

Dated: 22nd September,2022

To
The Manager Listing Department
The National Stock Exchange of India Limited
Exchange plaza,
Plot No.C-1, Block-G,
Banda Kurla Complex
Bandra (East)
Mumbai-400051.
Dear Sir/Madam,

Sub: Newspaper Publication of Corrigendum to the 12th Annual Report of the company for the Financial Year 2021-2022

Reg: Spacenet Enterprises India Limited ("The Company"): Symbol: SPCENET

This is to inform that Annual Report of the company for the Financial Year 2021-22 along with the Notice of the 12th Annual General Meeting of the company, as published and circulated & Dispatched to the Shareholders on 06th September 2022, wherein, subsequent to the Circulation of the same, certain inadvertent typographical errors were noticed in that Annual Report of the company for the Financial Year 2021-22.

A Corrigendum to the Annual Report 2021-22 has accordingly been issued and emailed to all Shareholders and is also published in the newspaper as per Regulation 47 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

We are enclosing herewith copies of Newspaper Publication of the Corrigendum of 12th Annual Report 2021-22, published in Financial Express (English Newspaper) and Nava Telangana (Regional Newspaper) published on 22nd September, 2022.

We request you to kindly take the same on record.

Thanking you, Yours faithfully, For Spacenet Enterprises India Limited

M.Chowda Reddy Company Secretary & Compliance Officer

Encl: As above

FINANCIAL EXPRESS

♦ VELJAN DENISON LIMITED Regd. Office: Plot No.44, 4th Floor, HCL Towers, Chikoti Gardens. Begumpet, Hyderabad - 500 016 CIN: L29119TG1973PLC001670 **GSTIN: 36AAACH6114P1ZE** Email: comp_secy@veljan.in Website: www.veljan.in

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NOTICE OF LOSS OF SHARE CERTIFICATE

Notice is hereby given that the Company has received request for issue of duplicate share certificate in lieu of original share certificate reported as lost/misplaced by the following Shareholder:

SI. No	0.000,10000	Name of the Shareholder	No of Shares	Certificate No's	Distinctive From	No's To
1	00423	Ramanatha Reddy B	450	994	428601	429050
Ar	y perso	on(s) who has/h	ave any o	daim(s) in res	pect of the sa	id share

certificate should lodge such claim(s) with the Company at its registered office within 15 days of publication of this notice, after which no claim will be entertained and the Company will proceed to issue confirmation letters to the said shareholders. The public is hereby cautioned against purchasing or dealing in any way, with the above share certificate, shall be doing so at his/her own risk and the Company shall not be responsi ble for any loss/damage occurring thereby.

For VELJAN DENISON LIMITED

B. Narahari

Company Secretary

Nuclear Power Corporation of India Limited (A Government of India Enterprise) CIN: U40104MH1987GO1149458

Place: Hyderabad

Date: September 21, 2022

Be a partner, join NPCIL for a Challenging & Progressive Career Advt. No. NPCIL/HRM/ET/2022/03

RECRUITMENT OF ENGINEERING GRADUATES IN NPCIL THROUGH GAT NPCIL is a premier Public Sector Enterprise under the Administrative Control o the Department of Atomic Energy, Government of India having a comprehensive capability in all facets of Nuclear Technology namely Siting of NPPs, Design Construction, Commissioning, Operation, Maintenance, Renovation Modernization & Up-gradation, Plant Life Extension, Waste Management and Decommissioning of Nuclear Reactors in India, under one roof.

NPCIL is planning to recruit Engineering Graduates as Executive Trainees (ET 2023) in Mechanical, Chemical, Electrical, Electronics, Instrumentation and Civil Disciplines.

Interested candidates should possess valid GATE Score for the year 2021/2022/2023 in any of the disciplines mentioned above at the time of applying online in NPCIL. Shortlisting of candidates for interview will be done based on the GATE Score. The detailed advertisement will be available on NPCIL website www.npcilcareers.co.in & www.npcil.nic.in tentatively within 10 days from the date of announcement of GATE-2023 results.

Candidates may visit https://gate.iitk.ac.in or any of the GATE zonal websites of IISc and IITs for detailed information on GATE 2023.

Any further information/corrigendum/addendum would be uploaded only on the NPCIL websites mentioned above.

NPCIL strives to have a workforce which reflects gender balance and women candidates are encouraged to apply.

''स्वच्छ रहो. स्वस्थ्य रहो'

एनपीसीआईएल, भारत सरकार द्वारा चलाए गए स्वच्छ भारत मिशन को प्रोत्साहित करना है।

न्युक्लियर विद्युत- एक अपरिहार्य विकल्प



IDBI BANK LIMITED, Zonal Office 3rd floor, Chapel Road, Hyderabad.

N: L65190MH2004GOI148838

Amalapuram Madal, East Godavari Dist Pin: 533213 A.P.

Tel: 040-67694111/040-67694204 NOTICE M/s. Adilakshmi Exports Pvt Ltd, D.No. 4-350/1, Kamanagaruvu Village, Via samanasa,

davp 48132/12/0004/222

The Mortgagors and Guarantors: 1) Shri Muppidi Lakshmana Rao, S/o Shri. Muppidi Veera Swamy, Door no. 2-433 Kamanagaruvu Village Amalapuram, East Godavari District, A.P.

r) Shri Muppidi Venu, S/o Shri Muppidi Veera Swamy, Door no. 2-433, Kamanagaruvu Village Amalapuram, East Godavari District, A.P.

lotice is hereby given to the above mentioned Borrower and Mortgagors and/or Guarantors tha he Authorised Officer (AO) of IDBI Bank Limited ("IDBI Bank") initiated actions in exercise (powers conferred under Securitisation and Reconstruction of Financial Assets and Enforcemen if Security Interest Act 2002 ("the Act") read with Security Interest (Enforcement) Rules 2002 ("the Rules") in connection with following immovable assets, which are mortgaged to the IDBI Bank:) Property owned by Shri Muppidi Lakshmana Rao

ndustrial land & building at D.No.4-350, S.No.663/1 and 663/2A admeasuring Ac 1.24 cents Kamanagaruvu Gram Panchayat & Village, Amalapuram Mandal, E.G. District, A.P and bounder as : North : Land of L V Prasad. South : Lands of Pilla Kondaiah and Paramata Kondaiah . Easi Land of Sy No 663/1,West : Land of Gandu Subba Rao

2) Property owned by Shri Muppidi Lakshmana Rao and Shri Muppidi Venu

Residential land & building at D.Nos. 4-233. 4-233/1, 4-233/2 & 4-233/3, admeasuring 1936 s ards, R.No.1043/2C, Kamanagaruvu Village & Panchayat, Amalapuram Mandal, E.Ğ.Districi/ A.P and bounded as: North: Property of K Subbayama, South: Govt Thar Road, East: Panta Bodhi West : Land belongs to father of the donors and done.

 The undersigned proposes to sell the aforementioned immovable assets and accordingly Sale Notices dated Sept 7, 2022 in terms of Rules 9(1) of the Rules were issued by Registered pos to the Borrower and Mortgagors, however, the said Notices could not be served to all the recipients. Hence, this public notice is issued in compliance with the Rule 8(5) and 9(1) of the 2) Please note that the aforementioned immovable assets shall be sold after 15 days from the

date of this notice by adopting any of the methods mentioned in Rule 8 (5) of the Rules. 3) However, the Borrower and Mortgagors may pay the outstanding dues of Rs.42,80,15,292.83 (Rupees Forty two crores eighty lakhs fifteen thousand two hundred ninety two and paise

eighty three only) towards the loans availed by the Borrower from IDBI Bank, together with expenses, if any, and further interest thereon with effect from August 1, 2022 at the contractual rates upon the footing of compound interest, until payment/realization and take back the possession of the afore mentioned immovable assets in question within the time limit specified 4) In case the Borrower and Mortgagors fail to pay the outstanding dues within 15 days from the

date of this Notice, the undersigned would be at liberty to proceed with the sale of the aforementioned immovable assets.

Place: Hyderabad, Date: September 21, 2022 Sd/-, Authorised Officer, IDBI Bank Ltd

Q-MART RETAIL LIMITED Registered Office: Block 1, Uptown Banjara H. Nos.8-2-270/B/1/1, 8-2-268/F & 8-2-270, Road No.3, Banjara Hills, Hyderabad 500034, Telangana

"Form No. INC-25A" (Pursuant to Rule 41 of the Companies (Incorporation) Rules, 2014)

BEFORE THE CENTRAL GOVERNMENT REGIONAL DIRECTOR, SOUTH EAST REGION (SER) HYDERABAD, TELANGANA In the matter of Section 18, Section 13 and 14 of Companies Act, 2013 read with rule

41 of the Companies (Incorporation) Rules 2014

AND

NOTICE

Notice is hereby given to the general public

In the matter of Q-MART RETAIL LIMITED.(CIN:U52399TG2010PLC070301 having its registered office at Block 1, Uptown Banjara, H. Nos. 8-2-270/B/1/1, 8-2-268/F & 8-2-270, Road No.3, Banjara Hills, Hyderabad– 500034, Telangana.APPLICĂNT

that the company intending to make an application to the Regional Director under Section 18, Section 13 and Section 14 of the Companies Act, 2013 read with rule 41 of the Companies (Incorporation) Rules, 2014 and is desirous of converting into aprivate limited company in terms of the special resolution passed at the Extra Ordinary General Meeting held on 09.09.2022 to enable the company to give effect for such conversion. Any person whose interest is likely to be affected by the proposed change/status of the company may deliver or cause tobe delivered or send by registered post of hisobjections supported by an affidavit stating the nature of his interest andgrounds of opposition to the Regional Director, South East Region (SER), 3rd Floor, Corporate Bhawan, Thattiannaram Village, Bandlaguda, Nagole, Hyderabad - 500068 within fourteen days from the date of publication of this notice with a copy to the applicant company at its registeredoffice a the address mentioned below, mentioning the

Q-MART RETAIL LIMITED Block 1, Uptown Banjara, H. Nos.: 8-2-270/B/1/1, 8-2-268/F & 8-2-270, Road No.3, Banjara Hills, Hyderabad Telangana - 500034. For Q-MART RETAIL LIMITED HANUMANTHA RAO BONGU

nature of interest and grounds of opposing to

MANAGINGDIRECTOR DIN: 03054544 Date:22.09.2022 Place: Hyderabad

BANK OF INDIA Balanagar Branch 7-4-194/5, Ground Floor, Shiv Ganesh Complex, Hyderabad -42.

POSSESSION NOTICE [Rule -8(1)] (For Immovable Property) Whereas The undersigned being the authorised officer of the Bank of India under the

Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(12) read with rule 8 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice dated 03.03.2022 calling upon the borrower/legal heirs of M/s KAVITHA AIR EQUIPMENTS SYSTEMS to repay the amount mentioned in the notice being Rs.57,96,141.63/- (in words Rupees Fifty Seven lakhs Ninety Six thousand and one hundred and forty one and paisa sixty three) within 60 days from the date of receipt of the said notice. The 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 powers conferred on him under sub-section (4) of section 13 of Act read with rule 8 of the Security Interest Enforcement) Rules, 2002 on this the 17 th day of September of the year 2022; The borrower 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 Bank of India for an amount Rs.57.96.141.63/- and interest, costs, charges thereon. 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.

