

हिन्दुस्तान ऑर्गेनिक केमिकल्स लिमिटेड HINDUSTAN ORGANIC CHEMICALS LIMITED

(भारत सरकार का उद्यम A Govt. of India Enterprise) पंजीकृत /निगमित कार्यालय & फैक्टरी Registered / Corporate Office and Factory अम्बलमुगल AMBALAMUGAL - 682 302,

एरणाकुलम जिला, केरल, भारत ERNAKULAM DIST., KERALA, INDIA

दूरभाष Phone: 0484-2720911-13, 2720844

वेब Web: www.hoclindia.com, ई-मेल e-mail : kochi@hoclindia.com

HOC/BSE/AGM 2025

28th August, 2025

BSE Ltd., Phiroze Jeejeebhoy Towers, Mumbai – 400 001

Sir/ Madam

HOCL Scrip Code: 500449

Sub: Newspaper Advertisement regarding Information of the 64th Annual General Meeting of the Company (HOCL) to held through Video Conferencing (VC)/ Other Audio Visual Means (OAVM)

In compliance with Regulation 30 read with para B of Part A of Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015, read with various MCA/SEBI circulars, we have published advertisements in English & Regional language newspapers i.e. Financial Express (All India Edition) and in Kerala Kaumadi (Kochi Edition) on 28th August, 2025 informing 64th Annual General Meeting of the company to be held on Friday, 26th September, 2025 at 03:30 p.m. through Video Conferencing (VC)/Other Audio Visual Means (OAVM). Copies of advertisements published in Financial Express and Kerala Kaumadi are enclosed. It may be noted that due to regional holiday in some locations, the advertisement will be published tomorrow in these locations.

Kindly take the same on records.

Thanking you.

Yours faithfully,

For Hindustan Organic Chemicals Limited

Subramonian H
Company Secretary & Compliance Officer

NPR FINANCE LIMITED Reg. Office: 6th Floor, Unit No.611, Adventz Infinity@5, Street No.18, BN-Block, Sector-V, Bidhannagar, Kolkata-700 091 CIN-L65921WB1989PLC047091,

E-MAIL- npr1@nprfinance.com PHONE NO. - 033 4849 6490 Website: www.nprfinance.com NOTICE

n terms of the Para 43 of Master Direction Reserve Bank of India (Non-Banking Financia Company - Scale Based Regulation Directions, 2023, issued by the Reserve Bank of India, notice is hereby given that, the following Branches of M/s NPR Finance Ltd. [Registered Office at 6" Floor Unit No. 611 Adventz Infinity@5, Street No 18, BN Block, Sector V, Bidhannagar, Kolkata 700091] will be closed with effect from 1" December, 2025, due to closure of business operations : (1) Siliguri Branch (situated at New Milanpaily, Sukanta Sarani, Siliguri, Ward No. 25, Siliguri (M. Corp.), Police Station- Siliguri, Darjeeling, Pir code - 734005], (2) Nimtala Branch (situated at First Floor, Mouza -Jalkar Domra, Police Station - Haringhata, District-Nadia, Pincode-741257] and (3) Bardhaman Branch [situated at Village- Keshabhganj Chatti, Basudev Pally. Rajbati, Post office- Bardhaman, Police Station- Burdwan, PtN- 713104]. In case any person has objection for the aforesaid closure. he/she may inform the Company at its aforesaid Registered Office or contact the Reserve Bank of India, Department of Non-Banking Supervision, 15, Netaji Subhas Road, 5" Floor, Kolkata-700 001, within three months from the date of publication of this notice. Those borrowers who had availed the financing facility provided by the Company and have not yet repaid their dues in full, may deposit the amount outstanding in A/c Nos (a)36029300165 or (b) 41246757089 of NPR Finance Ltd. maintained with State Bank of India (IFSC- SBIN0001139; MICR-700002047), India Exchange Place Extn Branch, Kolkata-700 073. In case of any difficulty, they may also contact the Registered Office of the Company at Kolkata (Phone No. 033 4849 6490).

For NPR Finance Ltd.

Pawan Kumar Todi

Managing Director

Place:Kolkata Date:27.08.2025 CKA Birla Group

New Delhi

August 27, 2025



ORIENT ELECTRIC LIMITED CIN: L311000R2016PLC025892 **Registered Office:** Unit VIII, Plot Πο. 7, Bhoinagar, Bhubaneswar, Odisha-751012 Corporate Office: 240, Okhla Industrial Estate, Phase -III, Okhla New Delhi – 110020 **Tel:** 011-40507000 **E-mail:** investor@orientelectric.com, **Website:** www.orientelectric.com

NOTICE TO SHAREHOLDERS Issued in support of the IEPFA campaign "Saksham Niveshak" - A 100-Day Drive to Facilitate Dividend Claims and KYC Updates.

The Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs, has launched a 100 days campaign named "Saksham Niveshak", which is being conducted from July 28, 2025, to November 6, 2025. The objective of this campaign is to reach out to shareholders whose dividends(s) remain unpaid or unclaimed and to encourage them to update their KYC and nomination details.

As per the provisions of the Investor Education and Protection Fund (IEPF) Rules, shares on which dividends remain unclaimed for seven consecutive years are liable to be transferred to the IEPF. To avoid such transfer, shareholders are advised to claim their unpaid dividends, if any, before the same is transferred to IEPF by applying along with required documents to KFin Technologies Limited, Registrar and Share Transfer Agent (RTA) at einward.ris@kfintech.com. It has been observed that dividends remain unpaid primarily due to non-updation of KYC details.

Further, Shareholders are requested to update their KYC and Nomination details as follows: Shares held in Demat mode: Contact your respective Depository Participant (DP) to update the required

• Shares held in physical mode: Shareholders holding shares in Physical form are requested to update their KYC, bank account details, contact details and nomination details by submitting the prescribed ISR forms along with supporting documents, as mandated by SEBI to RTA at the following address: KFIN Technologies Limited, Unit: Orient Electric Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana, India – 500032, Toll Free No.:

Details of the applicable ISR forms are available on the Company's website under the section: https://orientelectric.com/pages/share-holder

For **Orient Electric Limited**

Diksha Singh Company Secretary (ICSI Membership No. A44999)

DIN-00590156 PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF

ILIN BIO MED LIMITED

SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

(CIN: L24230TG2005PLC046689)

Having registered office at Plot No. 43, H. No. 8020269/S/43, 2nd Floor, Sagar Co-op Housing Society Ltd., Road No.2, Banjara Hills, Khairtabad, Hyderabad, Telangana, India, 500034. e-mail ID: cs@vilinbiomed.co.in; Tel: 040- 79618843, Website: www.vilinbiomed.co.in

OPEN OFFER FOR ACQUISITION OF UP TO 36.27.000 (THIRTY SIX LAKHS TWENTY SEVEN THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") REPRESENTING THE 26% OF THE VOTING SHARE CAPITAL OF VILIN BIO MED LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF TARGET COMPANY, AT A PRICE OF ₹23.40/- (RUPEES TWENTY THREE RUPEES AND PAISA FORTY ONLY) ('OFFER PRICE') PER FULLY PAID UP EQUITY SHARE OF RS. 10 EACH, PAYABLE IN CASH, BY ALLU RAMA KRISHNA REDDY ("ACQUIRER-1"), VENNA PRAVALLIKA ("ACQUIRER-2"), JULAKANTI NAGA AVINASH REDDY ("ACQUIRER-3"), MADDULA JWALA VEERAVENKATA PANDURANGA PRANEETH ("ACQUIRER-4"), ADI MOHAN RAO ("ACQUIRER-5"), SHANKAR REDDY KATIREDDY ("ACQUIRER-6"), KUNDOOR KARUNAKAR REDDY ("ACQUIRER-7") AND SHAIK SHARAZ ("ACQUIRER-8") (HEREINAFTER COLLECTIVELY REFERRED TO AS 'ACQUIRERS') ALONG WITH RAMIZA SHAIK ('PAC 1'), SHARAF SHAIK ('PAC 2') HEREINAFTER COLLECTIVELY REFERRED TO AS 'PACS') PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER").

This pre-offer advertisement ('Pre-Offer Advertisement') is being issued by AFCO Capital India Private Limited, the Manager to the Offer ('Manager to the Offer' or 'Manager'), for and on behalf of the Acquirers to the Public Shareholders of the Target Company in compliance with Regulation 18(7) and other applicable provisions of the SEBI (SAST) Regulations. This Pre-Offer Advertisement should be read in continuation of and in conjunction with (a) PA dated March 27, 2025; (b) the DPS dated April 04, 2025 that was published in (i) Financial Express (English) all over India; (ii) Jansatta (Hindi) all over India; (iii) Pratahkal (Marathi) in Maharashtra; and (iv) Pragyajyothi (Telugu) in Telangana State; (c) the Corrigendum to Public Announcement dated April 04, 2025; (d) DLOF dated April 15, 2025 (e) Corrigendum to the PA, DPS and DLOF published in the Newspapers on August 26, 2025 ('Corrigendum') and (f) the Letter of Offer ("LOP") dated August 18, 2025. (The PA, DPS, DLOF and LOF are herein

collectively referred to as 'Offer Document'). This Pre-Offer Advertisement is being published in all Newspapers in which the DPS was published.

For the purpose of this Pre-Offer Advertisement:

(a) Identified Date' means August 14, 2025, being the date falling on the 10" (tenth) Working Day prior to the commencement of the Tendering Period; and

(b) Tendering Period' means the 10 (Ten) Working Days period from Monday, September 01, 2025, to Monday, September 15, 2025 (both days inclusive) within which the Public Shareholders may tender their Equity Shares in acceptance of the Offer.

Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LOF.

