nutricircle

NUTRICIRCLE LIMITED

(Formerly Shreeyash Industries Limited)

Regd.Office:#5-2-272, Flat, No.201, Ayesha Residency, Opp.City Convention Centre, Public Garden Road, Nampally, Hyderabad - 500001 (Telangana) India
Ph.: 9030528805 Email: nutricirclelimited@gmail.com, Websie:www.nuricircle.in

Date: 18th September, 2024

CIN No.: L18100TG1993PLC015901

NCL/BSE/2024-25

To,
The Department of Corporate Services,
The BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai -400001.

BSE SCRIP CODE: 530219

SUBJECT: Submission of Newspaper publication for Corrigendum to Notice of Extra-ordinary General Meeting dated 25th September, 2024 in compliance of regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Ma'am,

Pursuant to Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copy of Newspaper advertisement with regards to the Corrigendum to Extraordinary General Meeting dated 25th September, 2024 published in the newspaper namely "Business Standard" and "Mana telangana" on 19th September, 2024.

Kindly acknowledge and take on record the same. Thanking you,

For Nutricircle Limited,

Hitesh Mohanlal Patel

Managing Director (DIN: 02080625)

Date: 16/09/2024

DEBTS RECOVERY TRIBUNAL-1
NOTICE AS PER THE ORDERS OF THE HON'BLE RECOVERY OFFICER-2
3rd Floor, Triveni Complex, Hyderabad.

<u>M.P.NO.135/2024 In RP NO. 337/2021 IN O.A.No.129/2016</u> <u>Filed by M/s. ARCIL vs M/s. TCI CONSTRUCTIONS LTD and OTHERS.</u> riease lake notice that india M/s. Asset Reconstruction Company (India) Ltd. (ARCIL has filed MP No. 135/2024 in RP No. 337/2021 in OA NO.129/2016 before the Jonaha Recovery Officer 2 Dahle Recovery Officer 2 Dahle Recovery Hon'ble Recovery Officer-2 Debts Recovery Tribunal-1 Hyderabad to substitute itself in the place of Indian Overseas Bank the Original Certificate Holder/Applicant Please take Notice that the above case is posted to 04/10/2024 for appearance/

counter and hearing.

Counsel For Petitioner/Proposed Certificate Holder
R1. M/s. TCI Constructions Ltd., Rep. by M.D. Shri M.Venkatesh, D.No.8-3-333/297,
Kamalapuri Colony Phase-II, Srinagar Colony, Hyderabad-500073, Telangana.
R2. Sri M.Venkatesh, S/o. Sri Late Vasantha Kumar, H.No.8-3-302/2/1, Maruthi

R3. Smt.Anuradha, W/o. Sri M.Venkatesh, H.No.8-3-302/2/1, Maruthi Nagar

Yosufguda, Hyderabad-500045.

R4. Smt. M.Shobha, W/o. Sri M.Vasantha Kumar, H.No.8-3-302/2/1, Maruth Nagar, Yosufguda, Hyderabad-500045.
...Respondent No.1 to 4/ Certificate Debtor/Defendant

Sd/- P.S.SUJATHA, M.A., LL.B., PGDCL. PGDPL ADVOCATE

Flat No.201A & 201B, Sri Krishna Residency, 2-1-262, Nallakunta, Hyderabad-500044. Cell: 9440865889 Email: sujathamahesh97@hotmail.com

PUBLIC NOTICE

Notice is given to public at large that my client M/s. Profectus Capital Pvt. Ltd., having its registered office at B/17, 4th Floor, Art Guild House, Behind Phoenix Marketcity Mall, Lal Bahadur Shastri Marg, Kurla (West), Mumbai, 400070 (Lender / Mortgagee) sanctioned credit facility to Sri Venugopala Swamy Educational Society (Borrower) and Ponnavolu Brahmananda Reddy S/o Gopi Reddy and Ponnavolu Adilakshmi W/o Brahmananda Reddy (Co-Borrower/ Mortgagor) on condition that the Mortgagor shall mortgage the property more particularly described in the schedule hereunder written (said Property).