Description of the Immovable Property

All that part and parcel of property situated at Plot No.33/3 in Sy. no. 374, Co-op Industrial Estate, Phase-II, Gandhi Nagar, IDA Kukatpally, Quthbullapur village, mandal & municipality, Medchal-Malkajigiri District, Telangana state- 500037 and bounded as -North: 50' Wide Road, South: Land belongs to M/s. Hyderabad Organics, East: Land belongs to M/s. Hyderabad Organics, West: Land belongs to M/s. Hyderabad Organics. Date: 17-09-2022. Sd/- Authorised Officer.

Place: Hyderabad. Bank of India

Indian Overseas Bank RAMACHANDRAPURAM BRANCH

#23-35, Ashok Nagar, Jyothi Nagar, Ramachandrapuram, Hyderabad-502032 Phone No: 08455-280799. Email Id: iob2176@iob.in

(APPENDIX IV) POSSESSION NOTICE

(for immovable properties) [Rule 8(1)]

Whereas. The undersigned being the Authorised Officer of the Indian Overseas Bank under the Securitization and Reconstruction of Financial Assets and 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 a demand notice dated 17.08.2021 calling upon the borrowers: 1. Ws Mangu CNC Technologies, Propreitor: Mr.Mangu Venkateshwarlu, Shop No.5&6, on plot no. A1, AIE Ramachandrapuram, Medak, Telangana-502032(Borrower), 2. Proprietor and Mortgagor: Mr.Mangu Venkateshwarlu, Shop No.5 & 6, on plot no. A1, AIE, Ramachandrapuram, Medak, Telangana-502032 (Mortgagor) (herenafter referred as 'borrowers') to repay the amount mentioned in the notice dated 17.08.2021 being 1. Term Loan -Rs.5,18,707.72 (Rupees Five Lakh Eighteen Thousand Seven Hundred and Seven and Paise Seventy Two) with further interest at contractual rates and rests, charges etc till date of realization within 60 days from the date of receipt of the said notice.

The borrowers having failed to repay the amount, notice is hereby given to the borrowers and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him/ her under Section 13(4) of the said Act read with Rule 8 of the said Rules on this 30th day of Decemberof the year 2021.

The borrowers in particular and the 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 Indian Overseas Bank for an amount of 1. Term Loan Rs.4,14,487.72 (Rupees Four Lakh Fourteen Thousand Four Hundred and Eighty Seven and Paise Seventy Two) with interest thereon at contractual rates & rests as agreed, charges etc., from the aforesaid date mentioned in the demand notice dated 17.08.2021 till date of payment less repayments, (on 08.02.2022 - Rs.90,000/- and on 03.03.2022 Rs.50,000/-), made after issuance of Demand Notice. The dues payable as on the date of taking possession in Term Loan is Rs.4.14.487.72 (Rupees Four Lakh Fourteen Thousand Four Hundred and Eighty Seven and Paise Seventy Two) payable with further interest at contractual rates & rests, charges etc., till date of payment.

The borrowers attention is invited to provisions of Sub-section (8) of the Section 13 of the Act, in respect of time available to them, to redeem the secured assets

Description of the Immovable Property All the part and parcel of the shop located in No.5, 6 in Plot No. A1, admeasuring 84 sq.yds or 70.23 Sq.Mtrs, with a plinth area of 732 sq.ft situated at Ramachandrapuram Grama Panachayat, Sangareddy Taluk, Medak District owned by Mr. Mangu Venkateswarlu. Boundaries: North: Land and Shed belonging to S.Ashok, South: 30' wide Raod, East: Shop No.4 belonging to Venkat Raju,

West: Land belongs to V Vijayalaxmi and Laxman. Sd/-Authorised Officer INDIAN OVERSEAS BANK Place : Ramachandrapuram

केन्नरा वैक Canara Bank 🔊 VANASTHALIPURAM BRANCH (13073) Lakshmi Enclave, Plot No. 57, Sy. No. 201, MIG-Phase 1 A GOVERNMENT OF INDIA UNDERTAKING Beside Vijaya Diagnostic Centre, Ganesh Temple Road, Vanasthalipuram, Ranga Reddy District, Telangana State-500070. Tel.: 91-40-2412 2244, Cell: +91 9440905224 / +91 9010001900

POSSESSION NOTICE [SECTION 13(4)] (For Immovable property)

Whereas: The undersigned being the Authorised Officer of the Canara Bank under Securitisation And Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (Act 54 of 2002) (hereinafter referred to as "the Act") 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 dated 02.07.2022, calling upon the borrower: Smt. Mathangi Vidya W/o. Sri Mathangi Mahesh, H. No. 303/B, Road No.6, Near MVSR Engg. College, Sri Nilaya Township, Badangpet, Ranga Reddy Dist., Telangana 500058 & Co-Borrower: Sri Mathangi Mahesh S/o Mathangi Raja Rao, H. No. 303/B, Road No.6, Near MVSR Engg. College, Sri Nilaya Township, Badangpet, Ranga Reddy Dist., Telangana 500058 to repay the amount mentioned in the notice, being Rs. 37,70,872.60 (Rupees Thirty seven lakhs seventy thousand eight hundred seventy two and paise sixty only) within 60 days from the date of receipt of the said notice.

The borrower/owner/guarantor/legal heir having failed to repay the amount, notice is hereby given to the borrower/owner/guarantor/legal heir and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him / her under section 13 (4) of the said Act, read with Rule 8 & 9 of the said Rule on this 19th day of September of the year 2022.

The borrower/owner/guarantor/legal heir in particular and the 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 for an amount of Rs. 37,70,872.60 (Rupees Thirty seven lakhs seventy thousand eight hundred seventy two and paise sixty only) and interest thereon. The borrower's/owner's/guarantor's/legal heir's attention is invited to the provisions of Section 13 (8) of the Act, in respect of time available, to redeem the secured assets.

DESCRIPTION OF THE IMMOVABLE PROPERTY

All that part & parcel of H. No. 29-63 (Old H. No. 29-62 & 63) on Plot Nos. 62 South Part & 63 North Part admeasuring 150 sq. yds. equivalent to 125.41 sq. mtrs. having plinth area 715 sq. ft. with RCC roof in Sv.No. 88 situated at Sri Nilaya Township, Badangpet Village, Balapur Mandal, Ranga Reddy District, Badangpet Muncipality, Telangana State in the name of Smt. Mathangi Vidya and bounded on the: North: Plot No.62 North Part, South: Plot No.63 South Part, East: Plot Nos. 54 & 55, West: 60' Wide Road (H.T. Line). Registration SRO L.B.Nagar (Document No. 12561/2018)

Date: 19-09-2022, Place: Ranga Reddy Dist. Sd/- Authorised Officer, Canara Bank

IDBI BANK LIMITED Zonal Officer, Retail Recovery, Chapel Road. Ph: 040-67694021 / 67694111. CIN: L65190MH2004GOI148838 Email: sachin.harale@idbi.co.in, www.idbibank.in

PRESALE - NOTICE The Borrower & Mortgagors: 1) Smt. Suman Kapasi W/o Nimeet Kapasi, F.No.301

to Sky / Plot No.76, West: Open to Sky / Plot No.74.

Kapasi, F.No.301, Spectrum Icon H.No.3-3-835/19, Kutbiguda, Kachiguda, Hyderabad -500027. Notice is hereby given to the above mentioned Borrower and Mortgagors and/or Guarantors that the Authorised Officer (AO) of IDBI Bank Limited ("IDBI Bank") initiated actions in exercise of powers conferred under Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 ("the Act") read with Security Interest (Enforcement) Rules 2002 ("the Rules") in connection with following immovable asset, which are mortgaged to the IDBI Bank:

Spectrum Icon, H.No.3-3-835/19, Kutbiguda, Kachiguda Hyderabad-500027. 2) Shri. Nimeet

1) Property owned by Smt. Suman Kapasi and Nimeet Kapasi All that the Entire Third Floor of House bearing Municipal No.16-11-781/6/1/2, on Plot No.75, having plinth area of 1300 Sq.feet (including Common areas, Balconies and Car Parking) together with an undivided share in land 62.33 Sq. yards situated at Moosarambagh, Hyderabad, T.S., and bounded as follows: North: Open to Sky Neighbours H.No.16-11-23/66, South : Staircase & Corridor/30' Wide Road, East : Open

The undersigned proposes to sell the aforementioned immovable asset and accordingly Sale Notice dated September 8, 2022 in terms of Rules 9(1) of the Rules were issued by Registered post to the Borrower and Mortgagors, however, the said Notices could not be served to all the recipients. Hence, this public notice is issued in compliance with the 9(1) of the Rules.

(3) Please note that the aforementioned immovable asset shall be sold after 15 days from the date of this notice by adopting any of the methods mentioned in Rule 8 (5) of the Rules.

However, the Borrower and Mortgagors may pay the outstanding dues of Rs.62.72.950.80./- (Rupees Sixty Two Lakh Seventy Two Thousand Nine Hundred Fifty and Paisa EightyOnly) towards the loans availed by the Borrower from IDBI Bank, together with expenses, if any, and further interest thereon with effect from September 2 2022 at the contractual rates upon the footing of compound interest, until payment realization and take back the possession of the afore mentioned immovable asset in

In case the Borrower and Mortgagors fail to pay the outstanding dues within 15 days from the date of this Notice, the undersigned would be at liberty to proceed with the sale of the Place : Hyderabad, Date : September 21, 2022 Sd/- Authorized Officer, IDBI Bank Ltd

BANJARA HILLS BRANCH Ground Floor Road No.10. (A Govt. of India Undertaking) Banjara Hills, Hyderabad-500034 **NOTICE PRIOR TO AUCTION SALE**

Issued under the provisions of Rule 8(5) & (6) of the Security Interest (Enforcement) Rules 2002

Dear Sir, The undersigned being the Authorized Officer of UCO Bank under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of the powers conferred under Section 13(12) r/w Rule 3 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice Dated 02.03.2022 calling up on the borrowers: 1) M/s. Aaltrame Healthcare Limited, Reg office Address: Flat No.101, Plot No.191A, Western Hills, Addagutta Society, Pragati Nagar Road, Kukatpally, Hyderabad, Telangana-500085. 2) Director: Mr. Prabhakara Rao Gutha, Address: Plot No.137, Brundavan Colony, Near JNTU, Nizampe Kukatpally, Hyderabad, Telanagana-500085. 3) Director: Mrs. Prathima Devi Gutha, Address Plot No.137, Brundavan Colony, Near JNTU, Nizampet, Kukatpally, Hyderabad, Telanagana 500085. 4) Corporate Guarantor: M/s Javalakshmi Infra and Investments, Reg office Address Plot No.137, Brundavan Colony, Near JNTU, Nizampet, Kukatpally, Hyderabad, Telanagana 500085. 5) Mr. Prabhakara Rao Gutha, Address: Plot No.137, Brundavan Colony, Near JNTU Nizampet, Kukatpally, Hyderabad, Telanagana-500085. 6) Mrs. Prathima Devi Gutha, Address: Plot No.137, Brundavan Colony, Near JNTU, Nizampet, Kukatpally, Hyderabad, Telanagana-500085 to repay the amount mentioned in the notice being Rs.3,03,79,392.93 (Rupees Three Crore Three lakhs Seventy nine thousand Three Hundred Ninety Two rupees and ninety three Paisa only) (inclusive of interest up to 06.10.2021) + further interest and other incidental expenses wherever applicable within 60 days from the date of receipt of the said notice You have failed to repay the amount; the Authorized Officer of the Bank took possession of the property mortgaged by you in exercise of the powers conferred under Section 13(4) of the act read with Rule 8(1) of the Rules. The possession Notice was published in Mana Telangana (Telugu

You are hereby informed that the property mortgaged to the Bank as described below will be sold i e-auction by inviting tenders / quotations from the public in case the amount due to the bank as demanded in the Notice Dated 02.03.2022 is not repaid within a period of 30 days from the date of this notice **DESCRIPTION OF IMMOVABLE PROPERTY** Property: 1) For Flat No.302: All that the Flat No.302 in third floor, "SRI LAKHSMI NARA SIMHA

and Business Standard (English) on 17.05.2022 as required under Rule 8(2) of the Rules.