The Public Shareholders of the Target Company are requested to note the following information related to the Offer:

- Offer Price: The Offer Price is ₹ 23.40 (Rupees Twenty Three and paisa Forty only) per fully paid-up Equity Share. The Offer price will be paid in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations, 2011 and subject to terms and conditions mentioned in PA, the DPS, DLOF and LOF. There has been no revision in the
- Recommendations of the Committee of Independent Directors (1DC): The recommendation of IDC was approved on Wednesday, August 27, 2025 and published on Thursday, August 28, 2025, in the same Newspapers where DPS was published. The IDC is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer. 3. Other details of the Offer:
- 3.1 The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company.
- 3.2 This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. The Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of SEBI (SAST) Regulations.
- 3.3 The Letter of Offer dated August 18, 2025 ('LOF') has been dispatched on August 22, 2025, to all the Public Shareholders of the Target Company whose names appeared in the register of members on August 14, 2025, the Identified Date. It is clarified that all Public Shareholders (even if they acquire Equity Shares or if they become shareholders of the Target Company after the Identified Date) or those who have not received the LOF are eligible to participate in the Offer (except the Acquirers, Seller and Promoters and Promoters Group of the Target Company).
- 3.4 Public Shareholder may participate in the Offer by approaching their Selling Broker and tender the Equity Shares in the Offer as per the procedure mentioned in the LOF.
- 3.5 Public Shareholders of the Target Company may download the LOF from the website of SEBI (www.sebi.gov.in), NSE (www.nseindia.com), Manager to the Offer (www.afcogroup.in) or obtain a copy of the same from Bigshare Services Private Limited ('Registrar to the Offer') on providing suitable documentary evidence of holding of the Equity Shares of the Target Company. 3.6 In case of non-receipt/non-availability of the LOF/Form of Acceptance-cum-Acknowledgement, Public Shareholder may participate in the Offer by providing their
- application in plain paper in writing signed by all shareholder(s), stating name, address, number of shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered and other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their Equity Shares are transferred in an off-market mode to the Escrow Demat Account before the closure of the Offer.
- The procedure for tendering the Equity Shares in the Offer is as below:
- 4.1 In case the Equity Shares are in dematerialised form: An eligible person may participate in the Offer by approaching their Selling Broker and tender Equity Shares in the Open Offer as per the procedure mentioned in paragraph 8.3 on page no. 43 of the LOF.
- 4.2 In case the Equity Shares are in physical form: Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective Selling Broker along with a complete set of relevant documents in the manner as set out in paragraph 8.3 on page no. 43 of the LOF.
- 5. In terms of Regulation 16(1) of SEBI (SAST) Regulations, 2011, the DLOF had been submitted to SEBI on April 15, 2025. The final observations letter bearing reference no. SEBI/HO/CFD/CFD-RAC-DCR-2/P/OW/2025/0000021734/1 from SEBI was received on August 12, 2025 in terms of Regulation 16(4) of the SEBI (SAST) Regulations, 2011 and the observations have been duly incorporated in the LOF and disclosed in the Corrigendum.
- Material changes: Public Shareholders are requested to refer to the Corrigendum for material changes from the date of the PA.
- Details regarding the status of the Statutory and other approvals: As on the date of the LOF, there are no statutory or other approvals required by the Acquirers to complete this offer. However, in case any such statutory approvals are required by the Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be subject to such approvals, and the Acquirers shall make the necessary applications for such statutory approvals.
- The tentative schedule of major activities relating to the offer is set forth below

Tentative Activity Schedule	Day and Date	REVISED Day and Date (1)
Issue Date of the Public Announcement	Thursday, March 27, 2025	Thursday, March 27, 2025
Publication date of the Detailed Public Statement in the Newspapers	Friday, April 04, 2025	Friday, April 04, 2025
Last date for filing the Draft Letter of Offer with SEBI	Tuesday, April 15, 2025	Tuesday, April 15, 2025
Last date for Competing Offer(s) (2)	Wednesday, April 30, 2025	Wednesday, April 30, 2025
Last date for receipt of comments from SEBI on the Draft Letter of Offer	Thursday, May 08, 2025	Tuesday, August 12, 2025 (2)
Identified Date 19	Tuesday, May 13, 2025	Thursday, August 14, 2025
Last date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date	Tuesday, May 20, 2025	Friday, August 22, 2025
Last date for publication of the recommendations of the committee of the Independent Directors of the Target Company to the Public Shareholders for this Offer in the Newspapers	Friday, May 23, 2025	Thursday, August 28, 2025
Last date for upward revision of the Offer Price and/or the Offer Size	Monday, May 26, 2025	Thursday, August 28, 2025
Last date of publication of opening of Offer public announcement in the Newspapers	Monday, May 26, 2025	Thursday, August 28, 2025
Date of commencement of Tendering Period	Tuesday, May 27, 2025	Monday, September 01, 2025
Date of closing of Tendering Period	Tuesday, June 10, 2025	Monday, September 15, 2025
Last date for publication of post-offer public announcement in the newspapers in which this DPS has been published	Tuesday, June 17, 2025	Monday, September 22, 2025
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	Tuesday, June 24, 2025	Monday, September 29, 2025
Last date for filing the post Offer report with SEBI	Tuesday, July 01, 2025	Tuesday, October 07, 2025

- To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations.
- (2) There had been no competing offer to the Acquirer's offer.
- (3) Actual date of receipt of SEBI's final observations. (4) The Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the LOF shall be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned
- 9. The Acquirers, PACs and their directors accept full responsibility for the information contained in this Pre-offer Advertisement (other than such information as has been obtained from the public sources or provided by or relating to and confirmed by the Target Company) and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations in respect of this Offer.

ISSUED ON BEHALF OF THE ACQUIRERS BY THE MANAGER TO THE OFFER AFCO CAPITAL INDIA PRIVATE LIMITED



604-605, Cosmos Plaza, J.P. Road, Near D.N Nagar Metro Station, Andheri (West), Mumbai-400053 Tel: 022-26378100; Fax: +91 22 2282 6580 Contact Person: Mr. Atul B Oza / Ms. Nikita Bansal E-mail: capital@afcogroup.in; website: www.afcogroup.in

SEBI Registration Number: INM000012555

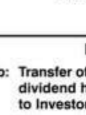


REGISTRAR TO THE OPEN OFFER **BIGSHARE SERVICES PRIVATE LIMITED** Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai - 400093 Tel: 022 - 62638200 Fax: 022- 62638299 Email: openoffer@bigshareonline.com

Investor Grievance Email: investor@bigshareonline.com Website: www.bigshareonline.com Contact Person: Maruti Eate SEBI Registration No.: INR000001385

The Pre-Offer Advertisement would also be available on the SEBI website at www.sebi.gov.in and on the website of the Manager to the Offer at www.afcogroup.in.

Date: August 27, 2025 Place: Hyderabad



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Regd: Office: TC.29/1732, IInd Floor, State Municipal House, Vazhuthaçaud, Trivandrum-695 010, Kerala Clean Kerala Email: cleankeralacompany@gmail.com Company Limited CIN - U90000KL2013SGC035624 A Govt. of Kerala Undertaking) Notification No: P/CKCL/3833/2025 Dated: 26.08.2025 E TENDER NOTIFICATION

Clean Kerala Company Limited

Clean Kerala Company Ltd. invites proposals from experienced entities for implementing Total Sanitary Waste Management Projects in different clusters on PPP basis (B+DBFOT Model) in Kerala (Tender ID: 2025_CKCL-791139-1, 2025_CKCL-791826-1, 2025_CKCL-791840-1, 2025_CKCL-791849-1). RFP can be downloaded free of cost from the website: http://etenders.kerala.gov.in/. The last date and time of submission of proposal will be 22.09.2025, 6PM. For more details please visit: www.cleankeralacompany.com om Sd/-, Managing Director Ph: 0471-2724600

GRAPHITE INDIA LIMITED

CIN-L10101WB1974PLC094602 Regd. Office: 31, Chowringhee Road, Kolkatta 700016 Phone No. 913340029600, Fax No. 9133 2249 6420 Email: corp secy@graphiteindia.com Website: www.graphiteindia.com

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company in respect of which dividend has not been claimed for seven consecutive years to Investor Education and Protection Fund (IEPF) Authority

Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") the dividend declared at the 43rd. Annual. General Meeting of the Company held on August 6, 2018, for the financial year 2017-18, which remains unclaimed for a period of seven years will be credited to the IEPF on or after September 9, 2025. Further, the corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance to the Rules, the Company is communicating individually to the concerned shareholders and the detail of such shares liable to be transferred to IEPF are also made available on your website. Shareholders concerned may refer to the web-link: http://www.graphiteindia.com/View/ investor_relation.aspx to verify the detail of their unclaimed dividend and the shares liable to be transferred.

Concerned shareholder holding shares in physical form and whose share are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in, lieu of original held by them for the purpose of transfer of shares to IEPF and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificate into DEMAT form and transfer in favour of IEPF. The original share certificate (s) which are registered in the name of original shareholder will stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in dematerialised form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the DEMAT account of the IEPF.

In case the Company does not receive any communication from the concerned shareholders on or before September 4, 2025, the Company with a view to adhering with the requirements of the Rules, will transfer the dividend to the IEPF after due date i.e. September 9, 2025. The corresponding shares on which dividend is unclaimed for seven consecutive years shall also be transferred without any further notice.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if any from the IEPF authorities after following the procedure prescribed in the Bules

For any queries on the above matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agents, MUFG Intime India Private Limited, C 101, 247 Park, L.B.S. Marg, Vikhroli (W), Mumbai-400 083. Tel. No.: 8108116767, email: rnt.helpdesk@in.mpms.mufg.com

For Graphite India Limited Place: Kolkata Sanjeev Marda Date: 26/08/2025 Company Secretary



HINDUSTAN ORGANIC CHEMICALS LIMITED

[CIN: L99999KL1960GOI82753] Registered office: Ambalamugal PO, Ernakulam District Kerala - 682 302 India, Tel. No.: 0484 -2727342, E-mail: cs@hoclindia.com

INFORMATION REGARDING 64" ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING (VC)/OTHER AUDIO-VISUAL MEANS (OAVM)

- . Information is hereby given that 64th Annual General Meeting ("AGM") of the members of Hindustan Organic Chemicals Limited ("HOCL/Company") will be held on Friday 26" September, 2025 at 03:30 pm (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") to transact the businesses that will be set forth in the Notice of 64° AGM, in compliance with applicable provisions of Companies Act, 2013 read with rules framed there under and various circulars issued by the Ministry of Corporate Affairs (MCA), Securities Exchange Board of India (SEBI) (herein after collectively referred to as "MCA/SEBI circular(s)"
- 2. In compliance with the relevant MCA/SEBI circular(s), the electronic copies of the notice of 64" AGM and Annual Report for the year 2024-25 will be sent to all the members whose e-mail addresses are registered with the Company/Depository Participant(s)/RTA. The e-copy of the 64th Annual Report of HOCL for the FY 2024-25 along with the Notice of the AGM, Financial Statements and other Statutory Reports thereon will also be available on the website of HOCL at https://www.hoclindia.com/financial-year-wise-annual-reports, website of the Stock exchange, i.e. BSE Limited, at www.bseindia.com and on the website of NSDL at
- Members will be able to attend the AGM only through VC/OAVM as no provision has been made to attend the AGM in person. The VC/OAVM facility for the members will be provided by National Securities Depository. (India) Limited ("NSDL") to transact the business set out in the Notice convening the AGM. The requisite details of the same will be provided by the Company in the AGM notice. Members participating through VC/OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the
- Companies Act, 2013. The Register of Members and Share Transfer Books of the company will remain closed from Saturday, 20" September, 2025 to Friday, 26" September, 2025 (both days inclusive). Record date/cut-off date for determining the eligibility of Members to vote through remote e-voting or by e-voting at the AGM is fixed as Friday,
- 19" September, 2025. . Since the 64" AGM is being held through VC/OAVM in compliance with applicable provisions of Companies Act, 2013 read with various Circulars, the facility to appoint

proxies by the members will not be available. Manner of registering/updating e-mail addresses

6. Members holding shares in dematerialized mode, who have not registered/updated their e-mail addresses are requested to register their email addresses with their respective Depository Participants. Members holding shares in physical mode are requested to update their e-mail addresses with the Company's RTA M/s. Big share Services Private Limited at investor@bigshareonline.com or vinod.y@bigshareonline.com to receive the copy of AGM notice, the Annual Report 2024-25 and other communications from the company in electronic mode.