The Mortgagor has confirmed and declared to my client that the said property is solely owned and possessed by the mortgagor by virtue of Sale deed Doc Nos. 4514/2023 and 1666/2023 dated 04/11/2023 and 28/04/2023 at SRO Badvel executed by Regd. Sale Deed No. 1666/2023 Dt.28-04-2023 on the file of S.R.O. Badvel) executed by (1) Sri Majjuri. Kodanda Ramaiah S/o. (late) Kondaiah (2) Sri Majjuri. Krishnaiah S/o. (late) Kondaiah (3) Sri Majjuri. Parasuram S/o. (late) Kondaiah in favour of Sri Ponnavolu. Brahmmananda Reddy S/o. Gopi Reddy

The Mortgagor further confirmed, declared and assured to my client that the said property is not involved in any mortgage, lease, loan, surety, loss, succession, reservation, acquisition, requisition or otherwise howsoever and free from all encumbrance and have clean and marketable title and exclusive right to mortgage and deal with the said property.

Therefore any person(s) having any right, title, interest or claim in respect of said property or any part thereof by way of sale, gift, lease, inheritance, exchange, mortgage, charge, lien, trust, beneficial interest, possession, easement, tenancy, sub-tenancy, licence, hypothecation, maintenance, inheritance, power of attorney order, decree, award attachment or otherwise howsoever are hereby required to make the same known in writing together with supporting documents at undersigned address within 14 days from the date hereof, failing which my client will proceed to disburse the loan, without any reference to such claim and the same, if any, shall be considered deeded to have been waived and or abandoned.

SCHEDULE-Description of property with boundaries

An extent of Ac 1.26 Cts in De-markation No.83-2 situated in Imadapuram Village, Chinthalacheruvu Panchayat and within the limits of S.R.O. Badvel of Kadapa Dist., at present YSR District being bounded by :- Schedule:- East: Lands of Majjari. Kodanda Ramaiah, Ponnavolu. Brahmmananda Reddy, West: Raasta (Passage), North: Lands of Majjari. Kodanda Ramaiah, Majjari. Krishnaiah, South: Land of Majjari. Kodanda Ramaiah

years of

over

substance

sensation.

Business Standard

50 Years of Insight

Advocate, Mr. V. DAYASAGAR

Address: Flat No.4, HIG-2, B14, St.#2, Nr. HDFC ATM, Baghling ampally, Hyderabad - 500 044. Mob # 9849642258/ 7995495439 Email Id: <sagar.associates@rocketmail.com>

DELHI TRANSPORT INFRASTRUCTURE DEVELOPMENT CORPORATION LIMITED (AN ENTERPRISE OF GOVT. OF NCT OF DELHI)

2nd Floor: Maharana Pratap, I.S.B.T. KASHMERE GATE, DELH

DTIDC is an enterprise of Govt. of NCT of Delhi, having its office at 2nd Floor, Maharana Pratap ISBT, Kashmere Gate, Delhi. The primary function of the company is to manage and upgrade all ISBTs, BQSs and to cater the Infrastructural needs of Transport Department of Govt. of NCT of Delhi vites applications for the following posts:-

S.No	Post Name	Mode	No. of Vacan
1	Assistant Account Officer	Deputation/ Contract	1
2	Sr. Manager (Admn.)	Deputation/ Contract	1
3	Superintending Engineer	Deputation/ Contract	1
4	Sr. Manager/Civil	Deputation/ Contract	1
5	Assistant Executive Engineer (Civil)/AEE	Contract	1
6	Assistant Executive Engineer (Electrical)/AEE	Contract	1
7	Assistant Engineer (civil)/AE	Deputation	2
8	Sr. Manager IT	Contract	1
9	Manager (Consultancy/ Project Analysis)	Contract	1
10	Assistant General Manager (Planning)	Deputation/ Contract	1
11	Sr. Manager BQS Civil	Deputation/ Contract	1
12	Chief Manager - IEM	Contract	1
13	Sr. Manager - Policy and Partnerships- IEM	Contract	1
14	Sr. Manager - ICE (Information, Communication	Contract	1

and Education)- IEM

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PUBLIC NOTICE

IN THE COURT OF MOTOR ACCIDENT CLAIM TRIBUNAL (MAIN) NARMADA AT.RAJPIPLA(GUJARAT)

, Adv.Shree-S.K.Josh MACP No. 110/2019 with 111/2019,112/2019 Fixed On: 05/10/2024 Ex. 63

Applicant: (1) UTTAMBHAI BHAGUBHAI VASAVA Resi. At-Panchayat Faliyu, Vadi Gam, Ta.-Umarpada Dist.Narmada (Gujarat)

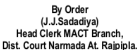
Opponent: (1) RAMA KRISHNA RAMAIAH POGULLAH Resi. At-Chakrayapet, Kadapa, Cuddapah, Y.S.R. (A.P.) Andhrapradesh-516001

(2) VEERABALI NAGA BASI REDDY Resi. At-10/208, R.V. Nagar, Cuddapah, Y.S.R. (A.P.) And hrapradesh-516001

Whereas, the above named plaintiff had made application to the court that exh. 1 you are hereby warned to appear in this court in person or by a pleader duly. instructed on the noted above as on 05th of October 2024 at 10.30 o' clock in the forenoon to show cause against the application falling which the said application will be heard and determined ex-parte.