NILAYAM", admeasuring 1125 Sq ft (including Common Area and Parking), with an undivided share of Land 40 Sq Yds (Out of total land admeasuring 800 Sq Yds) situated at Plot No.224/B 225/B, 226/B and 227/B in Survey No.201, 202, 204 and 205, Kondapur Village, Serilingampall Mandal, Ranga Reddy District, Telangana State and Bounded as under: NORTH: Open to SKY SOUTH: Flat No.301, EAST: Flat No.304, WEST: Open to SKY. 2) For Flat No.404: All that the Flat No.404 in fourth floor, "SRI LAKHSMI NARA SIMHA

NILAYAM", admeasuring 1125 Sq.ft (including Common Area and Parking), with an undivided share of Land 40 Sq.Yds (Out of total land admeasuring 800 Sq Yds) situated at Plot No.224/B 225/B, 226/B and 227/B in Survey No.201, 202, 204 and 205, Kondapur Village, Serilingampall Mandal, Ranga Reddy District, Telangana State and Bounded as under: NORTH: Open to SKY SOUTH: Flat No.403, EAST: Flat No.402, WEST: Open to SKY.

3) For Flat No.501: All that the Flat No.501 in fifth floor, "SRI LAKHSMI NARA SIMHA NILAYAM" admeasuring 1125 Sq ft (including Common Area and Parking), with an undivided share of Lan-40 Sq Yds (Out of total land admeasuring 800 Sq Yds) situated at Plot No.224/B, 225/B, 226/E and 227/B in Survey No.201, 202, 204 and 205, Kondapur Village, Serilingampally Mandal, Ranga Reddy District, Telangana State and Bounded as under: NORTH: Flat No.502, SOUTH: Open t SKY, EAST: Flat No.503, WEST: Open to SKY. 4) For Flat No.502: All that the Flat No.502 in fifth floor, "SRI LAKHSMI NARA SIMHA NILAYAM"

admeasuring 1125 Sq ft (including Common Area and Parking), with an undivided share of Land 40 Sq Yds (Out of total land admeasuring 800 Sq Yds) situated at Plot No.224/B, 225/B, 226/B and 227/B in Survey No.201, 202, 204 and 205, Kondapur Village, Serilingampally Mandal, Ranga Reddy District, Telangana State and Bounded as under: NORTH: Open to SKY, SOUTH: Fla No.501, EAST: Flat No.504, WEST: Open to SKY.

5) For Flat No.503: All that the Flat No.503 in fifth floor, "SRI LAKHSMI NARA SIMHA NILAYAM" admeasuring 1125 Sq ft (including Common Area and Parking), with an undivided share of Land 40 Sq Yds (Out of total land admeasuring 800 Sq Yds) situated at Plot No.224/B, 225/B, 226/I and 227/B in Survey No.201, 202, 204 and 205, Kondapur Village, Serilingampally Mandal, Ranga Reddy District, Telangana State and **Bounded as under:** NORTH: Flat No.504, SOUTH: Open to SKY, EAST: Open to SKY, WEST: Flat No.502.

6) For Flat No.504: All that the Flat No.504 in fifth floor, "SRI LAKHSMI NARA SIMHA NILAYAM" admeasuring 1125 Sq ft (including Common Area and Parking), with an undivided share of Land 40 Sq Yds (Out of total land admeasuring 800 Sq Yds) situated at Plot No.224/B, 225/B, 226/E and 227/B in Survey No.201, 202, 204 and 205, Kondapur Village, Serilingampally Mandal, Ranga Reddy District, Telangana State and Bounded as under: NORTH: Open to SKY, SOUTH: Flat No.503, EAST: Flat No.502, WEST: Open to SKY.

*Note: This Notice has been Register Posted to Borrower and Guarantor addresses or 01.09.2022, but returned unclaimed.

Date: 01.09.2022. Authorised officer. Place: Hyderabad **UCO Ban**

INVITATION FOR EXPRESSION OF INTEREST (Under Regulation 36A (1) of the Insolvency and Bankruptcy (Insolvency Resolution Process for Corporate Persons) Regulations, 2016

FURING (1" Extension)

PARTICULARS INFORMATION M/s. Bevcon Wayors Private Limited 2. Date of Incorporation of Corporate Debtor 31.10.1994 Registrar of Companies, Hyderabad Authority under which Corporate Debtor is incorporated / registered 4. Corporate identity number of corporate debtor U29210TG1994PTC018656 Plot No: 139, Phase III, IDA Cherlapally, Address of the registered office and principal Hyderabad, Rangareddi, Telangana - 500051,India. office (if any) of the Corporate Debtor Insolvency commencement date in respect of Date of Order: 19.04.2022; Corporate Debtor Date of Order Received: 09.05.2022. Date of invitation of expression of interest 22-Sept-2022(Original date: 22-Jul-2022) For Individuals/firms/Body Corporates/LLP/HUF Eligibility for resolution applicants under i)Minimum tangible Net worth as per the latest Audited section 25(2)(h) of the Code is available at: Financial Statements should be at least Rs.10 Crores ii)Submission of refundable deposit of Rs.50Lakhs along with Resolution Plan. Further details can be sought by email to: cirp.bevconwayors@gmail.com; Available at the website of IBBI 9. Norms of ineligibility applicable under https://ibbi.gov.in/legal-framework/act section 29A are available at: 10 Last date for receipt of expression of interest 07-Oct-2022 (Form G(O) date: 06-Aug-2022) 11 Date of issue of provisional list of 17-Oct-22 (From G(O) date:16-Aug-2022) prospective resolution applicants 12 Last date for submission of objections to 22-Oct-2022(Form G(O) date:21-Aug-2022) provisional list 01-Nov-202 (Form G(O) date: 31-Aug-2022) Date of issue of final list of prospective resolution applicants 14. Date of issue of information memorandum 22-Oct-2022(Form G(O)21-Aug-2022) evaluation matrix and request for resolution plans to prospective resolution applicants Manner of obtaining request for resolution Prospective Resolution Applicants who meet th plan, evaluation matrix, information minimum eligibility criteria and who sign thenon disclosure agreement under section 29 ofth memorandum("IM") and further information Insolvency and Bankruptcy Code, 2016 willbe provided by email. 21-Nov-2022 (Form G(O) 20-Sep-2022) 6 Last date for submission of resolution plans In the sealed envelope by post or hand as well as Manner of submitting resolution plans to digital copy in the pen drive to Resolution Professional resolution professional Estimated date for submission of resolution As soon as approved by COC, plan to the Adjudicating Authority for approval say 23-Nov-2022 (Form G (O)21-Oct-2022) Venkat Narsinga Rao Kalvakota Name and registration number of the IBBI/IPA-001/IP-P-01316/2018-19/12130 resolution professional Address: Flat No. 103, Balaii Vishwam Vihar Apartment. Name, Address and e-email of the resolution professional, as registered with the Board Maduranager, Ramanthapur, Hyderabad -500 013-Telangana State- State.Email id: kvnrassociates@gmail.co Address: Flat No. 103, Balaji Vishwam Vihar Apartmen Address and email to be used for corre Maduranager, Ramanthapur, Hyderabad -500 013pondence with the resolution professional Telangana State-India. Email id: cirp.bevconwayors@gmail.com For further details mail at cirp.bevconwayors@gmail.com 22 Further Details are available at or with 22-Sept-2022 (From G (o)22-Jul-2022) 23 Date of publication of Form G Venkat Narsinga Rao Kalvakota Date: 22-Sept-2022 Resolution Professiona Place: Hyderabad In the matter of M/s. BEVCON WAYORS PRIVATE LIMITED IBBI Reg. No.IBBI/IPA-001/IP-P-01316/2018-19/12130

Spacenet SPACENET ENTERPRISES INDIA LIMITED

Regd. Office: Plot No. 114, Survey No. 66/2, Street No. 03, Raidurgam, Prasanth Hills, Gachibowii, Nav Khalsa, Serilingampally,

nga Reddy, Hyderabad-500008, Telangana, India Tel: 040 29345781 E-mail: cs@spacenetent.com, Website: http://spacenetent.com CORRIGENDUM TO THE 12TH ANNUAL REPORT OF THE COMPANY FOR THE FINANCIAL YEAR 2021-2022

Dear Members. We wish to inform you that Annual Report of the company for the Financial Year 2021-22 along with the Notice of the 12th Annual General Meeting (Annual

Report 2021-22) of the company, circulated and dispatched to the Shareholders on 06th September 2022, wherein, subsequent to the Circulation & dispatch of

the same, certain inadvertent typographical errors were noticed in that Annual Report of the company for the Financial Year 2021-22. This Corrigendum to the Annual Report for the Financial Year 2021-22 has accordingly been issued and the same has been e-mailed to all shareholders who have been dispatched the Annual Report of the company for the Financial Year 2021-22 along with the Notice of the 12th Annual General Meeting

In this regard please note the following corrections made in the Annual Report for In page no.08 Resolution No.06 regarding increase of Authorized share capital of the company from Rs. 55,00,00,000/- (Rupees Fifty five Crores only) TO Rs 65,00,00,000/- (Rupees Sixty Five Crore Only) and the revised special Resolution

In page 25, 36 & 84 Revenue from operations on Standalone Basis will be for the FY 2021-22 will be Rs. 4005.04 lakh instead of Rs. 4054.05 lakh and for the FY 2020-21 will be Rs. 871.11 lakh instead of Rs. 997.14 lakh and for the FY 2020-21 Basic and Diluted Earnings per share will be (0.5)

for the FY 2021-22 will be Rs. 4313.90 lakh instead of Rs. 4377.95 lakh In page 38, under the heading "EMPLOYEE STOCK OPTION PLANS" Following paragraph has been Addended "The details in respect of Employee Stock Options as required under Companies Act, 2013 and SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 are annexed herewith as Annexure-A pursuant to

instead of 0.5 & Revenue from operations on Consolidated Basis will be

Disclosures under SEBI (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and the same are available at the website of the Company https://www.spacenetent.com/Investor-Relations.html Page No 64 under the heading "MEANS OF COMMUNICATION-Regional newspaper is "Nava Telangana" instead of Andhra Prabha

Page No 97 under the Annexure-6 "FORM NO. AOC -2" is replaced with revised FORM NO. AOC -2

In Page no.131 "2.19 Share Based Payments" has been Addended

In page no 176 Non-controlling interests is Rs. 2.21 instead of (2.21) & Net cash flows from operating activities (A) is (614.90) instead of Rs. (619.33) In Page no. 192 "2.21 Share Based Payments paragraph has been Addended