Manner of casting votes through e-voting

- The Company will provide the facility to the members for exercising their right to vote by electronic means through remote e-voting and, the facility for e-voting will also be made available during the AGM to those members who could not cast their vote(s) through remote e-voting and are otherwise eligible to vote. The manner of remote e-voting and e-voting during the AGM for members holding shares in dematerialized mode, physical mode and for members who have not registered their e-mail addresses with the company or RTA will be provided in the notice of AGM. Instructions for joining the AGM through VC/OAVM will also be provided in the notice of AGM.
- Members are requested to follow the instructions given in the notes to the Notice of AGM which forms part of Annual Report which will be available on the website of the company https://www.hoclindia.com/financial-year-wise-annual-reports and on the website of NSDL i.e. www.evoting.nsdl.com. for casting the votes and attending the AGM. Members are requested to carefully read all the notes set out in the notice of AGM, more particularly the instructions for joining the AGM and manner of casting vote through remote e-voting and e-voting during AGM.

Important Information

. Member who are yet to submit KYC details are requested to submit the duly filled forms to Company's RTA M/s. Big share Services Private Limited at the earliest, Relevant forms can be accessed at https://www.hoclindia.com/form-download

> For Hindustan Organic Chemicals Limited Subramonian H

Place: Ernakulam, Kerala Date: 27.08.2025

Company Secretary Membership No. ACS 28380

LANDMARK CARS LIMITED

CIN: L50100GJ2006PLC058553 Regd. Office: Landmark House, Opp. AEC, S.G. Highway, Thaltej, Nr Gurudwara, Ahmedabad 380 059 Ph: +91 22 6271 9040 | Website: www.grouplandmark.in | E-mail: companysecretary@landmarkindia.net



INFORMATION REGARDING THE 19th ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCING (VC)/ OTHER AUDIO-VISUAL MEANS (OAVM)

This is to inform that, the 19th Annual General Meeting ("AGM") of Landmark Cars Limited ("the Company") will be held on Monday, September 22, 2025 at 03:00 P.M. (IST) through VC/OAVM in compliance with all the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular 2/2022 dated May 5, 2022 followed by Circular No. 10/2022 and 11/2022 dated December 28, 2022, Circular No. 09/2023 dated September 25 2023, Circular No. 09/2024 dated September 19, 2024 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 followed by Circular No. SEBI/HO/CF-D/PoD-2/P/CIR/2023/4 dated January 05, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 (collectively referred to as "SEBI Circulars") to transact the businesses that will be set forth in the Notice convening the AGM.

In compliance with the above circulars, electronic copies of the AGM Notice and the Annual Report of the Company for the Financial Year 2024-25 will be sent electronically only to those members whose email addresses are registered with the Company / Depositories/ Registrar & Transfer Agent. In case any Member is desirous of obtaining the Physical Copy of the Annual Report for Financial year 2024-25, he/she may send a request to Company at companysecretary@landmarkindia.net mentioning their Folio No./DP ID and Client ID.

The Notice and the Annual Report will be available on the Company's website at https://www.grouplandmark.in/ and on the website of the Stock Exchanges where the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Manner to register/update email addresses: The Members who have not yet registered their e-mail address can register the same with the Depositories through their respective Depository Participants, in case the shares are held in Demat Mode and with Company's Registrar and Share Transfer Agent, MUFG Intime India Pvt. Ltd., (Formerly Link Intime India Pvt. Ltd.) by submitting form ISR - 1 in case the shares are held in physical mode.

Manner of casting vote through remote e-voting or e-voting during the AGM: The Company is providing remote e-voting facility to all its members to cast their votes on the businesses as set forth in the Notice of AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM. Detailed procedure of casting the votes through e- voting is being provided in the Notice of AGM. If your email address is already registered with the Company/Depository, the login credentials for casting the votes through e-voting are being sent on your registered email address Members are requested to update their email address with the Company/ its RTA/ Depositories as may be applicable. The remote e-voting facility shall commence on Friday, September 19, 2025 at 9.00 a.m. and ends on Sunday, September 21, 2025 at 5.00 p.m.

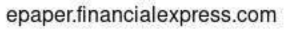
The 19th AGM Notice will be sent to the shareholders in accordance with the applicable laws on their registered email id in due course.

Note: Form ISR 1 can be downloaded from the website of the RTA at https://in.mpms.mufg.com/.

For Landmark Cars Limited Amol Arvind Raje Company Secretary Membership No: A19459

Date: August 27, 2025 Place: Mumbai





NPR FINANCE LIMITED Reg. Office: 6th Floor, Unit No.611, Adventz Infinity@5, Street No.18, BN-Block, Sector-V, Bidhannagar, Kolkata-700 091 CIN-L65921WB1989PLC047091, E-MAIL- npr1@nprfinance.com PHONE NO. - 033 4849 6490 Website: www.nprfinance.com

NOTICE

In terms of the Para 43 of Master Direction Reserve Bank of India (Non-Banking Financial Company - Scale Based Regulation) Directions, 2023, issued by the Reserve Bank of India, notice is hereby given that, the following Branches of M/s NPR Finance Ltd. [Registered Office at 6" Floor Unit No. 611. Adventz Infinity@5, Street No 18, BN Block, Sector V, Bidhannagar, Kolkata 700091] will be closed with effect from 1" December, 2025, due to closure of business operations : (1) Siliguri Branch [situated at New Milanpally, Sukanta Sarani, Siliguri, Ward No. 25, Siliguri (M. Corp.), Police Station- Siliguri, Darjeeling, Pin code - 734005], (2) Nimtala Branch [situated at First Floor, Mouza -Jalkar Domra, Police Station - Haringhata, District-Nadia, Pincode -741257] and (3) Bardhaman Branch [situated at Village- Keshabhgani Chatti, Basudev Pally, Rajbati, Post office- Bardhaman, Police Station- Burdwan, PIN- 713104]. In case any person has objection for the aforesaid closure, he/she may inform the Company at its aforesaid Registered Office or contact the Reserve Bank of India, Department of Non-Banking Supervision, 15, Netaji Subhas Road, 5" Floor, Kolkata-700 001, within three months from the date of publication of this notice. Those borrowers who had availed the financing facility provided by the Company and have not yet repaid their dues in full, may deposit the amount outstanding in A/c Nos. (a)36029300165 or (b) 41246757089 of NPR Finance Ltd. maintained with State Bank of India (IFSC- SBIN0001139; MICR 700002047), India Exchange Place Extn Branch, Kolkata-700 073. In case of any difficulty, they may also contact the Registered Office of the Company at Kolkata (Phone No. 033 4849 6490).

Pawan Kumar Todi Place:Kolkata Managing Director Date:27.08.2025

For NPR Finance Ltd.

CKA Birla Group

orient electric

ORIENT ELECTRIC LIMITED CIN: L311000R2016PLC025892 **Registered Office:** Unit VIII, Plot No. 7, Bhoinagar, Bhubaneswar, Odisha-751012 Corporate Office: 240, Okhla Industrial Estate, Phase -III, Okhla New Delhi – 110020 **Tel:** 011-40507000

E-mail: investor@orientelectric.com, **Website:** www.orientelectric.com

NOTICE TO SHAREHOLDERS Issued in support of the IEPFA campaign "Saksham Niveshak" - A 100-Day Drive to Facilitate Dividend Claims and KYC Updates. The Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs, has launched a

100 days campaign named "Saksham Niveshak", which is being conducted from July 28, 2025, to November 6, 2025. The objective of this campaign is to reach out to shareholders whose dividends(s) remain unpaid or unclaimed and to encourage them to update their KYC and nomination details. As per the provisions of the Investor Education and Protection Fund (IEPF) Rules, shares on which dividends

remain unclaimed for seven consecutive years are liable to be transferred to the IEPF. To avoid such transfer, shareholders are advised to claim their unpaid dividends, if any, before the same is transferred to IEPF by applying along with required documents to KFin Technologies Limited, Registrar and Share Transfer Agent (RTA) at **einward.ris@kfintech.com**. It has been observed that dividends remain unpaid primarily due to non-updation of KYC details.

Further, Shareholders are requested to update their KYC and Nomination details as follows: Shares held in Demat mode: Contact your respective Depository Participant (DP) to update the required

• Shares held in physical mode: Shareholders holding shares in Physical form are requested to update their KYC, bank account details, contact details and nomination details by submitting the prescribed ISR forms along with supporting documents, as mandated by SEBI to RTA at the following address: KFIN Technologies Limited, Unit: Orient Electric Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana, India - 500032, Toll Free No.:

Details of the applicable ISR forms are available on the Company's website under the section: https://orientelectric.com/pages/share-holder

For Orient Electric Limited

New Delhi August 27, 2025

Diksha Singh Company Secretary (ICSI Membership No. A44999)

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

VILIN BIO MED LIMITED

(CIN: L24230TG2005PLC046689)

Having registered office at Plot No. 43, H. No. 8020269/S/43, 2nd Floor, Sagar Co-op Housing Society Ltd., Road No.2, Banjara Hills, Khairtabad, Hyderabad, Telangana, India, 500034.

e-mail ID: cs@vilinbiomed.co.in; Tel: 040- 79618843, Website: www.vilinbiomed.co.in

OPEN OFFER FOR ACQUISITION OF UP TO 36,27,000 (THIRTY SIX LAKHS TWENTY SEVEN THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") REPRESENTING THE 26% OF THE VOTING SHARE CAPITAL OF VILIN BIO MED LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF TARGET COMPANY, AT A PRICE OF ₹23.40/- (RUPEES TWENTY THREE RUPEES AND PAISA FORTY ONLY) ('OFFER PRICE') PER FULLY PAID UP EQUITY SHARE OF RS. 10 EACH, PAYABLE IN CASH, BY ALLU RAMA KRISHNA REDDY ("ACQUIRER-1"), VENNA PRAVALLIKA ("ACQUIRER-2"), JULAKANTI NAGA AVINASH REDDY ("ACQUIRER-3"), MADDULA JWALA VEERAVENKATA PANDURANGA PRANEETH ("ACQUIRER-4"), ADI MOHAN RAO ("ACQUIRER-5"), SHANKAR REDDY KATIREDDY ("ACQUIRER-6"), KUNDOOR KARUNAKAR REDDY ("ACQUIRER-7") AND SHAIK SHARAZ ("ACQUIRER-8") (HEREINAFTER COLLECTIVELY REFERRED TO AS 'ACQUIRERS') ALONG WITH RAMIZA SHAIK ('PAC 1'), SHARAF SHAIK ('PAC 2') HEREINAFTER COLLECTIVELY REFERRED TO AS 'PACS') PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER").