Also take notice that to default of your filling an address for service on or before the date mentioned you are liable to have your defence struck out. Given under my hand and the seal of the court this 12th day of September,2024

Preparedby/Checked by COURT (D.M.Modh) Senior Clerk



NUTRICIRCLE LIMITED

8-272, 276 & 322, Ayesha Residency, Public Garder Hyderabad, Telangana, 500001 Tel.: 9030528805 CIN: L18100TG1993PLC015901

CORRIGENDUM TO THE NOTICE OF EXTRA ORDINARY GENERAL MEETING

ADDENDUM TO THE NOTICE CONVENING THE EXTRA-ORDINARY GENERAL MEETING (EOGM) OF THE COMPANY TO BE HELD ON WEDNESDAY, SEPTEMBER 25, 2024 AT 11:00 A.M. AT THE REGISTERED OFFICE OF THE COMPANY i.e. NO. 5-8-272, 276 & 322, AYESHA RESIDENCY, PUBLIC GARDEN ROAD, NAMPALLY, HYDERABAD, TELANGANA, 500001.

NUTRICIRCLE LIMITED (CIN: L18100TG1993PLC015901) ("the Company") had issued Not dated Thursday, 22nd August, 2024 convening the Extra Ordinary General Meeting (EOGM) of the Shareholders of the Company to be held on Wednesday, September 25, 2024 at 11:00 a.m. at the registered office of the company, to transact the business of Preferential issue of 97,28,211 Equity shares to Promoter and Mon-Promoters and 11,00,000 Convertible Warrants into Equity Shares to Promoter and Insue Price of Rs. 10/- for each share of face value of Rs. 10/- each, as per the Securities and Exchange Board of India ("Issue of Capital and Disclosure Requirements"). Requirements 19, 80,141 inc. 2018 ents") Regulations, 2018.

The Notice of the EOGM has been dispatched to the shareholders of the Company in due complia with the provisions of the Companies Act. 2013 read with the relevant rules made thereunder. B this corrigendum the Issuer company wants to place on record the typo error that is there in the above notice and the corrected position in the above notice. The website address of the Company to browse the corrigendum to the above Notice of Extra Ordinary General Meeting and connattachment available at www.nutricircle.in.

Para No. / Page No.	As per Earlier Notice Corrigendum / Revised				
Page No. 3 - Resolution No. 2	In Sr.No.2 name of Allottee Ramesh Chandra Mishra no of Shares to be allotted mentioned as 11,24,860	Sr.No.2 name of Allottee Ramesh Chandra Mishra no of Shares to be allotted is 11,24,869			
Point (a)	Total no of Shares allotted mentioned as 97,28,211	The total no. of Shares to be allotted is 97,28,220			
		ription of Ramesh Chandra Mishra said table altered. Rest of the table			
n the Explanatory	In Sr. No. 2 the holdings of Ramesh Chandra Mishra altered from 11,24,860 to 11,24,869. % is not altered due to rounding off.				
Statement tem No. 2 –	The total no of equity shares will changed from 97,28,211 to 97,28,220 The Allotment of warrants considered in the table which will be subscribed				

a graduated manner in multiple tranches by the promoter point 15.1 New column inserted considering the issue of shares & warrants both New Columns added & read as under in point No.15.1 (In Table) Post issue Holding after considering shares & warrants Post issue Holding after considering Name of Allotees hares & warrants (% Hitesh Mohanlal Patel 69,50,000 62.61% Ramesh Chandra Mishra 10.13% Amit Javantilal Patel 10,00,000 9.00% Chandra Sheker Jadhav Sumita Mishra 4.50% 5.00.000 Arjun Rajbhar 5,00,000 4.50%

The above changes with the notice available at the company website at www.nutricircle.in *As per Regulation 163 (1) i) of SEBI (ICDR) Regulation, 2018 the issuer or any of its irectors or Promoters islare not a willful defaulter nor their any prohibition to subscri ne shares and also they are not a fugitive economic offender or a fraudulent borrow This Corrigendum to the Notice of the EOGM shall form an integral part of the Notice of the EOGM which has already been circulated to the shareholders of the Company and on and from the date

ereof, the Notice of the EOGM shall always be read in conjunction with this Corrigendum.