After Page no 199 Following Notes from 12 to 26 have been Addended 12 Borrowings, 13.Other financial liabilities, 14. Provisions, 15. Deferred tax assets (net)16.Trade payables, 17.Other liabilities, 18.Revenue from operations, 19. Other income 20. Purchase of traded goods, 21. Employee

benefits expense, 22. Finance costs, 23. Depreciation and amortization expense, 24. Other expenses, 25. Related party transactions, 26. Details of dues to micro and small enterprises as defined under the MSMED Act, 2006 Further all the complete details of above Corrigendum to the Annual Report 2021-22 placed as Annexure- A, on the website of the company in the following given web link https://www.spacenetent.com/annual-reports/2.AGM-Corrigendum Annexure-A-

Further, we issued and annexed the Annual Report 2021-22 as after incorporation of the annexed changes as mentioned in the Annexure- A in the above given web link

We further wish to inform that Corrigendum to the Annual Report 2021-22 (Annexure- A) and Annual Report 2021-22 after incorporation of the annexed changes will also be available on the website of the Stock Exchange i.e. National Stock Exchange of India Limited at www.nseindia.com We further wish to inform you that the requisite amounts have been correctly reflected in the financial statements included in the Annual Report It may be noted that the errors are not material errors, but typographical errors occurred due inadvertence it does not impact the financial statements for the financial Year ended on 31st March, 2022 The Content of the Annual Report 2021-22 except as modified above shall remain unchanged and all arrangements for AGM remain unchanged from those previously notified. This Corrigendum shall form an Integral part of Annual Report 2021-22 issued dated 06th September, 2022 circulated to shareholders of the company. For any Assistance or any clarification connected with the above corrigendum members may contact by writing an e-mail to cs@spacenetent.com

For Spacenet Enterprises India Limited

HYDERABAD

Date: 21.09.2022 Place: Hyderabad Dasigi Venkata Surya Prakash Rao **Executive Director** DIN: 03013165



AUCTION SALE NOTICE OF VEHICLE OFFERS ARE INVITED FROM PUBLIC FOR PURCHASE OF BELOW MENTIONED VEHICLE TO BE

ABIDS BRANCH (13029) Phone : 040-23203379

Email: cb13029@canarabank.com

AUCTIONED BY CANARA BANK, ABID ROAD-II BRANCH, HYDERABAD, TELANGANA Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described vehicle Hypothecated/Charged to the secured creditor will be sold on "As is where is". "As is what is" and "Whatever there is" in public auction on 29.09.2022 at 3.00 pm in the branch premises, for recovery of Rs.9,31,098.38 (contractual dues as on 31.08.2022) due to the ABID

ROAD II Branch of Canara Bank from Mrs. SHAIK SHAHED Borrower, if you fail to repay the loan. Sno Name of the Regrower Description Of Vehicle Regn No. & Date of Regn. | Engine No.& Chasis No | Reserve Price (in Rs.)

Sno	Name of the Borrower	Description Of Venicle	Regn No. & Date of Regn.	Engine No.& Chasis No	Reserve Price (in R
1	SHAIK SHAHED	MAHINDRA VERTIO D4 BSIV	TS07UA4857 & 04.03.2015	MA1LSRGKFF2B80321 & D185596	Rs.1,10,000/-
1)Sea	aled quotations are invit	ed along with offer lette	er and EMD of 10% of the Res	serve Price (Refundable to	unsuccessful bidde

lers) DD drawn in favour of Canara Bank , ABID ROAD-II Branch.2) Date & Time of quotations: 28.09.2022 at 3.00 PM in the branch premises.3)Last date of submission of quotations is 28.09.2022 up to 5.00 PM 4) Successful bidder should pay the offer amount by cash/DD on the same day i.e. 28.09.2022 ,otherwise the EMD amount will be forfeited and will not be refunded under any circumstances.5) It shall be the responsibility of the interested bidders to inspect and satisfy themselves about the vehicle before submission of sealed quotations.6) The intending bidder should submit the KYC documents along with the bid application.7) Authorized offer reserves the right to postpone/cancel or vary the terms and conditions of the auction without assigning any reason thereof.8) For further details please contact Senior Manager ,Canara Bank ,ABID ROAD II Branch, Contact No.

9440905023. Recovery Agent, 9866421789. Date: 22.09.2022, Place: Hyderabad Authorized Officer, Canara Bank केनरा बैंक Canara Bank 🕸 AVANTHINAGAR, HYDERABAD- 500 029 Ph: 040 23436941,23436942, 23436963 Email: cb0878@canarabank.com Friedma Syndicate

AUCTION SALE NOTICE OF VEHICLE OFFERS ARE INVITED FROM PUBLIC FOR PURCHASE OF BELOW MENTIONED VEHICLE TO BE AUCTIONED BY CANARA BANK, BASHEERBAGH BRANCH, HYDERABAD, TELANGANA

Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described vehicle Hypothecated/Charged to the secured creditor will be sold on "As is where is", "As is what is" and "Whatever there is" in public auction on 01.10.2022 at 3.00 pm in the branch premises, for recovery of Rs.21,85,842.54 (contractual dues as on 30.08.2022) due to the Basheerbagh Branch of Canara Bank from Mrs. Nandipati Rajeswari Borrower, if you fail to repay the loan. Sno Name of the Borrower Description Of Vehicle Regn No. & Date of Regn. | Engine No. & Chasis No | Reserve Price (in Rs.)

MCAAJPCY2JFA286823J NANDIPATI JEEP COMPASS TS 07 UH 4380 & Rs.14.00.000/-LIMITED (O)2.0D RAJESWARI 02.05.2019 BSIV - 03/2018 4019591

1)Sealed quotations are invited along with offer letter and EMD of 10% of the Reserve Price (Refundable to unsuccessful bidders) DD drawn in favour of Canara Bank , Basheerbagh Branch.2) Date & Time of quotations: 30.08.2022 at 3.00 PM .in the branch premises.3)Last date of submission of quotations is 30.09.2022 upto 5.00 PM 4) Successful bidder should pay the offer amount by cash/DD on the same day i.e. 30.09.2022 otherwise the EMD amount will be forfeited and will not be refunded under any circumstances.5) It shall be the responsibility of the interested bidders to inspect and satisfy themselves about the vehicle before submission of sealed quotations.6) The intending bidder should submit the KYC documents along with the bid application.7) Authorized offer reserves the right to postpone/cancel or vary the terms and conditions of the auction without assigning any reason thereof.8) For further details please contact Chief Manager , Canara Bank , Basheerbagh Branch, Contact No. 7382932158. Recovery Agent, 9866421789.

Authorized Officer, Canara Bank Date: 22.09.2022,Place: Hyderabad



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న్రవతేలంగాణ

27న హైదరాబాద్ల్లో 'టీటీసీ' నిరాహారదీక్ష

నవతెలంగాణ బ్యూరో - హైదరాబాద్

ఉపాధ్యాయ, విద్యారంగ సమస్యల పరిష్కారం కోసం, పదోన్నతులు, బదిలీలు చేపట్టాలనీ, విద్యాశాఖను సమీక్షించాలని కోరుతూ ట్రూ టీచర్స్ కోయాలేశన్ (టీటీసీ) రాష్ట్ర శాఖ ఆధ్వర్యంలో ఈనెల 27న హైదరాబాదులోని ఇందిరా పార్క్ వద్ద నిరాహార దీక్ష నిర్వహించనున్నారు. ఈ మేరకు టీటీసీ రాష్ట్ర అధ్యక్ష, కార్యదర్శులు పాపగారి ఆశీర్వాదం, కులేరి స్టేమ్సాగర్ బుధవారం ఒక

ప్రకటన విడుదల చేశారు. రాష్ట్రంలోని చాలా పాఠశాలల్లో నియామకాల్లేక బోధన కుంటుపడిందని ఆందోళన వ్యక్తం చేశారు. చాలా ఏండ్లుగా పదోన్న తుల్లేక ఉపాధ్యాయులు ఎస్టీటీలుగానే ర్మిటైర్ అవుతున్నారని తెలిపారు. గురుకుల పాఠశాలల్లో సరైన పర్యవేక్షణ లేక లక్షలాది మంది పిల్లలు అనా రోగ్యం బారిన పడి మరణిస్తున్నారని పేర్కొన్నారు. వాటికి నిరసనగా సమస్య లను పరిష్కరించాలని కోరుతూ నిరాహార దీక్ష చేపట్టనున్నట్లు వివరించారు.



OXYGENTA PHARMACEUTICAL LIMITED

Regd. Office: Survey No.252/1, Aroor Village, Sadasivapet Mandal, Sangareddy Dist. Telangana State - 502291. CIN: L24110TG1990PLC012038 Phone No. 040-23355938. Email IDs: md@oxygentapharma.com, cs@oxygentapharma.com, website: www.oxygentapharma.com

are at arm's length basis.

ADDENDUM TO THE NOTICE OF 29TH ANNUAL GENERAL MEETING

Addendum to the Notice dated 03rd September, 2022 convening 29th Annual General Meeting of Oxygenta Pharmaceutical Limited ("Company") scheduled to be held on Monday, 26th September, 2022 at 03:00 p.m. through Video Conferencing / Other Audit Visual Means (VC/OAVM)

Notice is hereby given that pursuant to the provisions of Section 188 of the Companies Act, 2013 ('Act') read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, the following information is added in the aforesaid Notice of 29th AGM under Explanatory statement for Item No. 7, 8 & 9 and this addendum shall be deemed to be a part of the original Notice dated 03rd September, 2022 and the notes provided therein:

SPECIAL BUSINESS:

7. Ratification of Related Party Transactions entered during the FY 2020-2021 with M/s. Qemiq Pharma Private Limited (formerly known as ARR Capital Investment

To consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution

"RESOLVED THAT pursuant to the provisions of the Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 188 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Meetings of Board & its Powers) Rules, 2014, as applicable and any amendments thereto, and also pursuant to the approval of the Audit Committee in their Meeting, the Material Related Party Transactions as entered into by the Company with Related Party in ordinary course of business and are at arm's length basis during the Financial Year 2020-2021 as detailed in the explanatory statement annexed to this notice, the value of which either singly or all taken together exceeds ten percent of the annual consolidated turnover of the Company as per audited financial statements of FY: 2019-20 be and are hereby ratified and approved.

"RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to settle any question, difficulty or doubt that may arise with regard to giving effect to this Resolution and to do all such acts, deeds, things as may be necessary in its absolute discretion, to finalize any documents and writings related thereto and to sign and file necessary documents, e-form with Registrar of Companies/

8. Ratification of Related Party Transactions entered during the FY 2021-22 with M/s. Qemiq Pharma Private Limited (formerly known as ARR Capital Investment

To consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution

"RESOLVED THAT pursuant to the provisions of the Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Section 188 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Meetings of Board & its Powers) Rules, 2014, as applicable and any amendments thereto, and also pursuant to the approval of the Audit Committee in their Meeting, the Material Related Party Transactions as entered into by the Company with Related Party in ordinary course of business and are at arm's length basis during the Financial Year 2021-22 as detailed in the explanatory statement annexed to this notice, the value of which either singly or all taken together exceeds ten percent of the annual consolidated turnover of the Company as per audited financial statements of FY 2020-21 be and are hereby ratified and approved.