This pre-offer advertisement ('Pre-Offer Advertisement') is being issued by AFCO Capital India Private Limited, the Manager to the Offer ('Manager to the Offer' or 'Manager'), for and on behalf of the Acquirers to the Public Shareholders of the Target Company in compliance with Regulation 18(7) and other applicable provisions of the SEBI (SAST) Regulations. This Pre-Offer Advertisement should be read in continuation of and in conjunction with (a) PA dated March 27, 2025; (b) the DPS dated April 04, 2025 that was published in (i) Financial Express (English) all over India; (ii) Jansatta (Hindi) all over India; (iii) Pratahkal (Marathi) in Maharashtra; and (iv) Pragyajyothi (Telugu) in Telangana State; (c) the Corrigendum to Public Announcement dated April 04; 2025; (d) DLOF dated April 15, 2025 (e) Corrigendum to the PA, DPS and DLOF published in the Newspapers on August 26, 2025 ('Corrigendum') and (f) the Letter of Offer ("LOF") dated August 18, 2025. (The PA, DPS, DLOF and LOF are herein collectively referred to as 'Offer Document').

This Pre-Offer Advertisement is being published in all Newspapers in which the DPS was published.

For the purpose of this Pre-Offer Advertisement.

- (a) Identified Date' means August 14, 2025, being the date falling on the 10th (tenth) Working Day prior to the commencement of the Tendering Period; and (b) Tendering Period' means the 10 (Ten) Working Days period from Monday, September 01, 2025, to Monday, September 15, 2025 (both days inclusive) within which the
- Public Shareholders may tender their Equity Shares in acceptance of the Offer. Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LOF.

The Public Shareholders of the Target Company are requested to note the following information related to the Offer:

- Offer Price: The Offer Price is ₹ 23.40 (Rupees Twenty Three and paisa Forty only) per fully paid-up Equity Share. The Offer price will be paid in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations, 2011 and subject to terms and conditions mentioned in PA, the DPS, DLOF and LOF. There has been no revision in the Offer Price.
- Recommendations of the Committee of Independent Directors ('IDC'): The recommendation of IDC was approved on Wednesday, August 27, 2025 and published on Thursday, August 28, 2025, in the same Newspapers where DPS was published. The IDC is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.
- 3. Other details of the Offer:
- 3.1 The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company. 3.2 This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. The Offer is not conditional upon any minimum level of acceptance in terms
- of Regulation 19(1) of SEBI (SAST) Regulations. 3.3 The Letter of Offer dated August 18, 2025 ('LOF') has been dispatched on August 22, 2025, to all the Public Shareholders of the Target Company whose names appeared
- in the register of members on August 14, 2025, the Identified Date. It is clarified that all Public Shareholders (even if they acquire Equity Shares or if they become shareholders of the Target Company after the Identified Date) or those who have not received the LOF are eligible to participate in the Offer (except the Acquirers, Seller and Promoters and Promoters Group of the Target Company). 3.4 Public Shareholder may participate in the Offer by approaching their Selling Broker and tender the Equity Shares in the Offer as per the procedure mentioned in the LOF.
- 3.5 Public Shareholders of the Target Company may download the LOF from the website of SEBI (www.sebi.gov.in), NSE (www.nseindia.com), Manager to the Offer (www.afcogroup.in) or obtain a copy of the same from Bigshare Services Private Limited ('Registrar to the Offer') on providing suitable documentary evidence of
- holding of the Equity Shares of the Target Company. 3.6 In case of non-receipt/non-availability of the LOF/Form of Acceptance-cum-Acknowledgement, Public Shareholder may participate in the Offer by providing their
- application in plain paper in writing signed by all shareholder(s), stating name, address, number of shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered and other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their Equity Shares are transferred in an off-market mode to the Escrow Demat Account before the closure of the Offer.
- The procedure for tendering the Equity Shares in the Offer is as below:
- 4.1 In case the Equity Shares are in dematerialised form: An eligible person may participate in the Offer by approaching their Selling Broker and tender Equity Shares in the Open Offer as per the procedure mentioned in paragraph 8.3 on page no. 43 of the LOF.
- 4.2 In case the Equity Shares are in physical form: Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective Selling Broker along with a complete set of relevant documents in the manner as set out in paragraph 8.3 on page no. 43 of the LOF.
- In terms of Regulation 16(1) of SEBI (SAST) Regulations, 2011, the DLOF had been submitted to SEBI on April 15, 2025. The final observations letter bearing reference no. SEBI/HO/CFD/CFD-RAC-DCR-2/P/OW/2025/0000021734/1 from SEBI was received on August 12, 2025 in terms of Regulation 16(4) of the SEBI (SAST) Regulations, 2011 and the observations have been duly incorporated in the LOF and disclosed in the Corrigendum.
- Material changes: Public Shareholders are requested to refer to the Corrigendum for material changes from the date of the PA.
- 7. Details regarding the status of the Statutory and other approvals: As on the date of the LOF, there are no statutory or other approvals required by the Acquirers to complete this offer. However, in case any such statutory approvals are required by the Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be subject to such approvals, and the Acquirers shall make the necessary applications for such statutory approvals.

8. The tentative schedule of major activities relating to the offer is set forth below

Tentative Activity Schedule	Day and Date	REVISED Day and Date (1)
ssue Date of the Public Announcement	Thursday, March 27, 2025	Thursday, March 27, 2025
Publication date of the Detailed Public Statement in the Newspapers	Friday, April 04, 2025	Friday, April 04, 2025
ast date for filing the Draft Letter of Offer with SEBI	Tuesday, April 15, 2025	Tuesday, April 15, 2025
ast date for Competing Offer(s) (3)	Wednesday, April 30, 2025	Wednesday, April 30, 2025
ast date for receipt of comments from SEBI on the Draft Letter of Offer	Thursday, May 08, 2025	Tuesday, August 12, 2025 (1)
dentified Date (4)	Tuesday, May 13, 2025	Thursday, August 14, 2025
ast date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date	Tuesday, May 20, 2025	Friday, August 22, 2025
ast date for publication of the recommendations of the committee of the Independent Directors of the arget Company to the Public Shareholders for this Offer in the Newspapers	Friday, May 23, 2025	Thursday, August 28, 2025
ast date for upward revision of the Offer Price and/or the Offer Size	Monday, May 26, 2025	Thursday, August 28, 2025
ast date of publication of opening of Offer public announcement in the Newspapers	Monday, May 26, 2025	Thursday, August 28, 2025
Pate of commencement of Tendering Period	Tuesday, May 27, 2025	Monday, September 01, 2025
Date of closing of Tendering Period	Tuesday, June 10, 2025	Monday, September 15, 2025
ast date for publication of post-offer public announcement in the newspapers in which this DPS has een published	Tuesday, June 17, 2025	Monday, September 22, 2025
ast date of communicating the rejection/ acceptance and completion of payment of consideration or efund of Equity Shares to the Public Shareholders	Tuesday, June 24, 2025	Monday, September 29, 2025
ast date for filing the post Offer report with SEBI	Tuesday, July 01, 2025	Tuesday, October 07, 2025

- To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations.
- (2) There had been no competing offer to the Acquirer's offer. (3) Actual date of receipt of SEBI's final observations.
- (4) The Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the LOF shall be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned
- 9. The Acquirers, PACs and their directors accept full responsibility for the information contained in this Pre-offer Advertisement (other than such information as has been obtained from the public sources or provided by or relating to and confirmed by the Target Company) and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations in respect of this Offer.

ISSUED ON BEHALF OF THE ACQUIRERS BY THE MANAGER TO THE OFFER AFCO CAPITAL INDIA PRIVATE LIMITED

Near D.N Nagar Metro

604-605, Cosmos Plaza, J.P Road,



Date: August 27, 2025



Station, Andheri (West), Mumbai-400053 Tel: 022-26378100; Fax: +91 22 2282 6580 Contact Person: Mr. Atul B Oza / Ms. Nikita Bansal E-mail: capital@afcogroup.in; website: www.afcogroup.in

SEBI Registration Number: INM000012555



BIGSHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Cayes Road, Andheri (East) Mumbai - 400093 Tel: 022 - 62638200 Fax: 022- 62638299

Email: openoffer@bigshareonline.com Investor Grievance Email: investor@bigshareonline.com Website: www.bigshareonline.com Contact Person: Maruti Eate

The Pre-Offer Advertisement would also be available on the SEBI website at www.sebi.gov.in and on the website of the Manager to the Offer at www.afcogroup.in.

SEBI Registration No.: INR000001385

REGISTRAR TO THE OPEN OFFER

Place: Hyderabad

CIN - U90000KL2013SGC035624

Clean Kerala Company Limited

Regd: Office: TC.29/1732, IInd Floor, State Municipal House,

Vazhuthacaud, Trivandrum-695 010, Kerala Clean Kerala Email: cleankeralacompany@gmail.com Company Limited (A Govt. of Kerala Undertaking) Notification No: P/CKCL/3833/2025 Dated: 26.08.2025

E TENDER NOTIFICATION

Clean Kerala Company Ltd. invites proposals from experienced entities for implementing Total Sanitary Waste Management Projects in different clusters on PPP basis (B+DBFOT Model) in Kerala (Tender ID: 2025_CKCL-791139-1 2025_CKCL-791826-1, 2025_CKCL-791840-1, 2025_CKCL-791849-1). RFP can be downloaded free of cost from the website: http://etenders.kerala.gov.in/. The last date and time of submission of proposal will be 22.09.2025, 6PM. For more details please visit: www.cleankeralacompany.com nm Sd/-, Managing Director Ph: 0471-2724600



GI

Regd. Office: 31, Chowringhee Road, Kolkatta 700016 Phone No. 913340029600, Fax No. 9133 2249 6420 Email: corp secy@graphiteindia.com Website: www.graphiteindia.com

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company in respect of which dividend has not been claimed for seven consecutive years to Investor Education and Protection Fund (IEPF) Authority

Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") the dividend declared at the 43rd. Annual General Meeting of the Company held on August 6, 2018, for the financial year 2017-18, which remains unclaimed for a period of seven years will be credited to the IEPF on or after September 9, 2025. Further, the corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance to the Rules, the Company is communicating individually to the concerned shareholders and the detail of such shares liable to be transferred to IEPF are also made available on your website. Shareholders concerned may refer to the web-link; http://www.graphiteindia.com/View/ investor_relation.aspx to verify the detail of their unclaimed dividend and the shares liable to be transferred.

Concerned shareholder holding shares in physical form and whose share are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in, lieu of original held by them for the purpose of transfer of shares to IEPF and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificate into DEMAT form and transfer in favour of IEPF. The original share certificate (s) which are registered in the name of original shareholder will stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in dematerialised form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the DEMAT account of the IEPF.