This Corrigendum will be available on the website of BSE Ltd. (www.bseindia.com) where th this configuration will be available of the Website of the Company (www.nutricrelian). All shares of the Company are listed and on the website of the Company (www.nutricrelian). All other contents of the Notice of the EOGM, save and except as modified or supplemented by this

For NUTRICIRCLE LIMITED

Managing Director DIN: 02080625

Canara Bank

ASSET RECOVERY MANAGEMENT BRANCH Ground Floor, Circle Office Building, MCH No: 10-3-163 & 10-3-163/A, Beside Rail Nilayam, Secunderabad-500026. Ph. No. 040-27725283,27725285, EMAI ID: cb2752@canarabank.com

Ref: 2752/SPS/SN/2024-25/DNR

SALE NOTICE

E-Auction Sale Notice for Sale of Immovable Properties under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) 9(1) of the Security Interest (Enforcement) Rules, 2002.

Notice is hereby given to the public in general and in particular to the Borrower (s) and Guarantor (s) that the below described immovable properties mortgaged to the Secured Creditor, the constructive possession of which has been taken by the Authorised Officer of ARM Branch Hyderabad, subsequently transferred from Moula Ali Branch to ARM Branch of the Canara Bank for follow up., will be sold on "As is where is", "As is what is", and "Whatever there is" on 09/10/2024, for recovery of Rs.1,63,81,822.17/- (Contractual dues as on 30/06/2024) plus interest, costs and bank charges thereon due to ARM Branch Hyderabad of Canara Bank from Sri Somisetty Parthasaradhi S/o Lachanna

DATE & TIME OF AUCTION: 09/10/2024, 11.30 A.M. to 12.30 P.M. Earnest Money Deposit shall be deposited on or before 07/10/2024 at 5:00pm.

DETAILS AND FULL DESCRIPTION OF THE IMMOVABLE PROPERTY

LOT 1. All that Part & Parcel of Residential House property on Plot bearing No.54 in Sy No.454 admeasuring 200.00 Sq.Yds or 167.23 Sq Mts situated at Pasmamla village and Gram panchayat, Hayathnagar Rev Mandal, Ranga Reddy District, Telangana - 500092 under SRO Pedda Amberpet with ed No 9590/2010 and bounded by NORTH: Plot No 53 SOUTH: 30 ft wide road,EAST: 25 ft wide road

RESERVE PRICE Rs.44,38,000/- EMD Rs.443,800/- BID MULTIPLES Rs.1,00,000/-*No known Encumbrances to the knowledge of the Bank. However, the intended bidders are required to

make independent enquiries regarding encumbrances, title of the properties, claims/rights/due affecting the properties prior to submitting the bid. For detailed terms and conditions of the sale please refer the link "E-Auction" provided in Canara Bank's website (www.canarabank.com) or may contact Authorized Officer, Canara bank, ARM Branch,

Hyderabad, Ph. No. 040-27725283/260/259/285 during office hours on any working day. For further details contact Authorised Officer. Canara Bank. ARM Branch. Hyderabad (Ph. No.040-

Por further details contact Authorised Officer, Canara Bank, ARM Branch, Hyderabad (Ph. No.040-27725283/260/259/285) e-mail id. cb2752@canarabank.com OR the service provider M/s PSB Alliance Pvt Ltd (E-bkray) Web site: https://ebkray.in/ Contact numbers 7046612345, 6354910172, 8291220220, 9892219848, 8160205051 And E-mail: support.ebkray@psballiance.com and support.ebkray@procure247.com

DATE:09/09/2024.PLACE: HYDERABAD

AUTHORISED OFFICER, CANARA BANK

ent is for information purpose only and does not constitute an offer or an invitation or a reco or sell securities. This is not an announcement for the offer document. All capitalized terms used herein and not defined herein shall have the meaning assigned to them in the letter of offer dated September 07, 2024 the "Letter of offer" or ("LOF") filed with BSE Limited ("BSE").

