709.28) (10,41,212.00) (9,98,86,799.04) **EPS** 0.00 (0.01)(0.49)(0.01)(1.01)(0.02)28,73,948.00 10,27,401.08 9,85,61,873.29 31,17,656.00 29,90,86,716.58 27,57,07,028.27 11,53,733.00 11,06,81,298.64 Net worth.

[Financials to be presented in respective GAAP / Currency]

Any financials not in INR to be presented in original currency and also to be translated to INR (convenience translation).

2. Any other details considered relevant by the Manager.

Shareholder' Funds

3. Since the financial numbers of the Acquirer are presented in £ - pound sterling, the financial information has been converted to Indian National Rupees (INR) for the purpose of convenience. The conversion has been done at the rate ₹ 95.9332 as on July 21, 2022 c. Paragraph I (A) Other details last point "There are no person acting in concert in relation to this Offer within the meaning of Regulation 2(1)(g)(t) of the SEBI

(SAST) Regulations." should be replaced as follows: Red Ribbon Asset Management PLC is a deemed "Persons Acting in Concert' within the meaning of Regulation 2(1)(g)(t) of the SEBI (SAST) Regulations. d. Paragraph I (D) point "This Open Offer is made under the SEBI (SAST) Regulations to all the shareholder of the Target Company as on Friday, September 02, 2022

("Identified Date"), other than parties to the SPA and the Acquirer under Regulation 7(6) of the SEBI (SAST) Regulations." should be replaced as follows: This Open Offer is made under the SEBI (SAST) Regulations to all the shareholder of the Target Company as on Wednesday, September 28, 2022 ("Identified Date"). other than parties to the SPA and the Acquirer under Regulation 7(6) of the SEBI (SAST) Regulations. e. Paragraph II (F) point, the following addition to be made:

Following the completion of the Open Offer, the Acquirer intends to support the Target Company in their efforts towards the sustained growth of the Target Company.

The Target Company is engaged in the business of manufacturing recycling of plastic wastes. The Acquirer proposes to continue with the existing activities. The

Acquirer is interested in taking over the management and control of the Target Company and exploring current business plan and also other complementary products and services. Thus, the acquisition of shares and voting rights accompanied with change in control and management is to rejuvenate the current operations of the company.

Paragraph III- SHAREHOLDING AND ACQUISITION DETAILS - the following addition to be made The current and proposed shareholding of the Acquirer and PAC in Target Company and the details of their acquisition are as follows:

g. Paragraph IV (B), shall be replaced as follows: The annualized trading turnover in the Equity Shares of the Target Company on BSE based on trading volume during the 12 (twelve) calendar months prior to the month of Public Announcement (July 01, 2021 to July 31, 2022) is as given below:

Name of the Total number of Equity Shares traded during the 12 Total Number of **Annualized Trading Turnover** (in terms of % to Total Listed Shares) Stock Exchange (Twelve) calendar months prior to the month of PA **Listed Shares**

(Source: www.bseindia.com)

Note: On BSE website, the total number of shares traded are not mentioned, hence we have taken total number of shares traded for the month From July 2021 to July 2022 (excluding the month of June 2022.) h. The revised schedule of activities for the Open Offer has been mentioned as follows, and the DPS shall stand amended to this effect; and this revised

schedule of activities shall also be included and updated in the Letter of Offer, to be sent to the shareholders, at all relevant places: TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFER

Major Activities	Original Schedule of Activities (Day and Date)# (As disclosed in the DLoF)	Revised Schedule of Activities (Day and Date)	
Public Announcement	Thursday, July 21, 2022	Thursday, July 21, 2022	
Publication of Detail Public Statement	Thursday, July 28, 2022	Thursday, July 28, 2022	
Last Date of Filing of Draft Letter of Offer with SEBI	Thursday, August 04, 2022	Thursday, August 04, 2022	
Last Date for a Competing Offer	Friday, August 23, 2022	Friday, August 23, 2022®	
Receipt of Comments from SEBI on Draft Letter of Offer	Friday, August 30, 2022	Monday, September 26, 2022**	
Identified Date*	Friday, September 02, 2022	Wednesday, September 28, 2022	
Date by which Letter of Offer will be dispatched to the Shareholder	Friday, September 09, 2022	Thursday, October 06, 2022	
Last date by which a Committee of Independent Directors constituted by the BODs of the Target Company shall give its recommendations	Wednesday, September 14, 2022	Monday, October 10, 2022	
Last Day of Revision of Offer Price / Share	Wednesday, September 14, 2022	Tuesday, October 11, 2022	
Issue of advertisement announcing the schedule of activities for Open- Offer, status of statutory and other approvals in newspapers	Thursday, September 15, 2022	Tuesday, October 11, 2022	
Date of Opening of the Offer	Friday, September 16, 2022	Thursday, October 13, 2022	
Date of Closing of the Offer	Thursday, September 29, 2022	Friday, October 28, 2022	
Date of communicating the rejection / acceptance and payment of	Friday, October 14, 2022	Monday, November 14, 2022	

consideration for the acquired share *The original schedule of activities was indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations) and were subject to receipt of

relevant approvals from various statutory/regulatory authorities. There has been no competing offer.

**Actual date of receipt of SEBI comments.

* Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the Letter of Offer would be sent. All owner (registered or unregistered) of Equity Shares of the Target Company (except Acquirers and Sellers of the Target Company) are eligible to participate in the offer any time before the closure of the Offer.

The Acquirer and PAC and their respective directors accept full responsibility for the information contained in this Corrigendum and shall be jointly and severally responsible for the fulfillment of their obligations laiddown in the Takeover Regulations in respect of the Open Offer.

A copy of this Corrigendum will also be available at SEBI website at http://www.sebi.gov.in.

ISSUED ON BEHALF OF THE ACQUIRER AND THE PAC BY THE MANAGER TO THE OPEN OFFER:



Place: Mumbai

Date: October 11, 2022

(CIN No.: L74999MH2008PLC288128) Office No. 13, 1st Floor, Bansilal Mansion, 9-15 Homi Modi Street, Fort, Mumbai, Maharashtra, India - 400 001. | Tel. No.: 96532 49863 Email: info@gretexgroup.com | Website: www.gretexcorporate.com Contact Person: Mr. Alok Harlalka

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