In case the Company does not receive any communication from the concerned shareholders on or before September 4, 2025, the Company with a view to adhering with the requirements of the Rules, will transfer the dividend to the IEPF after due date i.e. September 9, 2025. The corresponding shares on which dividend is unclaimed for seven consecutive years shall also be transferred without any further notice.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if any from the IEPF authorities after following the procedure prescribed in the Rules.

For any queries on the above matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agents, MUFG Intime India Private Limited, C 101, 247 Park, L.B.S. Marg, Vikhroli (W), Mumbai-400 083. Tel. No.: 8108116767, email: rnt.helpdesk@in.mpms.mufg.com

Place: Kolkata Sanjeev Marda Date: 26/08/2025 Company Secretary



HINDUSTAN ORGANIC CHEMICALS LIMITED [CIN: L99999KL1960GOI82753]

Registered office: Ambalamugal PO, Ernakulam District Kerala - 682 302 India, Tel. No.: 0484 -2727342, E-mail: cs@hoclindia.com

INFORMATION REGARDING 64" ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING (VC)/OTHER AUDIO-VISUAL MEANS (OAVM)

Information is hereby given that 64th Annual General Meeting ("AGM") of the

members of Hindustan Organic Chemicals Limited ("HOCL/Company") will be held

on Friday 26" September, 2025 at 03:30 pm (IST) through Video Conferencing

("VC")/Other Audio Visual Means ("OAVM") to transact the businesses that will be set forth in the Notice of 64" AGM, in compliance with applicable provisions of Companies Act, 2013 read with rules framed there under and various circulars issued by the Ministry of Corporate Affairs (MCA), Securities Exchange Board of India (SEBI) (herein after collectively referred to as "MCA/SEBI circular(s)" In compliance with the relevant MCA/SEBI circular(s), the electronic copies of the notice of 64" AGM and Annual Report for the year 2024-25 will be sent to all the members whose e-mail addresses are registered with the Company/Depository

Participant(s)/RTA. The e-copy of the 64th Annual Report of HOCL for the FY 2024-25 along with the Notice of the AGM, Financial Statements and other Statutory Reports thereon will also be available on the website of HOCL at https://www.hoclindia.com/financial-year-wise-annual-reports, website of the Stock exchange, i.e. BSE Limited, at www.bseindia.com and on the website of NSDL at Members will be able to attend the AGM only through VC/OAVM as no provision has been made to attend the AGM in person. The VC/OAVM facility for the members will be

provided by National Securities Depository. (India) Limited ("NSDL") to transact the business set out in the Notice convening the AGM. The requisite details of the same will be provided by the Company in the AGM notice. Members participating through VC/OAVM facility shall be reckoned for the purpose of guorum under Section 103 of the The Register of Members and Share Transfer Books of the company will remain closed from Saturday, 20th September, 2025 to Friday, 26th September, 2025 (both days

inclusive). Record date/cut-off date for determining the eligibility of Members to vote through remote e-voting or by e-voting at the AGM is fixed as Friday, 19* September, 2025. . Since the 64" AGM is being held through VC/OAVM in compliance with applicable provisions of Companies Act, 2013 read with various Circulars, the facility to appoint

proxies by the members will not be available. Manner of registering/updating e-mail addresses

Members holding shares in dematerialized mode, who have not registered/updated their e-mail addresses are requested to register their email addresses with their respective Depository Participants. Members holding shares in physical mode are requested to update their e-mail addresses with the Company's RTA M/s. Big share Services Private Limited at investor@bigshareonline.com or vinod.y@bigshareonline.com to receive the copy of AGM notice, the Annual Report 2024-25 and other communications from the company in electronic mode.

Manner of casting votes through e-voting

- The Company will provide the facility to the members for exercising their right to vote by electronic means through remote e-voting and, the facility for e-voting will also be made available during the AGM to those members who could not cast their vote(s) through remote e-voting and are otherwise eligible to vote. The manner of remote e-voting and e-voting during the AGM for members holding shares in dematerialized mode, physical mode and for members who have not registered their e-mail addresses with the company or RTA will be provided in the notice of AGM. Instructions for joining the AGM through VC/OAVM will also be provided in the notice of AGM.
- Members are requested to follow the instructions given in the notes to the Notice of AGM which forms part of Annual Report which will be available on the website of the company https://www.hoclindia.com/financial-year-wise-annual-reports and on the website of NSDL i.e. www.evoting.nsdl.com. for casting the votes and attending the AGM. Members are requested to carefully read all the notes set out in the notice of AGM, more particularly the instructions for joining the AGM and manner of casting vote through remote e-voting and e-voting during AGM.

Place: Ernakulam, Kerala

Date: 27.08.2025

Member who are yet to submit KYC details are requested to submit the duly filled forms to Company's RTA M/s. Big share Services Private Limited at the earliest. Relevant forms can be accessed at https://www.hoclindia.com/form-download For Hindustan Organic Chemicals Limited

> Subramonian H Company Secretary Membership No. ACS 28380

LANDMARK CARS LIMITED

For Graphite India Limited

CIN: L50100GJ2006PLC058553

Regd. Office: Landmark House, Opp. AEC, S.G. Highway, Thaltej, Nr Gurudwara, Ahmedabad 380 059 Ph: +91 22 6271 9040 | Website: www.grouplandmark.in | E-mail: companysecretary@landmarkindia.net



INFORMATION REGARDING THE 19th ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCING (VC)/ OTHER AUDIO-VISUAL MEANS (OAVM)

This is to inform that, the 19th Annual General Meeting ("AGM") of Landmark Cars Limited ("the Company") will be held on Monday, September 22, 2025 at 03:00 P.M. (IST) through VC/OAVM in compliance with all the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular 2/2022 dated May 5, 2022 followed by Circular No. 10/2022 and 11/2022 dated December 28, 2022, Circular No. 09/2023 dated September 25 2023, Circular No. 09/2024 dated September 19, 2024 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 followed by Circular No. SEBI/HO/CF-D/PoD-2/P/CIR/2023/4 dated January 05, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 (collectively referred to as "SEBI Circulars") to transact the businesses that will be set forth in the Notice convening the AGM.

In compliance with the above circulars, electronic copies of the AGM Notice and the Annual Report of the Company for the Financial Year 2024-25 will be sent electronically only to those members whose email addresses are registered with the Company / Depositories / Registrar & Transfer Agent. In case any Member is desirous of obtaining the Physical Copy of the Annual Report for Financial year 2024-25, he/she may send a request to Company at companysecretary@landmarkindia.net mentioning their Folio No./DP ID and Client ID.

The Notice and the Annual Report will be available on the Company's website at https://www.grouplandmark.in/ and on the website of the Stock Exchanges where the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Manner to register/update email addresses: The Members who have not yet registered their e-mail address can register the same with the Depositories through their respective Depository Participants, in case the shares are held in Demat Mode and with Company's Registrar and Share Transfer Agent, MUFG Intime India Pvt. Ltd., (Formerly Link Intime India Pvt. Ltd.) by submitting form ISR - 1 in case the shares are held in physical mode.

Manner of casting vote through remote e-voting or e-voting during the AGM: The Company is providing remote e-voting facility to all its members to cast their votes on the businesses as set forth in the Notice of AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM. Detailed procedure of casting the votes through e- voting is being provided in the Notice of AGM. If your email address is already registered with the Company/Depository, the login credentials for casting the votes through e-voting are being sent on your registered email address Members are requested to update their email address with the Company/ its RTA/ Depositories as may be applicable. The remote e-voting facility shall commence on Friday, September 19, 2025 at 9.00 a.m. and ends on Sunday, September 21, 2025 at 5.00 p.m.

The 19th AGM Notice will be sent to the shareholders in accordance with the applicable laws on their registered email id in due course.

Note: Form ISR 1 can be downloaded from the website of the RTA at https://in.mpms.mufg.com/.

For Landmark Cars Limited Sd/-Amol Arvind Raje Company Secretary Membership No: A19459

Date: August 27, 2025

Place: Mumbai

Chandigarh

epaper.financialexpress.com

NPR FINANCE LIMITED Reg. Office: 6th Floor, Unit No.611, Adventz Infinity@5, Street No.18, BN-Block Sector-V, Bidhannagar, Kolkata-700 091 CIN-L65921WB1989PLC047091. E-MAIL- npr1@nprfinance.com PHONE NO. - 033 4849 6490 Website: www.nprfinance.com

In terms of the Para 43 of Master Direction Reserve Bank of India (Non-Banking Financial Company - Scale Based Regulation) Directions, 2023, issued by the Reserve Bank of India, notice is hereby given that, the following Branches of M/s NPR Finance Ltd. [Registered Office at 6" Floor Unit No. 611, Adventz Infinity@5, Street No 18, BN Block, Sector V, Bidhannagar, Kolkata 700091] will be closed with effect from 1" December, 2025, due to closure of business operations : (1) Siliguri Branch [situated at New Milanpally, Sukanta Sarani, Siliguri, Ward No. 25, Siliguri (M. Corp.), Police Station-Siliguri, Darjeeling, Pir code - 734005], (2) Nimtala Branch [situated at First Floor, Mouza -Jalkar Domra, Police Station - Haringhata, District- Nadia, Pincode 741257] and (3) Bardhaman Branch [situated at Village- Keshabhgani Chatti, Basudev Pally, Rajbati, Post office- Bardhaman, Police Station- Burdwan, PIN- 713104]. In case any person has objection for the aforesaid closure, he/she may inform the Company at its aforesaid Registered Office or contact the Reserve Bank of India, Department of Non-Banking Supervision, 15, Netaji Subhas Road, 5" Floor, Kolkata-700 001, within three months from the date of publication of this notice. Those borrowers who had availed the financing facility provided by the Company and have not yet repaid their dues in full, may deposit the amount outstanding in A/c Nos (a)36029300165 or (b) 41246757089 of NPR Finance Ltd. maintained with State Bank of India (IFSC- SBIN0001139; MICR 700002047), India Exchange Place Extr. Branch, Kolkata-700 073. In case of any difficulty, they may also contact the Registered Office of the Company at Kolkata (Phone No. 033 4849 6490).

Pawan Kumar Todi Place:Kolkata Managing Director Date:27.08.2025 DIN-00590156

For NPR Finance Ltd.

CKA Birla Group



ORIENT ELECTRIC LIMITED

CIN: L311000R2016PLC025892 **Registered Office:** Unit VIII, Plot No. 7, Bhoinagar, Bhubaneswar, Odisha-751012 Corporate Office: 240, Okhla Industrial Estate, Phase -III, Okhla New Delhi - 110020 **Tel:** 011-40507000 **E-mail:** investor@orientelectric.com, **Website:** www.orientelectric.com

NOTICE TO SHAREHOLDERS

Issued in support of the IEPFA campaign "Saksham Niveshak" - A 100-Day Drive to Facilitate Dividend Claims and KYC Updates.

The Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs, has launched a 100 days campaign named "Saksham Niveshak", which is being conducted from July 28, 2025, to November 6, 2025. The objective of this campaign is to reach out to shareholders whose dividends(s) remain unpaid or unclaimed and to encourage them to update their KYC and nomination details.