ADVIK CAPITAL LIMITED

Our Company was originally incorporated as 'Quick Credit Limited' in New Delhi on November 14, 1985 as a public limited company under the Companies Act, 1956, and was granted the certificate of incorporation by the Registrar of Companies, Delhi and Haryana at New Delhi. Our Company was granted the Certificate for Commencement of Business on November 20, 1985 by the Registrar of Companies, Delhi and Haryana at New Delhi. Subsequently, the name of our Company was changed to 'DU-Lite Industries Limited' and a fresh Certificate of Incorporation was granted by the Registrar of Companies, Delhi and Haryana at New Delhi on September 20, 2010. The name of the Compan was changed again to 'Advik Industries Limited' and our Company received a fresh certificate of incorporation which was granted by the Registrar of Companies, Delhi and Haryana at New Delhi on February 24, 2011. Finally, the name of our Company was changed to 'Advik Capital Limited' and a fresh certificate of incorporation consequent upon change of name was granted by the Registrar of Companies, Delhi at Delhi on July 7, 2017. For further details of our Company, please refer to "General Information" beginning on page 45 of this letter of offer.

CIN: L65100DL1985PLC022505

Registered Office: G-3, Vikas House, 34/1, East Punjabi Bagh, Sec – III, West Delhi, New Delhi, India - 110026 Telephone: +91 92891 19980 | E-mail Id: advikcapital@gmail.com|Website: https://advikcapital.com Contact person: Deepika Mishra, Company Secretary & Compliance Officer

OUR PROMOTER: MR. VIKAS GARG & MS. SEEMA GARG

	ISSUE PROGRAMME		
ISSUE OPENS ON	LAST DATE FOR ON MARKET RENUNCIATIONS*	ISSUE CLOSES ON#	
TUESDAY, SEPTEMBER 24, 2024	TUESDAY, OCTOBER 01, 2024	FRIDAY, OCTOBER 04, 2024	

ncee(s) on or prior to the Issue Closing Date # Our Roard or a duly authorized committee thereof will have the right to extend the Issue period as it may determine from time to time but not exceeding 30 (thirty) days from the Issue One

of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date ISSUE OF UP TO 19.98.05.013 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 2.50/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 1.50/- PER EQUITY SHARE) AGREEGATING UPTO ₹ 49,95,12,532.50 ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 14 EQUITY SHARE FOR EVERY 30 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS THURSDAY, SEPTEMBER 12, 2024 (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE"

-	PEGETATION OF TAGE 174 OF ELETTER OF OTTER				
	PAYMENT SCHEDULE FOR THE RIGHTS EQUITY SHARES				
	AMOUNT PAYABLE PER RIGHTS EQUITY SHARE*	FACE VALUE (₹)	PREMIUM (₹)	TOTAL (₹)	
	On Application 100%	1	1.50	2.50	
	Total (₹)	1	1.50	2.50	

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

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

SEBI/HO/CFD/DIL2/CIR/P/2021/633 dated October 1, 2021, SEBI/HO/CFD/DIL2/ CIR/P/2021/552 dated April 22, 2021, SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated Januar 19,2021, SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24 2020; and SEBI/HO/CFD/DIL2 CIR/P/2020/78 dated May 6, 2020 (collectively hereafter referred to as "SEBI Rights Issue Circulars") and subject to the conditions prescribed under the SEBI circular SEBI/CFD/DIL/ASBA/1/2009/30/12 dated December 30, 2009 and SEBI circular CIR/CFD/DIL/1/2011 dated April 29, 2011 (together "ASBA Circulars"), all Investors desiring to make an Application in the Issue are mandatorily required to use either the ASBA process. Original Shareholders shall mean the Resident Shareholders who are holding the Equity Shares of our Company as on the Record Date i.e., September 12, 2024. Investors should carefully read the company as on the record Date I.e., September 12, 2024. Investors among date that year as the provisions applicable to such Applications before making their Application through ASBA. For details, see "Procedure for Application through the ASBA Process" on page 197 of the Letter of Offer.

Please Note that In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialized form only. Accordingly, Eligible Equity Shareholders shall be made in deniate lander in only. Accordingly, Engine Equity Shares in physical form as on Record Date i.e. September 12, 2024 and desirous of subscribing to Rights Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company, in the manner provided on the website of the Registrar to the Issue at www.skylinerta.com at least two Working Days prior to the Issue Closing Date i.e. October 04, 2024. They may also communicate with the Registrar with the help of the helpline number (+011-40450193-97) and their email address (grievances@skylinerta.com)

Prior to the Issue Opening Date, the Rights Entitlements of those resident Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, and whose demat account details are not available with our Company or the Registrar, shall be credited in a demat suspense escrow account opened by our Company namely Escrow Demat A/C – Advik Capital Limited for credit for Right Entitlement

As on Record Date and who have not furnished the details of their demat account to the Registra or our Company at least two Working Days prior to the Issue Closing Date, i.e. October 04, 2024, shall not be eligible to make an Application for Rights Equity Shares against their Rights Entitlements with respect to the equity shares held in physical form.