"RESOLVED FURTHER THAT the Board of Directors be and is hereby authorized to settle any question, difficulty or doubt that may arise with regard to giving effect to this Resolution and to do all such acts, deeds, things as may be necessary in its absolute discretion, to finalize any documents and writings related thereto and to sign and file necessary documents, e-form with Registrar of Companies/

9. Approval for Related Party Transactions for the FY 2022-23 with M/s. Qemiq Pharma Private Limited (formerly known as ARR Capital Investment Private

To consider and if thought fit, to pass, with or without modification(s), the following resolution as a Special Resolution:

"RESOLVED THAT pursuant to the provisions of Section 188 of the Companies Act, 2013 ("Act") and other applicable provisions, if any, read with Rule 15 of the Companies (Meetings of Board and its Powers) Rules, 2014, as amended till date, Regulation 23(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and approval of Shareholders be and is hereby accorded to the Board of Directors of the Company to enter into contract(s) / arrangement(s) / transaction(s) with M/s. Qemiq Pharma Private Limited (formerly known as ARR Capital Investment Private Limited), a related party within the meaning of Section 2(76) of the Act and Regulation 2(1)(zb) of the Listing Regulations, for providing loans / financial assistance, on such terms and conditions as the Board of Directors may deem fit, up to a maximum aggregate value of Rs. 50 Crore (Rupees Fifty Crore only) for the financial year 2022-23, provided that the said contract(s) / arrangement(s) / transaction(s) so carried out shall be at arm's andth basis and in the ordinary course of business of the Compar

RESOLVED FURTHER that the Board of Directors be and is hereby authorized to delegate all or any of the powers conferred on it by or under this resolution to any Committee of Directors of the Company and to do all acts and take such steps as may be considered necessary or expedient to give effect to the aforesaid

For and on behalf of the board Oxygenta Pharmaceutical Limited (Formerly known as S.S. Organics Ltd.)

Place: Hvderabad Date: 21-09-2022

Vankineni Sai Sudhakar Chairman and Managing Director (DIN:00733001)

- 1. In view of the current extraordinary circumstances due to the pandemic caused by COVID-19 prevailing in India, in compliance with the applicable provisions of the Companies Act, 2013, the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Ministry of Corporate Affairs (MCA) Circular No. No. 14/2020 dated 8th April, 2020, Circular No. 17/2020 dated 13th April, 2020 and Circular No. 20/2020 dated 5th May, 2020 ('MCA Circulars') and SEBI Circular No. SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 12th May, 2020 ('SEBI Circular'), the 34th Annual General Meeting (AGM) of the Company is being conducted through VC/OAVM and physical attendance of Members at the AGM venue is not required. The Members can attend and participate in the AGM
- 2. The Explanatory Statement pursuant to the provisions of Section 102 of the Companies Act, 2013 in respect of Special Business as proposed above to be transacted at the ensuing 34th AGM is annexed hereto
- 3 Relevant documents referred to in this Addendum to Notice of AGM are available electronically for inspection by the members on all working days during normal business hours upto the date of AGM.
- 4. This addendum to the Notice of AGM is available on the website of the Company
- 5. All the processes, notes and instructions relating to attending AGM through VC/ OAVM and e-voting set out for and applicable for the ensuing 34th AGM shall mutatis-mutandis apply to attending AGM through VC/OAVM and e-voting for the resolution proposed in this Addendum to the Notice of AGM.

ANNEXURE TO THE NOTICE

EXPLANATORY STATEMENT PURSUANT TO THE PROVISIONS OF SECTION 102 OF THE COMPANIES ACT, 2013:

Item No: 7 & 8

The Company has entered into Related Party Transactions during the Financial Year 2020-21 & 2021-22 with Related Parties a brief summary of these transactions

Sr. No	Name(s) of the related party	Nature of Relationship	Type of contracts / arrangements / transactions	Total Value of all the Contracts
1	Qemiq Pharma Private Limited (formerly known as ARR Capital Investment Private Limited)	Lender and Shareholder (pursuant to conversion of loan into equity)	Borrowings	Rs. 35,00,00,000/- (Rupees Thirty Five Crore Only)

As per the provisions of Section 188 (1) of the Companies Act, 2013 "Related Party Transactions" requires obtaining prior consent of the Board where transactions proposed to be entered into falls in the list of items referred therein and are within threshold limits prescribed under Rule 15 of Companies (Meeting of Board and its Power) Rules, 2015. Rule 15 of Companies (Meeting of Board and its Power) Rules, 2014 requires taking prior approval of the Company by Resolution when transactions proposed to be entered to falls, in the list of items referred therein and are in excess of threshold limits. Proviso to Section 188 further provides that nothing contained in sub-section (1) of Section 188 applies where transactions are entered into by the company in the ordinary course of business other than transactions which are not on an arm's length basis. All transactions entered into by the Company with

Related Parties as mentioned above are in the ordinary course of business and

As per the provisions of Regulation 23 of SEBI (LODR) Regulations, 2015 all related party transactions shall be considered as "Material" if the transaction entered with individually or taken together with a Related Party along with previous transactions during a Financial Year exceed 10% of the Annual Consolidated Turnover of the company as per the Last Audited Financial Statement of the Company. The Material Related Party Transactions requires approval of the Shareholders by passing a Resolution and in respect of voting on such resolution(s), the said related party shall abstain from voting.

Members may please note that based on the criteria as mentioned above in Regulation 23 of SEBI (LODR) Regulations, 2015, transactions entered into by the Company with Related Parties for the Financial Year 2020-21 & 2021-22 is "Material" and the value of which either singly or all taken together exceeds ten percent of the annual consolidated turnover of the Company as per audited financial statements of FY: 2019-20 and therefore requires ratification of the said transactions by the Members of the Company by Ordinary Resolutions.

Members may also please note that, the Company has allotted 35,00,000 (Thirty-five lakhs) equity shares of Rs. 10/- (Rupees Ten only) to M/s. Qemiq Pharma Private Limited (formerly known as ARR Capital Investment Private Limited) vide board meeting dated 12th August, 2021 on preferential basis.

Members are hereby informed that pursuant to Regulation 23 of SEBI (LODR) Regulations, 2015, no Members of the Company shall vote on the Resolution to ratify related party transactions entered into by the Company during the Financial Year 2020-21 & 2021-22 as mentioned above if such Member is a related party. The Board of Directors of the Company recommends the Ordinary Resolution as

set out at Item No.7 & 8 in the accompanying Notice for ratification of Related Party Transactions by the Members of the Company. Except for Mr. Rajasekhar Reddy Puchakayala (DIN: 08766520) and/or his relatives, no other Director, Key Managerial Personnel or their respective

relatives are, in any way, concerned or interested, financially or otherwise, in

Item No: 9

Sr. Description

Section 188 of the Act and the applicable Rules framed thereunder provide that any Related Party Transaction will require prior approval of shareholders through ordinary resolution, if the aggregate value of transaction(s) amounts to 10% or more of the annual turnover of the Company as per last audited financial statements of

The value of proposed aggregate transactions with M/s. Qemiq Pharma Private Limited (formerly known as ARR Capital Investment Private Limited) is likely to exceed the said threshold limit, and is expected to be around Rs. 50.00 Crore during the financial year 2022-23

Hence, approval of the shareholders is being sought for the said Related Party Transaction(s) proposed to be entered into by your Company with M/s. Qemiq Pharma Private Limited (formerly known as ARR Capital Investment Private Limited)

Members are hereby informed that pursuant to Regulation 23 of SEBI (LODR) Regulations, 2015, no Members of the Company shall vote on the Resolution for approval of proposed related party transactions to be entered with Qemiq Pharma Private Limited (formerly known as ARR Capital Investment Private Limited) for the FY 2022-23 as mentioned above if such Member is a related

Details of the proposed RPTs between the Company and Qemiq Pharma Private Limited, including the information required to be disclosed in the Explanatory Statement pursuant to the SEBI Circular No. SEBI/HO/CFD/CMD1/ CIR/P/2021/662 dated November 22, 2021, are as follows:

Details of proposed RPTs between

the Company and TTL

	1	A summary of the information pro entity to the audit committee	ovided by the management of the listed
	a.	Name of the Related Party and its relationship with the Company or its subsidiary, including nature of its concern or interest (financial or otherwise	M/s. Qemiq Pharma Private Limited (formerly known as ARR Capital Investment Private Limited), being lender and Shareholder (pursuant to conversion of loan into equity)
	b.	Type, material terms and particulars of the proposed transaction	The Company and Qemiq Pharma Private Limited have entered into / propose to enter into the following RPTs during FY 2022-23, for an aggregate value not exceeding Rs. 50 crore.
			Inter-corporate deposits taken / given.
	C.	Percentage of the Company's annual consolidated turnover, for the immediately preceding financial year, that is represented by the value of the proposed RPTs.	82.61%
	2.	Justification for the proposed RPTs.	The aforementioned Loan arrangements between Company and Qemiq will help the company to ramp-up the expansion plans, financial needs of the Company for its manufacturing, working capital and day to day requirements from time to time. The Company will make payment to Qemiq as mutually agreement.
	3.		to any loans, inter-corporate deposits, given by the Company or its subsidiary.
	a.	Details of the source of funds in connection with the proposed	Borrowed funds

		capital and day to day requirements from time to time. The Company will make payment to Qemiq as mutually agreement.
3.		to any loans, inter-corporate deposits, given by the Company or its subsidiary.
a.	Details of the source of funds in connection with the proposed transaction.	Borrowed funds
b.	Where any financial indebtedness is incurred to make or give	Secured/Unsecured loans depending on the requirement of the Company.

b.	Where any financial indebtedness is incurred to make or give loans, inter-corporate deposits, advances or investments: a. Nature of indebtedness, b. Cost of funds and c. Tenure	Secured/Unsecured loans depending on the requirement of the Company. b. 18% pa. Secured: 5 years from the date of agreement i.e 10th Sept, 2020.
C.	Applicable terms, including	Secured/unsecured loans aggregating

	covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security.	to but not exceeding Rs. 50 crore. Tenure, Interest rate, Repayment schedule is as per the terms and conditions of agreement between both Companies and as mentioned above.	
d.		To meet working capital requirements, repayments of loans (if any) and	

	to the RPT.	Company.
I.	Arm's length pricing and a statement that the valuation or other external report, if any, relied upon by the listed entity in relation to the proposed transaction will be made available through registered email address of	The pricing mechanism would be as per Arm's Length criteria based on the market price or alternative pricing method of relevant materials and/or services. Valuation report or other external report, as may be applicable, shall be obtained by the parties concerned. In the case of reimbursements / recoveries, same would be basis actual cost incurred.

beneficiary of such funds pursuant repayment of statutory dues of the

Place: Hyderabad

Date: 21-09-2022

Mr. Rajasekhar Reddy Puchakavala is common director on both of the Companies. His interest or concern or that of his relatives, is limited only to the extent of his holding directorship position in both the Companies. Company vide its Board meeting d 12th August, 2021 allotted

Investment Private Limited)

6.	Any other information that may be relevant.	The Company vide its Board meeting dated 12th August, 2021 allotted 35,00,000 equity shares of Rs. 10/each pursuant to conversion of loan into equity to Qemiq Pharma Private Limited (formerly known as ARR Capital

Except for Mr. Rajasekhar Reddy Puchakayala (DIN: 08766520) and/or his relatives, no other Director, Key Managerial Personnel or their respective relatives are, in any way, concerned or interested, financially or otherwise in the said Resolution 9

> For and on behalf of the board Oxygenta Pharmaceutical Limited (Formerly known as S.S. Organics Ltd.)