As per the provisions of the Investor Education and Protection Fund (IEPF) Rules, shares on which dividends remain unclaimed for seven consecutive years are liable to be transferred to the IEPF. To avoid such transfer, shareholders are advised to claim their unpaid dividends, if any, before the same is transferred to IEPF by applying along with required documents to KFin Technologies Limited, Registrar and Share Transfer Agent (RTA) at **einward.ris@kfintech.com**. It has been observed that dividends remain unpaid primarily due to non-updation of KYC details.

Further, Shareholders are requested to update their KYC and Nomination details as follows: • Shares held in Demat mode: Contact your respective Depository Participant (DP) to update the required

 Shares held in physical mode: Shareholders holding shares in Physical form are requested to update their KYC, bank account details, contact details and nomination details by submitting the prescribed ISR forms along with supporting documents, as mandated by SEBI to RTA at the following address: KFIN Technologies Limited, Unit: Orient Electric Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial :.District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana, India - 500032, Toll Free No

Details of the applicable ISR forms are available on the Company's website under the section: https://orientelectric.com/pages/share-holder

For Orient Electric Limited

New Delhi August 27, 2025

Diksha Singh Company Secretary (ICSI Membership No. A44999)

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

VILIN BIO MED LIMITED

(CIN: L24230TG2005PLC046689)

Having registered office at Plot No. 43, H. No. 8020269/S/43, 2nd Floor, Sagar Co-op Housing Society Ltd., Road No.2, Banjara Hills, Khairtabad, Hyderabad, Telangana, India, 500034.

e-mail ID: cs@vilinbiomed.co.in; Tel: 040- 79618843, Website: www.vilinbiomed.co.in OPEN OFFER FOR ACQUISITION OF UP TO 36,27,000 (THIRTY SIX LAKHS TWENTY SEVEN THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF

₹10/- EACH ("EQUITY SHARES") REPRESENTING THE 26% OF THE VOTING SHARE CAPITAL OF VILIN BIO MED LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF TARGET COMPANY, AT A PRICE OF ₹23.40/- (RUPEES TWENTY THREE RUPEES AND PAISA FORTY ONLY) ('OFFER PRICE') PER FULLY PAID UP EQUITY SHARE OF RS. 10 EACH, PAYABLE IN CASH, BY ALLU RAMA KRISHNA REDDY ("ACQUIRER-1"), VENNA PRAVALLIKA ("ACQUIRER-2"), JULAKANTI NAGA AVINASH REDDY ("ACQUIRER-3"), MADDULA JWALA VEERAVENKATA PANDURANGA PRANEETH ("ACQUIRER-4"), ADI MOHAN RAO ("ACQUIRER-5"), SHANKAR REDDY KATIREDDY ("ACQUIRER-6"), KUNDOOR KARUNAKAR REDDY ("ACQUIRER-7") AND SHAIK SHARAZ ("ACQUIRER-8") (HEREINAFTER COLLECTIVELY REFERRED TO AS 'ACQUIRERS') ALONG WITH RAMIZA SHAIK ('PAC 1'), SHARAF SHAIK ('PAC 2') HEREINAFTER COLLECTIVELY REFERRED TO AS 'PACS') PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER").

This pre-offer advertisement ('Pre-Offer Advertisement') is being issued by AFCO Capital India Private Limited, the Manager to the Offer ('Manager to the Offer' or 'Manager'), for and on behalf of the Acquirers to the Public Shareholders of the Target Company in compliance with Regulation 18(7) and other applicable provisions of the SEBI (SAST) Regulations. This Pre-Offer Advertisement should be read in continuation of and in conjunction with (a) PA dated March 27, 2025; (b) the DPS dated April 04, 2025 that was published in (i) Financial Express (English) all over India; (ii) Jansatta (Hindi) all over India; (iii) Pratahkal (Marathi) in Maharashtra; and (iv) Pragyajyothi (Telugu) in Telangana State; (c) the Corrigendum to Public Announcement dated April 04, 2025; (d) DLOF dated April 15, 2025 (e) Corrigendum to the PA, DPS and DLOF published in the Newspapers on August 26, 2025 ('Corrigendum') and (f) the Letter of Offer ("LOF") dated August 18, 2025. (The PA, DPS, DLOF and LOF are herein collectively referred to as 'Offer Document').

This Pre-Offer Advertisement is being published in all Newspapers in which the DPS was published.

For the purpose of this Pre-Offer Advertisement:

- (a) Identified Date' means August 14, 2025, being the date falling on the 10th (tenth) Working Day prior to the commencement of the Tendering Period; and
- (b) Tendering Period' means the 10 (Ten) Working Days period from Monday, September 01, 2025, to Monday, September 15, 2025 (both days inclusive) within which the Public Shareholders may tender their Equity Shares in acceptance of the Offer.

Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LOF.

- The Public Shareholders of the Target Company are requested to note the following information related to the Offer:
- Offer Price: The Offer Price is ₹ 23.40 (Rupees Twenty Three and paisa Forty only) per fully paid-up Equity Share. The Offer price will be paid in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations; 2011 and subject to terms and conditions mentioned in PA, the DPS, DLOF and LOF. There has been no revision in the
- 2. Recommendations of the Committee of Independent Directors ('IDC'): The recommendation of IDC was approved on Wednesday, August 27, 2025 and published on Thursday, August 28, 2025, in the same Newspapers where DPS was published. The IDC is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.
- 3. Other details of the Offer:
- 3.1 The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company 3.2 This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. The Offer is not conditional upon any minimum level of acceptance in terms
- of Regulation 19(1) of SEBI (SAST) Regulations.
- 3.3 The Letter of Offer dated August 18, 2025 ('LOF') has been dispatched on August 22, 2025, to all the Public Shareholders of the Target Company whose names appeared in the register of members on August 14, 2025, the Identified Date. It is clarified that all Public Shareholders (even if they acquire Equity Shares or if they become shareholders of the Target Company after the Identified Date) or those who have not received the LOF are eligible to participate in the Offer (except the Acquirers, Seller and Promoters and Promoters Group of the Target Company)
- 3.4 Public Shareholder may participate in the Offer by approaching their Selling Broker and tender the Equity Shares in the Offer as per the procedure mentioned in the LOF.
- 3.5 Public Shareholders of the Target Company may download the LOF from the website of SEBI (www.sebi.gov.in), NSE (www.nseindia.com), Manager to the Offer (www.afcogroup.in) or obtain a copy of the same from Bigshare Services Private Limited ('Registrar to the Offer') on providing suitable documentary evidence of holding of the Equity Shares of the Target Company
- 3.6 In case of non-receipt/non-availability of the LOF/Form of Acceptance-cum-Acknowledgement, Public Shareholder may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered and other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their Equity Shares are transferred in an off-market mode to the Escrow Demat Account before the closure of the Offer.
- The procedure for tendering the Equity Shares in the Offer is as below:
- 4.1 In case the Equity Shares are in dematerialised form: An eligible person may participate in the Offer by approaching their Selling Broker and tender Equity Shares in the Open Offer as per the procedure mentioned in paragraph 8.3 on page no. 43 of the LOF.
- 4.2 In case the Equity Shares are in physical form: Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective Selling Broker along with a complete set of relevant documents in the manner as set out in paragraph 8.3 on page no. 43 of the LOF.
- In terms of Regulation 16(1) of SEBI (SAST) Regulations, 2011, the DLOF had been submitted to SEBI on April 15, 2025. The final observations letter bearing reference no. SEBI/HO/CFD/CFD-RAC-DCR-2/P/OW/2025/0000021734/1 from SEBI was received on August 12, 2025 in terms of Regulation 16(4) of the SEBI (SAST) Regulations, 2011 and the observations have been duly incorporated in the LOF and disclosed in the Corrigendum.
- Material changes: Public Shareholders are requested to refer to the Corrigendum for material changes from the date of the PA.
- 7. Details regarding the status of the Statutory and other approvals: As on the date of the LOF, there are no statutory or other approvals required by the Acquirers to complete this offer. However, in case any such statutory approvals are required by the Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be
- subject to such approvals, and the Acquirers shall make the necessary applications for such statutory approvals. 8. The tentative schedule of major activities relating to the offer is set forth below

Tentative Activity Schedule	Day and Date*	REVISED Day and Date (1)
Issue Date of the Public Announcement	Thursday, March 27, 2025	Thursday, March 27, 2025
Publication date of the Detailed Public Statement in the Newspapers	Friday, April 04, 2025	Friday, April 04, 2025
Last date for filing the Draft Letter of Offer with SEBI	Tuesday, April 15, 2025	Tuesday, April 15, 2025
Last date for Competing Offer(s) @	Wednesday, April 30, 2025	Wednesday, April 30, 2025
Last date for receipt of comments from SEBI on the Draft Letter of Offer	Thursday, May 08, 2025	Tuesday, August 12, 2025 (3)
Identified Date (4)	Tuesday, May 13, 2025	Thursday, August 14, 2025
Last date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date	Tuesday, May 20, 2025	Friday, August 22, 2025
Last date for publication of the recommendations of the committee of the Independent Directors of the larget Company to the Public Shareholders for this Offer in the Newspapers	Friday, May 23, 2025	Thursday, August 28, 2025
Last date for upward revision of the Offer Price and/or the Offer Size	Monday, May 26, 2025	Thursday, August 28, 2025
Last date of publication of opening of Offer public announcement in the Newspapers	Monday, May 26, 2025	Thursday, August 28, 2025
Date of commencement of Tendering Period	Tuesday, May 27, 2025	Monday, September 01, 2025
Date of closing of Tendering Period	Tuesday, June 10, 2025	Monday, September 15, 2025
Last date for publication of post-offer public announcement in the newspapers in which this DPS has been published	Tuesday, June 17, 2025	Monday, September 22, 2025
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	Tuesday, June 24, 2025	Monday, September 29, 2025
Last date for filing the post Offer report with SEBI	Tuesday, July 01, 2025	Tuesday, October 07, 2025

- To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations.
- (2) There had been no competing offer to the Acquirer's offer. Actual date of receipt of SEBI's final observations.
- (4) The Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the LOF shall be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned in the DPS and this LOF.
- 9. The Acquirers, PACs and their directors accept full responsibility for the information contained in this Pre-offer Advertisement (other than such information as has been obtained from the public sources or provided by or relating to and confirmed by the Target Company) and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations in respect of this Offer.