PROCEDURE FOR APPLICATION: In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use either the ASBA process or the optional mechanism instituted only for resident Investors in this Issue. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA or the tional mechanism.

For details of procedure for application by the resident Eligible Equity Shareholders holding Equity Shares in physical form as on the Record Date, see "Procedure for Application by Eligible Equity Shareholders holding Equity Shares in physical form" beginning on page 200 of this Letter of Offer PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS; An investor, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with an SCSB, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable in the Application in their respective ASBA Accounts.

Investors should ensure that they have correctly submitted the Application Form, or have otherwise.

ovided an authorisation to the SCSB, via the electronic mode, for blocking funds in the ASBA ount equivalent to the Application Money mentioned in the Application Form, as the c

APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM: Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialised form only cordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date i.e.

September 12, 2024 and desirous of subscribing to Rights Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company, in the ma on the website of the Registrar to the Issue at www.skylinerta.com at least two Working Days prior to the Issue Closing Date i.e. October 04, 2024. They may also cor Registrar with the help of the helpline number (+011-40450193-97) and their email address

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR IN THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUITY SHARES ARE HELD BY SUCH INVESTOR ON THE RECORD DATE i.e. THURSDAY, SEPTEMBER 12, 2024; DISPATCH OF THE ABRIDGED LETTER OF OFFER ("ALOF") AND APPLICATION

The Dispatch of the ALOF and Application Form for the Issue will complete on or before September 19, 2024 by the Registrar to the Issue.

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS: In accordance with Regulation 77A of the SEBI ICDR Regu ead with the SEBI Rights Issue Circular, the credit of Rights Entitlements and Allotment of Rights equity Shares shall be made in dematerialized form only. Prior to the Issue Opening Date, our Company shall credit the Rights Entitlements to (i) the demat accounts of the Eligible Equity Shareholders holding the Equity Shares in dematerialised form; and (ii) a demat suspense escrow account (namely, "Suspense Escrow A/C-Advik Capital Limited") opened by our Company, for the Eligible Equity Shareholders which would comprise Rights Entitlements relating to (a) Equity Shares held in a demat suspense account pursuant to Regulation 39 of the SEBI Listing Regulati or (b) Equity Shares held in the account of IEPF authority; or (c) the demat accounts of the Eligible Equity Shareholder which are frozen or details of which are unavailable with our Company or with the Registrar on the Record Date; or (d) Equity Shares held by Eligible Equity Shareholders holding quity Shares in physical form as on Record Date where details of demat accounts are not provided y Eligible Equity Shareholders to our Company or Registrar; or (e) credit of the Rights ntitlements returned/reversed/failed; or (f) the ownership of the Equity Shares currently under

APPLICATIONS ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity areholder who has neither received the Application Form nor is in a position to obtain the Application Form either from our Company, Registrar to the Issue, Manager to the Issuer or from the website of the Registrar, can make an Application to subscribe to the Issue on plain paper through ASBA process. Eligible Equity Shareholders shall submit the plain paper application to the Designated Branch of the SCSB for authorizing such SCSB to block an amount equivalent to the amount payable on the application in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any address outside India.

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

Name of our Company, being ADVIK CAPITAL LIMITED;

Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository);
Registered Folio Number/ DP and Client ID No.;

Number of Equity Shares held as on Record Date:

Allotment option – only dematerialised form; Number of Rights Equity Shares entitled to; Number of Rights Equity Shares applied for within the Rights Entitlements

Number of additional Rights Equity Shares applied for, if any; Total number of Rights Equity Shares applied for;

Total amount paid at the rate of ₹2.50 per Rights Equity Share

11. Details of the ASBA Account such as the account

relevant SCSB; 12. In case of NR Eligible Equity Shareholders making an application with an Indian address. ails of the NRE/FCNR/NRO Account such as the account number, name, addr

branch of the SCSB with which the account is maintained; 13. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Rights

Equity Shares applied for pursuant to this Issue; Our Company and the Registrar shall not be responsible if the Applications are not uploaded by SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date

Application Form is the Issue Closing Date i.e. October 04, 2024. Our Board or Rights Issue untitiee may extend the said date for such period as it may determine from time to time, subject the provisions of the Articles of Association, and subject to the Issue Period not exceeding 3 days from the Issue Opening Date i.e. September 24, 2024. anys from the issue opening blue i.e. september 27, 2021.