> > Vankineni Sai Sudhakar Chairman and Managing Director (DIN:00733001)

లిక్కర్ స్కామ్ దర్యాప్తును ఢిల్లీకి మాల్షిన ఈడీ

నవతెలంగాణ-[పత్యేక [పతినిధి

సంచలనం రేపిన లిక్కర్ స్కామ్ కు సంబంధించి హైదరాబాద్ లో దర్యాప్తు జరుపుతున్న ఎన్ఫోర్స్మెంట్ డైరెక్టరేట్ (ఈడీ) అధికారులు తమ విచారణను ఢిల్లీకి మార్చినట్టు తెలిసింది. రెండ్రో జుల క్రితం ఈ స్కామ్ సంబంధించి కరీంనగర్కు చెందిన బిల్డర్ శ్రీనివాస్రావును ఏడు గంటల పాటు విచారించిన ఈడీ అధికారు లు తాజాగా ఆయనను విచారణ కోసం ఢిల్లీకి రావాలంటూ నోటీసులు జారీచేశారు. బుధవారం నగరంలో ఈ స్కామ్క్ సంబంధించి జానా ట్రావెల్స్ యజమానితో పాటు టెరినో టెక్నో సాఫ్ట్ వేర్ కం పెనీకి చెందిన ఎండీని కూడా ఈడీ అధికారులు విచారించినట్లు తెలిసింది. ముఖ్యంగా, రామచంద్రన్ పిళ్లైకి చెందిన లిక్కర్ వ్యాపారంతో సంబంధాలు కలిగి ఉన్న శ్రీనివాస్రావ్.. పిళ్లైకి సంబంధించిన నిధులను హవాలా ద్వారా ఢిల్లీకి తరలించినట్లు ఈడీ విచారణలో వెల్లడైంది. అంతేగాక, జానా ట్రావెల్స్ ద్వారా స్పెషల్ ఫైట్ టికెట్లను బుక్ చేసి దాని ద్వారా భారీ మొత్తంలో డబ్బులను ఢిల్లీకి తరలించేవాడని కూడా శ్రీనివాస్రావుపై ఈడీ అనుమానాలు వ్యక్తం చేస్తున్నట్లు తెలిసింది. మొత్తంమ్మీద రామచంద్రద్ పిశ్లైకి చెందిన ఏడు కం పెనీలలో డైరెక్టర్గా కూడా (శీనివాస్రావు ఉన్నట్టు ఈడీ నిర్ధారణకు వచ్చింది. రెండో విడతగా గత నాలుగు రోజులుగా హైదరాబాద్లో అభిమేక్రరావ్, గండ్ర (పేమ్కుమార్, శ్రీధర్తో పాటు ఆడిటర్ బుచ్చిబాబు కార్యాల యాలు, ఇండ్లను సోదా నిర్వహించిన ఈడీ అధికారులు ప్రస్తుతం ఇక్కడి విచారణను ముగించినట్టు తెలిసింది. తదుపరి విచారణను ఢిల్లీలో కొనసాగిస్తూ ఇక్కడ తాము సోదాలు నిర్వహించి వ్యక్తులు, ఇతర అనుమానితులను ఢిల్లీకి విచారణ నిమిత్తం రావాలంటూ ఈడీ నోటీసులు జారీ చేసింది.

Oriental United

నెం. 53, నైబర్హుడ్ విల్లాస్, కొంపల్లి,

హైదరాబాద్–500 014 **(డైరెక్టర్)**

ియర్ సర్/ మేడమ్.

punjab national bank තිංහන් බි්කුත්ల් කැංජි సర్మిల్ శాడ్ర - హైదరాబాద్, రీజెస్సీ ప్లాజా, మైత్రి విహార్ ఏరియా, గాయ్మరి నగర్, ప్లాటినెం.3, అమీరిపేట్, హైదరాబాద్ 500 038. ఇ-ඛියාණ්: cs4732@pnb.co.in తలను ఉద్దేశపూర్వకంగా ఎగవేతదారులుగా నిర్ణయిస్తూ ప్రకటన సిఎస్సి: జద్ఎస్సి: హైదరాబాద్/హైదరాబాద్

మెసర్స్ ఈగర్జ్ క్రిస్ట్లువేట్ బిమిటెడ్ మెసర్స్ ఈగర్ఐక్ (పయివేట్ లిమిటెడ్ ్శీమతి రేష్మా గుంటి ఇంటి నెం. 6–3–553, సి–1, క్వీనా స్క్రేర్, భర్త: సుమన్ గుంటి ఈగర్ఐక్ చాకొలేటీర్,శాంగ్రిల్లా ప్లాజా, తాజ్ డెక్కన్ లేన్, ఎన్కెఎం [గాండ్ హూటల్ | విల్లా నెం.61, స్పైండిడ్ అపర్ట పాలెం రోడ్ నెం.2, పార్క్ వ్యూ ఎన్క్లేవ్, ఎదురుగా, సోమాజిగూడ, హైదరాబాద్- మెదోస్, కొంపల్లి, హైదరాబాద్-500 జూబ్లిహిల్స్, హైదరాబాద్-500 045 (రుణగ్రహీత కంపెనీ) 014. (మేనేజింగ్ దైరెక్టర్) 500 082 (రుణగ్రహీత కంపెనీ) శీ కిషన్ గాంధీ ముల్లంగి ్రశీ ఆర్జ సీతారామయ్య, భర్త: నాగభూషణం ఇంటి నెం.8-3-948, ఫ్లాట్ నెం.107, సర్నాలి హెవెన్స్ అపార్ట్మ్ మెంట్స్, తండ్రి: స్వర్ధీయ మోహన్ బాబు, విల్లా

నాగార్జున నగర్, కమ్మ సంఘం దగ్గర, అమీర్పేట, హైదరాబాద్-500 016 (డైరెక్టర్)

Reg: NPA A/c No: 1565008700001076 & 156500IB00000147 in the name of

	wo gig wh thee can a an ang a goo talk as	o town on to a on on.		
క్ర సం.	రుణ సదుపాయం రకం & అకౌంట్ నెంబర్	మంజూరైన లిమిట్	తేది:30-06-2022 నాటికి బకాయి ఉన్న మొత్తం	
1.	Cash Credit - 1565008700001076	Rs.380.00 lakhs	Rs.5,33,39,452-36	
2.	Term Loan - 156500IB00000147	Rs.200.00 lakhs	Rs.87,07,278-00	
బకాయిలను అనగా నెలసరి వాయిదాలను/ వడ్డీని చెల్లించకపోయిన కారణంగా మీ యొక్క ఖాతాలను 12–03–2018 తేదీన నాన్ పెర్ఫామింగ్ అస్పెట్గా వర్తీకరించడం జరిగింది. ఇంకనూ తమరిని బ్యాంక్ వారు 29–12–2021 తేదీన . ఉడ్డేశపూర్వక ఎగవేతదారుదుగా నిర్మారించారు. అనేక సార్లు జ్ఞప్తికి తీసుకురావడంతో పాటుగా 04–10–2021& 29–12–2021 తేదీన పంపిన రీకాల్ నాటీసులకు తమరు బకాయిలను తిరిగి				

అనెక నార్లు జ్ఞృక్షికి తినుకురావిదంతో పాటుగా 04-10-2021& 29-12-2021 ఉదని పంపన రకాల నాటనులకు తమరు బకాయులను తిలగి చెల్లించలేదు, లోన్ అకొంటోను నర్ముజులు చేయలేదు. తమరికి తెలియజేయునది ఏమనగా బకాయులను తిలిగి చెల్లించాలి/ ఈ నోటీసు ముట్టిన తేదీ నుంచి ఏదు (7) రోజుల్లోపు తిలిగి చెల్లించాలి, ఒకవేశ విఫలమైనడ్యయితే తమరి యొక్క ఫొలోను ఇ్యాంక్ వారు వార్తాపత్రికల్లో డ్రమరిస్తారని, తద్వారా బ్యాంక్ ద్వారా తమరు ఉద్దేశపూర్వక ఎనోవేతరాటలను డ్రజానీకానికి తెలియజేయాల్సి వస్తుందని లెలియజేస్తున్నాం. అలాంటి చర్యల అవసరం లేకుందా తమరు తప్పకుందా స్పందిస్తారని అశిస్తున్నాం. సర్మిల్ శాస్ట్ర హెద్ - హైదరాబాద్

దరఖాస్తు గడువు 30

నవతెలంగాణ బ్యూరో - హైదరాబాద్ నేషనల్ మీన్స్ కమ్ మెరిట్ స్కాలర్ష్మిప్ స్కీం (ఎస్ఎంఎంఎస్ఎస్)కు 2022-23 విద్యాసంవత్సరంలో కొత్తగా, ఇంతకుముందే ఎంపికైన అభ్యర్భులు పునరుద్దరణ కోసం దరఖాస్తు చేసుకునేందుకు ఈనెల 30 వరకు గడువున్నది. ఈ మేరకు ప్రభుత్వ పరీక్షల విభాగం సంచాలకులు ఎ కృష్ణారావు బుధవారం ఒక ప్రకటన విడుదల చేశారు. షెడ్యూల్ ప్రకారం సకాలంలో విద్యార్థులు దరఖాస్తు చేసేందుకు ఆయా విద్యాసంస్థల యాజమాన్యాలు చర్యలు తీసుకోవాలని కోరారు.

కొండా లక్ష్మణ్ బాపూజీకి గెజిటెడ్ అభికారుల నివాక

నవతెలంగాణ బ్యూరో - హైదరాబాద్ ఆచార్య కొండా లక్ష్మణ్ బాపూజీ పదో వర్గంతిని పురస్కరించుకుని బుధవారం హైదరాబాద్లోని గెజిటెడ్ భవన్లో టీజీవో అధ్యక్షులు వి మమత ఆయన చి(తపటానికి పూలమాలవేసి నివాళు లర్పించారు. ఈ కార్యక్రమంలో టీజీవో ప్రధాన కార్యదర్శి ఎ సత్యనారాయణ, సహాధ్యక్షులు ఎస్ సహదేవ్, నగర శాఖ అద్యక్షులు జి వెంకటేశ్వర్లు, హైదరాబాద్ అధ్యక్షులు ఎంబి కృష్ణాయాదవ్ ఘనంగా నివాళులర్పించారు. పోరాట యోధుడు, వెనుకబడ్డ కులాలకు గొప్ప కీర్తి తెచ్చిన మహానేత అంటూ ఆయన సేవలను వారు కొనియాడారు. బాపూజీ ఆశయసాధనకు ముందుంటామని వివరించారు.