ISSUED ON BEHALF OF THE ACQUIRERS BY THE MANAGER TO THE OFFER AFCO CAPITAL INDIA PRIVATE LIMITED

Near D.N Nagar Metro



Date: August 27, 2025

Tel: 022-26378100; Fax: +91 22 2282 6580 Contact Person: Mr. Atul B Oza / Ms. Nikita Bansal E-mail: capital@afcogroup.in: website: www.afcogroup.in SEBI Registration Number: INM000012555

Station, Andheri (West), Mumbai-400053

604-605, Cosmos Plaza, J.P Road,



BIGSHARE SERVICES PRIVATE LIMITED

REGISTRAR TO THE OPEN OFFER

Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai – 400093 Tel: 022 - 62638200 Fax: 022- 62638299 Email: openoffer@bigshareonline.com

Investor Grievance Email: investor@bigshareonline.com

Website: www.bigshareonline.com

Contact Person: Maruti Eate SEBI Registration No.: INR000001385

The Pre-Offer Advertisement would also be available on the SEBI website at www.sebi.gov.in and on the website of the Manager to the Offer at www.afcogroup.in.

Place: Hyderabad



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Clean Kerala Company Limited Regd: Office: TC.29/1732, IInd Floor, State Municipal House, Vazhuthacaud, Trivandrum-695 010, Kerala

Email: cleankeralacompany@gmail.com Company Limited CIN - U90000KL2013SGC035624 A Govt. of Kerala Undertaking) Notification. No: P/CKCL/3833/2025 Dated: 26.08.2025

E TENDER NOTIFICATION

Clean Kerala Company Ltd. invites proposals from experienced entities for implementing Total Sanitary Waste Management Projects in different clusters on PPP basis (B+DBFOT Model) in Kerala (Tender ID: 2025_CKCL-791139-1 2025_CKCL-791826-1, 2025_CKCL-791840-1, 2025_CKCL-791849-1). RFP can be downloaded free of cost from the website: http://etenders.kerala.gov.in/ The last date and time of submission of proposal will be 22.09.2025, 6PM For more details please visit: www.cleankeralacompany.com nm Sd/-, Managing Director Ph: 0471-2724600



Regd. Office: 31, Chowringhee Road, Kolkatta 700016 Phone No. 913340029600, Fax No. 9133 2249 6420 Email: corp_secy@graphiteindia.com Website: www.graphiteindia.com

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company in respect of which dividend has not been claimed for seven consecutive years to Investor Education and Protection Fund (IEPF) Authority

Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") the dividend declared at the 43rd. Annual General Meeting of the Company held on August 6, 2018, for the financial year 2017-18, which remains unclaimed for a period of seven years will be credited to the IEPF on or after September 9, 2025. Further, the corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance to the Rules, the Company is communicating individually to the concerned shareholders and the detail of such shares liable to be transferred to IEPF are also made available on your website. Shareholders concerned may refer to the web-link: http://www.graphiteindia.com/View/ investor_relation.aspx to verify the detail of their unclaimed dividend and the shares liable to be transferred.

Concerned shareholder holding shares in physical form and whose share are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in, lieu of original held by them for the purpose of transfer of shares to IEPF and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificate into DEMAT form and transfer in favour of IEPF. The original share certificate (s) which are registered in the name of original shareholder will stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in dematerialised form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the DEMAT account of the IEPF.

In case the Company does not receive any communication from the concerned shareholders on or before September 4, 2025, the Company with a view to adhering with the requirements of the Rules, will transfer the dividend to the IEPF after due date i.e. September 9, 2025. The corresponding shares on which dividend is unclaimed for seven consecutive years shall also be transferred without any further notice.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if any from the IEPF authorities after following the procedure prescribed in the Rules. For any queries on the above matter, Shareholders are requested to contact

the Company's Registrar and Share Transfer Agents, MUFG Intime India Private Limited, C 101, 247 Park, L.B.S. Marg, Vikhroli (W), Mumbai-400 083. Tel. No.: 8108116767, email: rnt.helpdesk@in.mpms.mufg.com For Graphite India Limited

Sanjeev Marda Place: Kolkata Company Secretary Date: 26/08/2025



HINDUSTAN ORGANIC CHEMICALS LIMITED [CIN: L99999KL1960GOI82753]

Registered office: Ambalamugal PO, Ernakulam District Kerala – 682 302 India, Tel. No.: 0484 -2727342, E-mail: cs@hoclindia.com

INFORMATION REGARDING 64th ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING (VC)/OTHER AUDIO-VISUAL MEANS (OAVM)

. Information is hereby given that 64th Annual General Meeting ("AGM") of the

members of Hindustan Organic Chemicals Limited ("HOCL/Company") will be held

on Friday 26" September, 2025 at 03:30 pm (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") to transact the businesses that will be set forth in the Notice of 64" AGM, in compliance with applicable provisions of Companies Act, 2013 read with rules framed there under and various circulars issued by the Ministry of Corporate Affairs (MCA), Securities Exchange Board of India (SEBI) (herein after collectively referred to as "MCA/SEBI circular(s)" . In compliance with the relevant MCA/SEBI circular(s), the electronic copies of the notice of 64" AGM and Annual Report for the year 2024-25 will be sent to all the members whose e-mail addresses are registered with the Company/Depository

Participant(s)/RTA. The e-copy of the 64th Annual Report of HOCL for the FY 2024-25 along with the Notice of the AGM, Financial Statements and other Statutory Reports thereon will also be available on the website of HOCL at https://www.hoclindia.com/financial-year-wise-annual-reports, website of the Stock exchange, i.e. BSE Limited, at www.bseindia.com and on the website of NSDL at . Members will be able to attend the AGM only through VC/OAVM as no provision has been made to attend the AGM in person. The VC/OAVM facility for the members will be

provided by National Securities Depository. (India) Limited ("NSDL") to transact the business set out in the Notice convening the AGM. The requisite details of the same will be provided by the Company in the AGM notice. Members participating through VC/OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act. 2013. The Register of Members and Share Transfer Books of the company will remain closed

from Saturday, 20" September, 2025 to Friday, 26" September, 2025 (both days inclusive). Record date/cut-off date for determining the eligibility of Members to vote through remote e-voting or by e-voting at the AGM is fixed as Friday, 19" September, 2025. . Since the 64" AGM is being held through VC/OAVM in compliance with applicable

provisions of Companies Act, 2013 read with various Circulars, the facility to appoint proxies by the members will not be available.

Manner of registering/updating e-mail addresses

. Members holding shares in dematerialized mode, who have not registered/updated their e-mail addresses are requested to register their email addresses with their respective Depository Participants. Members holding shares in physical mode are requested to update their e-mail addresses with the Company's RTA M/s. Big share Services Private Limited at investor@bigshareonline.com or vinod.y@bigshareonline.com to receive the copy of AGM notice, the Annual Report 2024-25 and other communications from the company in electronic mode. Manner of casting votes through e-voting

- . The Company will provide the facility to the members for exercising their right to vote by electronic means through remote e-voting and, the facility for e-voting will also be made available during the AGM to those members who could not cast their vote(s) through remote e-voting and are otherwise eligible to vote. The manner of remote e-voting and e-voting during the AGM for members holding shares in dematerialized mode, physical mode and for members who have not registered their e-mail addresses with the company or RTA will be provided in the notice of AGM. Instructions for joining the AGM through VC/OAVM will also be provided in the notice of AGM.
- Members are requested to follow the instructions given in the notes to the Notice of AGM which forms part of Annual Report which will be available on the website of the company https://www.hoclindia.com/financial-year-wise-annual-reports and on the website of NSDL i.e. www.evoting.nsdl.com. for casting the votes and attending the AGM. Members are requested to carefully read all the notes set out in the notice of AGM, more particularly the instructions for joining the AGM and manner of casting vote through remote e-voting and e-voting during AGM.

Place: Ernakulam, Kerala

Date: 27.08.2025

Member who are yet to submit KYC details are requested to submit the duly filled forms to Company's RTA M/s. Big share Services Private Limited at the earliest. Relevant forms can be accessed at https://www.hoclindia.com/form-download

For Hindustan Organic Chemicals Limited Subramonian H Company Secretary

LANDMARK CARS LIMITED



Membership No. ACS 28380

Regd. Office: Landmark House, Opp. AEC, S.G. Highway, Thaltej, Nr Gurudwara, Ahmedabad 380 059 Ph: +91 22 6271 9040 | Website: www.grouplandmark.in | E-mail: companysecretary@landmarkindia.net

CIN: L50100GJ2006PLC058S53

INFORMATION REGARDING THE 19th ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCING (VC)/ OTHER AUDIO-VISUAL MEANS (OAVM)

This is to inform that, the 19th Annual General Meeting ("AGM") of Landmark Cars Limited ("the Company") will be held on Monday, September 22, 2025 at 03:00 P.M. (IST) through VC/OAVM in compliance with all the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular 2/2022 dated May 5, 2022 followed by Circular No. 10/2022 and 11/2022 dated December 28, 2022, Circular No. 09/2023 dated September 25 2023, Circular No. 09/2024 dated September 19, 2024 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 followed by Circular No. SEBI/HO/CF-D/PoD-2/P/CIR/2023/4 dated January 05, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 (collectively referred to as "SEBI Circulars") to transact the businesses that will be set forth in the Notice convening the AGM.

In compliance with the above circulars, electronic copies of the AGM Notice and the Annual Report of the Company for the Financial Year 2024-25 will be sent electronically only to those members whose email addresses are registered with the Company / Depositories / Registrar & Transfer Agent. In case any Member is desirous of obtaining the Physical Copy of the Annual Report for Financial year 2024-25, he/she may send a request to Company at companysecretary@landmarkindia.net mentioning their Folio No./DP ID and Client ID.

The Notice and the Annual Report will be available on the Company's website at https://www.grouplandmark.in/ and on the website of the Stock Exchanges where the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Manner to register/update email addresses: The Members who have not yet registered their e-mail address can register the same with the Depositories through their respective Depository Participants, in case the shares are held in Demat Mode and with Company's Registrar and Share Transfer Agent, MUFG Intime India Pvt. Ltd., (Formerly Link Intime India Pvt. Ltd.) by submitting form ISR - 1 in case the shares are held in physical mode.

Manner of casting vote through remote e-voting or e-voting during the AGM: The Company is providing remote e-voting facility to all its members to cast their votes on the businesses as set forth in the Notice of AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM. Detailed procedure of casting the votes through e- voting is being provided in the Notice of AGM. If your email address is already registered with the Company/Depository, the login credentials for casting the votes through e-voting are being sent on your registered email address Members are requested to update their email address with the Company/ its RTA/ Depositories as may be applicable. The remote e-voting facility shall commence on Friday, September 19, 2025 at 9.00 a.m. and ends on Sunday, September 21, 2025 at 5.00 p.m.

The 19th AGM Notice will be sent to the shareholders in accordance with the applicable laws on their registered email id in due course.

Note: Form ISR 1 can be downloaded from the website of the RTA at https://in.mpms.mufg.com/.