If the Application together with the amount payable is either (i) not blocked with an SCSB; or (ii) not received by the Bankers to the Issue or the Registrar on or before the close of banking hours

on the Issue Closing Date or such date as may be extended by our Board or Rights Issue Committee, the invitation to offer contained in the Letter of Offer shall be deemed to have beer declined and our Board or Rights Issue Committee shall be at liberty to dispose of the Equity Shares hereby offered, as provided under "Terms of the Issue - Basis of Allotment" on page 213 PROCEDURE FOR RENUNCIATION OF RIGHTS ENTITLEMENTS: The Inve

unce the Rights Entitlements, credited to their respective demat accounts, either in full or in part (a) by using the secondary market platform of the Stock Exchanges; or (b) through ar off-market transfer, during the Renunciation Period. The Investors should have the demat Rights Entitlements credited/ lying in his/ her own demat account prior to the renunciation. Investors may be subject to adverse foreign, state or local tax or legal consequences as a result or trading in the Rights Entitlements. Investors who intend to trade in the Rights Entitlements should

consult their tax advisor or stock broker regarding any cost, applicable taxes, charges and

expenses (including brokerage) that may be levied for trading in Rights Entitler a. ON MARKET RENUNCIATION

The Investors may renounce the Rights Entitlements, credited to their respective dema accounts by trading/ selling them on the secondary market platform of the Stock Exchange through a registered stock broker in the same manner as the existing Equity Shares o

In this regard, in terms of provisions of the SEBI ICDR Regulations and the SEBI Rights Issue Circulars, the Rights Entitlements credited to the respective demat accounts of the Eligible Equity Shareholders shall be admitted for trading on the Stock Exchanges under ISIN INEI78T20032 subject to requisite approvals. The details for trading in Rights Entitler will be as specified by the Stock Exchanges from time to time.

The Rights Entitlements are tradable in dematerialized form only. The market lot for trading of Rights Entitlements is 1 (one) Rights Entitlements.

The On Market Renunciation shall take place only during the Renunciation Period for On

Market Renunciation, i.e., from Tuesday, September 24, 2024 to Tuesday, October 01, 2024

Entitlements they intend to transfer.

The Investors may renounce the Rights Entitlements, credited to their respective demat accounts by way of an off-market transfer through a depository participant. The Rights Entitlements can be transferred in dematerialised form only. Eligible Equity Shareholders are requested to ensure that renunciation through off-market

transfer is completed in such a manner that the Rights Entitlements are credited to the dema account of the Renouncees on or prior to the Issue Closing Date. The Investors holding the Rights Entitlements who desire to transfer their Rights Entitlement will have to do so through their depository participant by issuing a delivery instruction slip quoting the ISIN INE178T20032, the details of the buyer and the details of the Rights

The buyer of the Rights Entitlements (unless already having given a standing receip instruction) has to issue a receipt instruction slip to their depository participant. The Investor can transfer Rights Entitlements only to the extent of Rights Entitlements available in their

The instructions for transfer of Rights Entitlements can be issued during the working hour of the depository participants.

The detailed rules for transfer of Rights Entitlements through off-market transfer shall be specified by the NSDL and CDSL from time to time.

INVESTORS TO KINDLY NOTE THAT AFTER PURCHASING THE RIGHTS ENTITLEMENTS THROUGH ON MARKET RENUNCIATION / OFF MARKET RENUNCIATION, AN APPLICATION HAS TO BE MADE FOR SUBSCRIBING THE

RIGHTS FOULTY SHARES IF NO APPLICATION IS MADE BY THE PURCHASER OF RIGHTS ENTITLEMENTS ON OR BEFORE ISSUE CLOSING DATE THEN SUCH RIGHTS ENTITLEMENTS WILL GET LAPSED AND SHALL BE EXTINGUISHED AFTER THE ISSUE CLOSING DATE. NO RIGHTS FOULTY SHARES FOR SUCH LAPSED RIGHTS ISSUE CLOSINO DATE. NO RIGHTS EQUITY STARKES FOR SUCH LAYSED RIGHTS ENTITILEMENTS WILL BE CREDITED, EVEN IF SUCH RIGHTS ENTITLEMENTS WERE PURCHASED FROM MARKET AND PURCHASER WILL LOSE THE AMOUNT PAID TO ACQUIRE THE RIGHTS ENTITLEMENTS. FOR PROCEDURE OF APPLICATION BY SHAREHOLDERS WHO HAVE PURCHASED