केनरा बैंक Canara Bank 🖈 అవంతి నగర్, హైదరాబాద్-500 029 Ph: 040 23436941,23436942, 23436963 ឺ सिंडिकेट Syndicate බී්මට යෘුුුුුට කෘණුති <u>හ</u>පුුණුර <u>ල</u>ිපිහිති

బగువ పేర్కొన్న వాహనాన్ని వేలం ద్వారా విక్రయించేందుకు కెనరా బ్యాంక్, బషీర్బాగ్ బ్రాంచ్, హైదరాబాద్, తెలంగాణ వారు సాధారణ ప్రజానీకం నుంచి అవర్లను అహ్మానిస్తున్నారు. ఇందుమూలంగా సాధారణ బ్రజానీకానికి మరియు రుణగ్రహీత/లు మరియు హామీదారుడు/లకు తెలియజేయునది ఏమనగా దిగువ పేర్కొన్న హైపాథికేట్ చేయబడిన/వార్డ్ చేయబడిన వాహనాన్ని `సెక్యూర్డ్ తెడిటార్ "ఎక్కడ ఎలా ఉన్నదో అలాగే" "ఏదైతే ఉన్నదో అదే" మరియు "ఎక్కడైతే ఉన్నదో అదే విధంగా" బహీరంగ వేలం ద్వారా తేది:01-10-2022, మధ్యాహ్నం గం.3కు బకాయి ఉన్న మొత్తం రూ.21,85,842.54 (తేది:30-08-2022 నాటికి కాంట్రాక్సువల్ బకాయి) రాబట్టుకునేందుకు వీలుగా కెనరా బ్యాంక్, బఫీర్జూగ్ బ్రాంక్ వద్ద ఒకవేళ రుణగ్రహీశైన (లీమరి నందిపాటి రాజేశ్వరి లోన్ మొత్తం చెల్లించకపోయినట్టయితే వేలం నిర్వహించబడును.

රාසැර්ණී නිරා రిజిస్టేషన్ నెం. & రిజిస్టేషన్ తేది | ఇంజిన్ నెం. & ఛాసిస్ నెం. | రిజర్వ్ ధర (రూ. ల్లో) వాహనం వివరణ MCAAJPCY2JFA286823J TS 07 UH 4380 & JEEP COMPASS నందిపాటి రాజేశ్వరీ 4019591

1) ఆఫర్ లెటర్తో పాటుగా రిఆర్వ్ ధర నుంచి 10శాతం ఇఎండి ((దేలంలో విఫలమైన బిడ్డర్లకు 8రిగి చెల్లించదం జరుగుతుంది) మొత్తాన్ని సీల్ట్ కవర్లో **'కెనరా బ్యాంక్,** ఐ**షీర్:జాగ్ జ్రాంచ్'** పేరిట 8నిన డీడీని జతచేసి పంపించాలి. 2) జ్రాంచ్ ఆవరణలో కొటేషన్ల యొక్క శేదీ & సమయం: 30–09–2022, గం.3–00 3) కొటేషన్ల సమర్పణకు చివరి తేదీ:30–09–2022, గం.5–00 వరకు 4) వేలంలో సఫలీకృతుడైన బిడ్డర్ ఆఫర్ మొత్తాన్ని నగదు/డీదీ రూపంలో అదే రోజున అనగా 30–09–2022 తేదీన చెల్లించాలి, లేకపోయినట్టయితే అప్పటికే చెల్లించిన ఇఎండి మొత్తం జమ్మ చేయఇదుతుంది మరియు ఎలాంటి పరిస్థితుల్లోనూ తిరిగి ఇవ్వడం జరగదు. 5) సీల్ర్ కొటిషన్లను సమర్పించే ముందుగా ఔత్సాహిక బిద్దర్లంకా దయచేసి వాహనాన్ని తనిఖీ చేసుకోవాలి మరియు సంతృప్తి చెందిన తర్వాత మాత్రమే బాధ్యతగా ముందుకెళ్లాలి. 6) ఔత్సాహిక వేలందారులంతా బిద్ దరఖాస్తుతో పాటుగా కెవైసి దాక్యమెంట్లను సమర్పించాలి. 7) అధీకృత అధికారి విక్రయాన్ని రద్దు చేయవచ్చు/వాయిదా వేయవచ్చు లేదా ఎలాంటి సమాచారం జవ్వకుండా కూడా వేలం నిబంధనలను మార్చవచ్చును. 8) పూర్తి సమాచారం కోసం దయవేసి చీఫ్ మేనేజర్, కెనరా బ్యాంక్, బషీర్జూ డ్రాంచ్ వారిని 7382932158 సెలినెంబర్లో, రికవరీ ఏజెంట్ను 9866421789 సెలినెంబర్లో సంద్రదించవచ్చును. అధీకృత అధికారి, కెనరా బ్యాంక్

केनरा बैंक Canara Bank 🕸 ఫోన్ 040-23203379 ఇ-మెయిల్: cb13029@canarabank.com

🏿 र्किडिकेट Syndicate බී්වර යෘුුුුුට කෘතිබේ න<u>ල</u>ිණාර <u>කි</u>පිඩිිිිි

బగున పేర్కొన్న వాహనాన్ని వేలం ద్వారా విక్రయించేందుకు కెనరా బ్యాంక్, ఆజర్ రోడ్-2 బ్రాండ్, హైదరాబాద్, తెలంగాణ వారు సాధారణ ప్రజానీకానికి మరియు రుణగ్రహీత/లు మరియు హామీదారుడు/లకు తెలియజేయునది ఏమనగా దిగువ పేర్కొన్న హైపాఫిథికేట్ చేయబడిన/బార్డ్ చేయబడిన వాహనాన్ని సెక్యూర్డ్ జైడిటార్ "ఎక్కడ ఎలా ఉన్నదో అలాగే" "ఏదైతే ఉన్నదో అదే" మరియు "ఎక్కడైతే ఉన్నదో అదే విధంగా" బహిరంగ వేలం ద్వారా తేది:29-09-2022, మధ్యాహ్నం గం.3కు బకాయి ఉన్న మొత్తం రూ.9,31,098.38 (తేది:31-08-2022 నాటికీ కాంట్రాక్కువల్ బకాయి) రాబట్టుకునేందుకు వీలుగా కెనరా బ్యాంక్, ఆవిడ్ రోడ్ 2 ట్రాండ్ వడ్డ ఒకవేళ రుణగ్రహీత్రని పేక్ పాహెడ్ లోనే మొత్తం చెల్లించకపోయినట్లుతో వేలం నిర్వహించబడును.

వాహనం వివరణ రిజిడ్రీషన్ నెం. & రిజిడ్రీషన్ కేది ఇంజిన్ నెం. & ఛాసిస్ నెం. రిజర్వ్ ధర (రూ.ల్లో) రుణగ్రహీత పేరు TS07UA4857 & MA1LSRGKFF2B80321 షేక్ షాహెద్ MAHINDRA VERTIO D4 BSIV 04.03.2015 D185596

| D48SV | D185596 |
1) అఫర్ లెటర్కో పాటుగా రిజర్స్ ధర నుంచి 10శాతం ఇఎండి ((వేలంలో విఫలమైన బిడ్లర్లకు తిరిగి వెల్లించడం జరుగుతుంది) మొత్తాన్ని, సీల్డ్ కవర్లలో 13ళలమైన బిడ్లర్లకు తిరిగి వెల్లించడం జరుగుతుంది) మొత్తాన్ని, సీల్డ్ కవర్లలో 13ళలమైన బిడ్లర్లకు తిరిగి వెల్లంచడం జరుగుతుంది) మొత్తాన్ని, సీల్డ్ కవర్లలో 13ళలాంక్, ఇంట్ కొటేషన్ల యొక్క తేదీ & సమయం: 28-09-2022, గం.3-00 3) కొటేషన్ల సమర్భణకు చివరి తేదీ: 28-09-2022, గం.5-00 వరకు 4) వేలంలో సఫలీకృతుడైన బిడ్డర్ ఆఫర్ మొత్తాన్ని నగడు/డీడీ రూపంలో అదే రోజున అనగా 28-09-2022 తేదీన వెల్లించాల, లేకపోయినట్లయితే అప్పటికే వెల్లించిన ఇఎంది మొత్తం ఇష్ట చేయబడుతుంది మరియు ఎలాంటి పరిస్థితుల్లోనూ తిరిగి ఇవ్వడం జరగడు. 5) సీల్డ్ కొటేషన్లను సమర్పించే ముందుగా బెత్సాహీక బిడ్డర్లంతా దయచేసి వాహనాన్ని తనిఖీ చేసుకోవాలి మరియు సంతృప్తి చెందిన తర్వాత మాత్రమే ముందుశెల్లాలి. 6) బెత్సాహీక వేలందారులంతా బిడ్ దర్శకాపుతో పాటుగా కెవైసి దాక్యమెంట్లను సమర్పించాలి. 7) అధీకృత అధికారి విక్రయాన్ని రద్దు చేయవచ్చువాయిదా వేయవచ్చు లేదా ఎలాంటి సమాచారం ఇవ్వకుండా కూడా వేలం నిబంధనలను మార్చవచ్చును. 8) పూల్తి సమాచారం కోసం దయచేసి సీనియర్ మేనేజర్, కెనరా బ్యాంక్, అబిడ్ రోడ్-2 బ్రాంచ్ వారిని 9440905023 సెలినెంబర్లో,రికవరీ ఏజెంటను 9866421788 పైకేగినాలగో పంపసింధనునును. 9866421789 సెల్నెంబర్లో సంప్రదించవచ్చును

తేది:22-09-2022, ట్రదేశం: హైదరాబాద్

KERNEX MICROSYSTEMS (INDIA) LTD.

(AN ISO 9001 : 2015 CERTIFIED COMPANY CIN:L30007TG1991PLC013211) Regd Office:Plot No.38(part) - 41, Hardware Technology Park, TSIIC Layout, Survey No.1/1, Kancha Imarat, Raviryal (Village), Maheswaram Mandal, Ranga Reddy (Dist.) Hyderabad - 501 510. Phone: 8414667601

NOTICE OF THE EXTRA-ORDINARY GENERAL MEETING **REMOTE EVOTING**

Notice is hereby given that The Extra Ordinary General Meeting (EGM) of the members of Kernex Microsystems (India) Limited will be held or Wednesday, the 12th day of October 2022 at 10:00 A.M. IST) through Video Conference ("VC")/ Other Audio Visual Means ("OAVM") to transact the business mentioned in the Notice convening EGM in compliance with the Companies Act, 2013 (the act) and rules made there under and the SEBI (Listing obligations and Disclosure Requirements), Regulation 2015 (Listing Regulations) read with the MCA circulars dated 5th May, 2020, 8th April,2020, 13th April,2020 and 13th January 2021 and SEBI circular dated May 12, 2020 and January 15, 2021.

In compliance with the aforesaid circulars Notice of the EGM has been sent on 20th September 2022 in electronic mode to those Members whose email ids are registered with the Company/Depository Participates and is also available on and can be downloaded from companie website: www.kernex.in and on the website of (NDSL) https://www.evoting.nsdl.com/.

n compliance with section 108 of the Companies Act 2013 read with Rule 20 of the companies (Management and Administration) Rules 2014, as amended from time to time and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, the members are provided with the facility to cast their vote on all resolution set forth in the Notice of the EGM using electronic voting system (e-voting) provided by NSDL the voting right of members shall be in proportion to the equity shares held by them of the company as or Wednesday, 05th October 2022 (cut-off date).

The remote e-voting period commence on Sunday, 9th October 2022 (9:00 a.m. IST) and ends on Tuesday, 11th October 2022 (5:00 p.m IST), during this period, members may cast their vote electronically. The remote e-voting module shall be disabled by NSDL thereafter. Those members, who shall be present in the EGM through VC/OAVM facility and had not cast their votes on the Resolution through remote e-voting shall be eligible to vote through remote e-voting system during the EGM

The member who have cast their vote by remote e-voting prior to the EGM may also attend/participate in the EGM through VC/OAVM but shall not be entitled to cast their votes again.