THE RIGHT ENTITLEMENT THROUGH ON MARKET RENUNCIATION / OFF MARKET RENUNCIATION, PLEASE REFER TO THE HEADING TITLED "PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS" ON PAGE 197 OF THE LETTER OF LISTING AND TRADING OF THE RIGHTS EQUITY SHARES TO BE ISSUED PURSUANT

TO THE ISSUE: The existing Equity Shares of our Company are listed and traded under the ISIN: INE178T20032 on BSE (Scrip Code: 539773). The Rights Equity Shares proposed to be issued on a rights basis shall be listed and admitted for trading on BSE subject to necessar approvals. Our Company has received in-principle approval from BSE through their letter dates July 19, 2024. Our Company will apply to BSE for final approval for the listing and trading o

the Rights Equity Shares subsequent to their Allotment.

DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of issue is less than Rs. 5,000.00 Lakhs. However the Letter of Offer has been filed with SFRI

DISCLAIMER CLAUSE OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed o nstrued that the letter of offer has been cleared or approved by BSE Limited, nor does it certify e correctness or completeness of any of the contents of the letter of offer. AVAILABILITY OF ISSUE MATERIALS:

| Nation | N Company will send, only through email, the Abridged Letter of Offer, the Rights Entitlement Letter, Application Form and other issue material to the email addresses of all the Eligible Equit. Shareholders who have provided their Indian addresses to our Company

Investors can access this Letter of Offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity ares under applicable securities laws) on the websites of:

Our Company at: https://advikcapital.com Merchant Banker: www.ftfinsec.com

The Registrar to the Issue at www.skylinerta.com

iii. The Registral to the issue at www.skyindia.com and
Eligible Equity Shareholders can obtain the details of their respective Rights Entitlements fre the website of the Registrar (i.e., www. skylinerta.com) by entering their DP ID and Client ID or the woosted in the registral (i.e., www. saymera.com) by entering their Drib and critical Drib. Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form and PAN. The link for the same shall also be available on the website of our Company (i.e.

BANKER TO THE ISSUE AND REFUND BANK: HDFC BANK LIMITED

MONITORING AGENCY: Not Applicable
FOR RISK FACTORS AND OTHER DETAILS, KINDLY REFER TO THE LETTER OF OTHER IMPORTANT LINKS AND HELPLINE: The Investors can visit following links for the

a) Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance or the Application process and resolution of difficulties faced by the Investors: www

b) Updation of Indian address/ email address/ mobile number in the records maintained by the Registrar or our Company: www. skylinerta.co c) Updation of demat account details by Eligible Equity Shareholders holding shares in physical

d) Request Letter to be sent by the non-resident Eligible Equity Shareholders to the Registrar a their email id: for updating their Indian address. The Request Letter should be acco their PAN card and Address proof. Kindly note that the non-resident Equity Shareholders who do not have an Indian address are no eligible to apply for this Issue

MANAGER TO THE ISSUE

Fastrack Finsec **FAST TRACK FINSEC PRIVATE LIMTED**

CIN: U65191DL2010PTC200381 Office No. V-116, 1st Floor, New Delhi House, Barakhamba Road, New Delhi 110001 Telephone: 011-43029809

Website: www.ftfinsec.com

Email: Vikasverma@ftfinsec.com

SEBI Registration No.: INM000012500

Contact Person: Mr. Vikas Kumar Verma

HEXAXIS ADVISORS LIMITED CIN: U74999DL2019PLC357568 40, RPS, Near Apeejay School,

Sheikh Sarai Phase-I, New Delhi- 110017 Website: www.hexaxis.in Email: mail@hexaxis.in Contact Person: Mr. Pankaj K. Gupta

H=XAXIS



D-153A, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi-110020 Telephone: 011-40450193-97 Email: ipo@skylinerta.com Website: www.skylinerta.com Email: grievances@skylinerta.com SEBI Registration No.: INR000003241 Contact Person: Mr. Anuj Rana

REGISTRAR TO THE ISSUE

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issue Equity Shares on a rights basis and has filed a Letter of Offer with the ecurities and Exchange Board of India and Stock Exchanges. The Letter of Offer is available on the website of company athttps://advikcapital.com/,and at website of Stock Exchange where the Equit shares are listed i.e. BSE at www.bseindia.com.

ADVISORS TO THE ISSUE

amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Shares are instead it. DSE at www.oscinola.com.

Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 22 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933,



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