Any person, who acquires share of the company and becomes member of the company after the notice has been sent electronically by company and hold shares as of the cut-off date; may obtain the Login ID and Password by sending a request to <u>evoting@nsdl.co.in</u>. However, if he she is already registered with NSDL/CDSL for remote e-voting then he she can use his/her existing User ID and Password for casting the votes

n case you have any queries or issues regarding e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting manua available at https://www.evoting.nsdl.com, under help section or write an email to evoting@nsdl.co.in or call 1800-1020-990 The details of the EGM is available on the website of the company a

www.kernex.in, NSDL at https://www.evoting.nsdl.com, and at the websites of the Stock Exchanges where the equity shares of the company are listed: BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com)

Place: Hyderabad

Date : 20-09-2022

For KERNEX MICROSYSTEMS (INDIA) LIMITED

M.B. NARAYANA RAJU **Whole-Time Director** DIN - 07993925

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కంపెనీ యొక్క 2021–22 ఆర్థిక సంవత్సరం యొక్క వార్షిక నివేదికతో పాటు కంపెనీ యొక్క 12వ వార్షిక సర్వసభ్య సమావేశం (వార్షిక నివేదిక 2021–22) యొక్క డ్రకటన వాటాదారులందరికీ 06, సెప్టెంబర్, 2022 తేదీన సర్యులేట్ చేయడంతో పాటుగా బట్నాదా చేయబడింది. దీనిలో, సర్మ్ములేషన్ & దీని యొక్క బట్వాదాకు సంబంధించి కంపెనీ యొక్క 2021–22 ఆర్థిక సంవత్సరం యొక్క వార్షిక నివేదికలో అసుకోకుండా పలు టైపో(గాఫికల్ తప్పిదాలను గుర్తించినట్టు తెలియజేయనైనది. 2021–22 ఆర్థిక సంవత్సరం యొక్క వార్షిక నివేదిక యొక్క సవరణ ఈ క్రమంలో జారీ చేయబడింది

మరియు దీనికి సంబంధించిన సమాచారం వాటాదారులందరికీ అనగా ఎవరైతే కంపెనీ యొక్క 2021–22 ఆర్టిక సంవత్సరం యొక్క వార్షిక నివేదికను పొందారో వారందరికీ 12వ వార్షిక సర్వసభ్య సమావేశం నోటీసుతో పాటుగా ఇ–మెయిల్ చేయబడింది. 2021-22 ఆర్థిక సంవత్సరం యొక్క వార్షిక నివేదికకు సంబంధించి దిగువ సవరణలను దయచేసి గమనించాల్సిందీగా కోరుతున్నాం.

పేజి నెం.08, రిజల్బూషన్ నెం.06లో కంపెనీ యొక్క అధీకృత వాటా మూలధనం రూ.55,00,00,000,

(రూపాయలు యాఖై ఐదు కోట్లు మాత్రమే) నుంచి రూ.65,00,00,000/– (రూపాయలు అరవై ఐదు కోట్లు మాత్రమే) కు రివైజ్ చేయబడిన ప్రత్యేక తీర్మానం ద్వారా పెంచడం జరిగింది. 2) పేజి 25, 36 &84లో ఆర్థిక సంవత్సరం 2021–22కు సంబంధించి కంపెనీ యొక్క స్టాండ్ అలోన్ విధానం ద్వారా ఆహరేషన్ల నుంచి రెవెన్యూను రూ.4054.05లక్షలకు బదులు రూ.4005.04లక్షలుగా భావించాలి మరియు ఆర్థిక సంవత్సరం 2020–21కు సంబంధించి రూ.997.14 లక్షలకు బదులుగా రూ.871.11లక్షలుగా భావించాలి మరియు ఆర్థిక సంవత్సరం

ఆపరేషన్ల నుంచి ఆదాయం రూ.4377.95లక్షలకు బదులుగా రూ.4313.90కు బదులుగా రిఫర్ చేసుకోవాలి. 3) పేరా 38లో, "ఎంప్లాయి స్టాక్ ఆష్టన్ ప్లాన్స్" హెడ్డింగ్ దిగువన చూపబడిన పేరాగ్రాఫ్కు అనుబంధంగా జోడించబడింది.

2020-21కు సంబంధించి వాటా ఒక్కిందికి బేసిక్ అండ్ దైల్యూబెడ్ లాభాలను 0.5కు బదులుగా (0.5)గా భావించాలి మరియు 2021-22 ఆర్థిక సంవత్సరానికి సంబంధించి కన్సాలిడేటెడ్ బేసిస్లడ

జాదంబబదంది. ' కంపెనీల చట్టం, 2013 మరియు సెబి (షేర్ బేస్ట్ ఎంప్లాయి బెనిఫిట్స్ అండ్ స్వెట్ ఈక్విటీ) రెగ్యులేషన్స్, 2021లో స్వేక్ ఎక్స్ఫేరేంజ్ అష్టన్స్లోని వివరాలు అనుబంధం–ఎ గా దిగువన చూపబడినట్లూఅనెక్ట్ చేయబడింది మరియు దీనికి సంబంధించిన సమాచారం కంపెనీ యొక్క వెబ్సెట్ http://www.spacenetent.com/Investor-Relations.html వద్దఅందుబాటులో ఉన్నది.

 4) పేజి నెం. 64లో దిగువ హెడ్డింగ్లో చూపబడినట్టు "మీన్స్ ఆఫ్ కమ్యూనికేషన్"లో ప్రాంతీయ వార్తాప్పతిక పేరు "అంద్రపభ"కు బదులుగా "నవ తెలంగాణ"

5) పేజీ నెం. 97లో అనెక్టర్–6లో రివైజ్డ్ ఫామ్ నెం. ఎఒసి–2కు బదులుగా "ఫామ్ నెం. ఎఒసి–2" మార్చబడింది.

6) పేజి నెం. 131లో **"2. 19 షేర్ బేస్ట్ పేమెంట్స్"** అదనంగా చేర్చబడింది. 7) పేజి నెం.176 అనియం[తిత వడ్డీని (2.21)కి బదులుగా రూ.2.21& నిర్వహణ కార్యకలాపాల

(ఎ) నుంచి నెట్ క్యాష్ ఫ్లో రూ.(619.33)కు బదులుగా (614.90) 8) పేజి నెం.192లో **"2.21 షేర్ బేస్త్ పేమెంట్స్"** పేరాగ్రాఫ్ అదనంగా చేర్చబడింది. 9) పేజి నెం.199లో 12 నుంచి 26వరకు దిగువ పేర్మాన్న నోట్స్ జోడించబడినవి. 12 రుణాలు 13. ఇతర ఆర్థిక అప్పులు 14. బ్రహివిజన్స్ 15. డిఫర్డ్ టాక్స్ రెవెన్యూ (నెట్) 16. వాణిజ్యం ద్వారా చెల్లింపులు 17. ఇతర అప్పులు 18. కార్యకలాపాల నుంచి ఆదాయం 19.ఇతర ఆదాయం 20.

టైడ్ గూడ్స్ యొక్క కొనుగోలు 21. ఉద్యోగి డ్రుయోజిత వ్యయాలు 22. ఫైనాన్స్ కాస్ట్ 23. డిప్రీసీయేషన్ అండ్ అమోర్టిజేషన్ వ్యయాలు 24. ఇతర వ్యయాలు 25. సంబంధిత పార్టీ లావాదేవీలు 26. ఎంఎస్ఎంఇడి యాక్ట్,2006 ద్రకారం మైకో అండ్ స్మాల్ ఎంటర్మెజెస్ నిర్వచించబడినట్టగా ఐకాయిల వివరాలు 2021–22 ఆర్థిక సంవత్సరం యొక్క వార్షిక నివేదిక యొక్క పూర్తి వివరాలతో పాటుగా సవరణను అనుబంధం –ఎలో చూపబడినట్టగా కంపెనీ యొక్క వెబ్సైట్ వెబ్లింక్

http://www.spacenetent.com/annual-reports/2.AGM Corrigendum_Annexure-A-21-09-2022.pdf వద్ద అందుబాటులో ఉన్నది. ఇంకనూ, $2021 ext{--}22$ ఆర్థిక సంవత్సరం యొక్క అనెక్జర్ జారీ చేయబడింది మరియు అనెక్జర్ $ext{--}ఎలో$ పైన పేర్కొన్న వెబ్**లింక్ ఆధారంగా అనెక్ట్** చార్జీలకు అనుగుణంగా ఇన్**కార్పొరేట్ చేయబడింది.** ఇందుమూలంగా తెలియజేయునది ఏమనగా 2021–22 ఆర్థిక సంవత్సరం యొక్క వార్తిక సంవత్సరం

యొక్క వార్షిక నివేదిక యొక్క సవరణ మరియు 2021–22 వార్షిక నివేదిక అనెక్టైడ్ చార్టీల తర్వాక కంపెనీ యొక్క స్టాక్ ఎక్స్ఛేంజ్ వెబ్సైట్ అనగా నేషనల్ స్టాక్ ఎక్స్ఛేంజ్ ఆఫ్ ఇండియా లిమిటెడ్ యొక్క వెబ్సైట్ www.nseindia.comలో అందుబాటులో ఉన్నది.

ఇంకనూ మేము తెలియజేయునది ఏమనగా సంబంధిత మొత్తాలను వార్షిక నివేదిక యొక్క ఫైనాన్షియల్ స్టేట్మెంట్లో సరిగ్గా (ప్రతిబింబించేలా చూపబడినవి. ్ట్ చయచేసి గమనించాల్సిన విషయం ఏమిటంటే తప్పులు అనగా మెటీరియల్ తప్పులు కావు, అనుకోకుండా టైపోగ్రాఫికల్ తప్పులు 31, మార్చి,2022తో ముగిసిన ఆర్థిక సంవత్సరానికి సంబంధించి ఆర్థిక స్టేటిమెంట్ను ఏమాత్రం ప్రభావితం చేయని విధంగా చోటుచేసుకున్నాయి.

బ 2021–22 వార్షిక నివేదిక లో మార్పులు చేపట్టిన అంశాలు కాకుండా మిగతా అంశాల్లో ఎలాంటి మార్పులు లేవు మరియు గతంలో ప్రకటించిన విధంగా ఏజిఎం నిర్వహణ కోసం అన్ని రకాల ఏర్పాట్లు చేయబడినవి. 2021–22 వార్షిక నివేదిక యొక్క అంతర్గత భాగమైన సవరణ్ 6, సెప్టెంబర్,2022 తేదీన కంపెనీ ထားနွေ့ ဆမာထာလ်မနာ సర్యూలేట్ చేయబడింది.

పైన పేర్కొన్న సవరణ సమాచారానికి సంబంధించి ఏవైనా సందేహాలున్నట్టయితే వీటి నివృత్తి కోసం మరియు సహకారం కోసం దయచేసి cs@spacenetent.com మెయిల్ పై లిఖిత పూర్వకంగా సంప్రదించవచ్చును.

> స్పేస్నెట్ ఎంటర్(పైజెస్ ఇండియా లిమిటెడ్ కొరకు దాసిగి వెంకట సూర్య ప్రకాష్ రావు

ఎగ్జిక్యూటివ్ డైరెక్టర్ ప్రదేశం: హైదరాబాద్ DIN: 03013165