For Landmark Cars Limited

Date: August 27, 2025 Place: Mumbai

epaper.financialexpress.com

New Delhi





Amol Arvind Raje **Company Secretary** Membership No: A19459

മാക്ട





പോം ഗായിക ടെയ്ലർ സ്വിഫ്ടും ഫുട്ബാൾ താ രം ടാവിസ് കെൽസും വി വാഹിതരാവ്യന്നു. "നിങ്ങ ളടെ ഇംഗ്ലീഷ് ടീച്ചറും ജിം ടീച്ചറും വിവാഹിതരാക .⁻എന്ന കുറിഷോടെ വിവാഹ നിശ്ചയ ചിത്ര ങ്ങൾ ടെയ്ലർ സ്വിഫ്റ്റ് സമൂഹമാദ്ധ്യമത്തിൽ പ് ങ്കുവച്ചു. രണ്ടുവർഷം മുൻ പാണ് ഇരുവരും ഡേറ്റിം ഗ് തുടങ്ങിയത്. കൻസാ സിൽ നടന്ന സ്വിഫ്ടി ന്റെ സംഗീത നിശയിൽ കെൽസ് പങ്കെടുത്തശേ ഷം ഇരുവരും പ്രണയ ത്തിൽ എന്ന വാർത്തക ൾ പരന്നു. വിവാഹം എ ഷോൾ എന്ന് അറിവാ

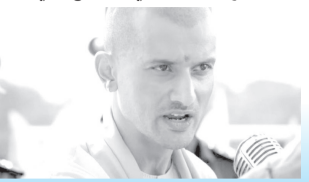
യോഗിയുടെ സിനിമ No edit

ഉത്തർപ്രദേശ് മുഖ്യമന്ത്രി യോഗി ആദിത്യനാഥിന്റെ ജീവിതം ആസ് പദമാക്കി നിർമ്മിച്ച ചിത്രത്തിന്റെ റിലീസിന് ബോംബെ ഹൈക്കോ ടതിയുടെ അനമതി ലഭിച്ചതിനാ ൽ ഉടൻ പ്രദർശനത്തിന്. അജയ് :ദഅൺടോൾഡ്സ്റ്റോറിഒഫ്എ യോഗി എന്ന ചിത്രത്തിന് ഒരു എ

ചെയ്യാമെന്നാണ്കോടതിയുടെനി

ഡിറ്റിംഗും കൂടാതെ ചിത്രം റിലീസ്

'ദ മങ്ക് ഹ ബിക്കം ചീഫ് മിനി സ്റ്റർ'എന്നപുസൂകത്തിൽനിന്ന്പ്ര ചോദനം ഉൾക്കൊണ്ട് സിനിമനി _ ർമ്മിച്ചതെന്നാണ് നിർമ്മാതാക്ക ൾ അവകാശപ്പെട്ടിരുന്നു.



രവിന്ദ്രന്റെ പ്രവചനം ഒ.ടി.ടിയിൽ

അനുപ്മേനോൻ, ധ്യാൻ ശ്രീനിവാസൻ, ഷീല്പ എബ്ര ഹാം എന്നിവരെ പ്രധാന ക ഥാപാത്രമാക്കി മനോജ് പാ ലോടൻ സംവിധാനം ചെയ്ത രവീന്ദ്രനീ എവിടെ? സൈന പ്ലേഒ.ടി.ടിപ്പാറ്റ്ഫോമിൽഉട ൻ സ്വീമിംഗ് ആരംഭിക്കം. ഹ്യൂ



ലൈബ്രറി ത്രറന്നു ത്തലം ആണ്. അസീസ്നെ മലയാള ചലച്ചിത്ര സാ ട്ടമങ്ങാട്, സിദ്ദിഖ്, സെന്തിൽ

കൃഷ്ണ തുടങ്ങി നീണ്ട താരനി

നറിൽ ഷീലു എബ്രഹാം അ

വതരിഷിക്കുന്ന ചിത്രം എ

അബാം മൂവീസിന്റെ ബാ

ങ്കേതിക പ്രവർത്തകരുടെ സാംസ്കാരിക കൂട്ടായ്മയായ 'മാക്ട'യുടെ ലൈബ്രറി പ്ര വർത്തനം ആരംഭിച്ച. മാ കു ആസ്ഥാനത്ത് അമ്മയു ടെ പ്രസിഡന്റ്ശ്വേത മേ നോൻ, മാക്ക ചെയർമാൻ ജോഷി മാത്യവിന് പുസ്തക ങ്ങൾ സമ്മാനിച്ച ഉദ്ഘാ ടനം നിർവഹിച്ച്.പുസൂക ത്തിന്റെ ആദ്യ ഡീഷോസി റ്റ് തുകപ്പൊഡ്യൂസേഴ്സ് അ സോ. പ്രസിഡന്റ് ബി.രാ കേഷ്,മാക്ലക്കോസ്സെക്ര ട്ടറിവ്യാസൻഎടവനക്കാടി ന് കൈമാറി. ഫെഫ്ക വർ ക്കിംഗ് സെക്രട്ടറി സോഹ ൻ സീനലാൽ, പ്രൊഡ്യ സേഴ്സ് അസോ. ജോയി ന്റ്സെക്രട്ടറി ഹംസ, നോ വലിസ്റ്റ്ബാറ്റൻ ബോസ്ത്ര ടങ്ങിയവർ സംസാരിച്ച.മാ കു ജനറൽ സെക്രട്ടറി ശ്രീ കുമാർ അത്രക്കുറ്റി സ്വാഗ



കർത്മനിരതൻ, സൗഖ്യൻ

■എ.ഡി.ജി.പി മഹിപാൽ യാദവിനെ മന്ത്രി എം.ബി. രാജേഷ് അനസ്മരിക്കുന്ന

▶എം.ബി.രാജേഷ് (എക്സൈ്-തദ്ദേശ വക്ടഷ്മന്ത്രി)

(1997) വാധ വേദനയോടെയും നടുക്കത്തോടെയുമാണ്എ.ഡി. ജി.പിമഹിപാൽയാദവിന്റെവി യോഗവാർത്ത അറിഞ്ഞത്. എ ക്സൈസ് കമ്മിഷണർ എന്ന നിലയിൽ അദ്ദേഹത്തോടൊ ഷം പ്രവർത്തിക്കാൻ കഴിഞ്ഞ ത് ഹൃദ്യവും അവിസ്മരണീയവു മായ അനഭവമായിരുന്നു. ക മ്മിഷണറായിപ്രവർത്തിക്കവേ തികഞ്ഞകടായയോടം ഒരു ആ ശയക്കുഴപ്പവുമില്ലാതെയുമാണ്മു ന്നോട്ടപോയത്.സൗമ്യവുംഹൃദ്യ വുമായ്പെങ്മാറ്റവുംലാളിത്യവും അദ്ദേഹത്തിന്റെ സവിശേഷത കളായിരുന്നു. കർത്തവ്യ നിർവ ഹണത്തിൽ കർക്കശക്കാരന മായിരുന്നു.എക്സൈസ്സേന യ്ക്കാകെഊർജ്ജവും അഭിമാനവു മായിരുന്ന ഒരു ഉദ്യോഗസ്ഥനെ യാണ് നമുക്ക് നഷ്ടമായത്.

അപ്രതീക്ഷിതമായാണ് അ ദ്ദേഹത്തിന് രോഗം കണ്ടെത്തി യത്. രോഗം സ്ഥിരീകരിക്കുന്ന തിന്റെ തലേദിവസവും തൃശൂർ ഹക്സൈസ് അക്കാഡമിയി ലെ പാസിംഗ് ഔട്ട് പരേഡിൽ ഞങ്ങൾ ഒരുമിച്ചണ്ടായിരുന്നു.

കൊച്ചി: ഉദയകുമാർ ഉരുട്ടിക്കൊല

ക്കേസിൽസി.ബി.ഐസ്വീകരിച്ച

അന്വേഷണമാർഗം കളങ്കിതമെ ന്ന്ഹൈക്കോടതി.ക്രൈംബ്രാഞ്ച്

കുറ്റപത്രം നൽകിയ കേസിൽ തുട

രന്വേഷണത്തിനാണ്ഹെക്കോ

പുതിയ എഫ്.ഐ.ആർ രജി

സർ ചെയ് പ്നരന്വേഷണം നട

ത്തുകയാണ് സി.ബി.ഐ ചെയ്യ

തെന്ന് ഡിവിഷൻബെഞ്ച് വിമ

ർശിച്ച.വിചാരണ ആരംഭിച്ചിത

ന്ന തിരുവനന്തപ്പരം ഫാസ്റ്റ്ടാ

ക്ക് കോടതിയിലെ നടപടി്കൾ

കൊച്ചി: തൃശ്ശരിൽ ലൂലൂ ഗ്രഷിന്റെ

ഉടമസ്ഥതയിലുള്ള സ്ഥലം ഡേറ്റ

ചാങ്കിൽനിന്ന്നീക്കംചെയ്യന്നതി

നായിനൽകിയഅപേക്ഷവീണ്ടും

പരിഗണിച്ച് തീരുമാനമെടുക്കാൻ

ഹൈക്കോടതി ഉത്തരവിട്ട. കേര

ള സ്റ്റേറ്റ് റിമോട്ട് സെൻസിംഗ് ആ

ൻഡ് എൻവയോൺമെൻ്റ് സെ

ന്ററിൽ നിന്നുള്ള പുതിയ റിഷോർട്ട്

ഉൾപ്പെടെ വാങ്ങി അതിന്റെ അടി

______ സ്ഥാനത്തിൽ തീരുമാനമെടുക്കാ

നാണ് ജസ്റ്റിസ് വിജ്മ എബ്രഹാം

ആർ.ഡി.ഒയ്ക്ക് നിർദ്ദേശം നൽകി

കൊച്ചി: വണ്ടർലായിൽ ഓണാ

ഘോഷം ആഗസ്റ്റ് 28 മുതൽ സെ

പ്ലംബർ 7വരെ നടക്കം. ഓണസ

ദ്യ്, പായസമേള, കലാപരിപാടിക

ൾ എന്നിവയോടെയുള്ള ആഘോ

ഷങ്ങളാണ് അരങ്ങേറുക. സെപ്തം

ബർ 5നാണ് ഓണ സദ്യ. 6,7 തീയ

തികളിൽആഘോഷം രാത്രിയോ

മ്പടിയോടെയുള്ള ഘോഷയാത്ര

7ന് ചെണ്ട മേളത്തിന്റെ അക

■ പരിപാടിക്കിടെ കുഴഞ്ഞുവീണു:

ടതി നിർദ്ദേശിച്ചിരുന്നത്.

സി.ബി.ഐയുടേത്കളങ്കിത

അന്വേഷണം: ഹൈക്കോടതി

തൃശൂർ ലുലു മാൾ: അപേക്ഷ വീണ്ടും

പരിഗണിക്കാൻ ഹൈക്കോടതി ഉത്തരവ്

മന്ത്രി എം.ബി.രാജേഷ്യം എ.ഡി.ജി.പി മഹിപാൽ യാദവും ഒരു പൊതുപരിപാടിയിൽ

അന്നം അദ്ദേഹം പതിവുപോലെ പ്രസന്നവദനനായിരുന്നു. പിറ്റേ ന്നാണ് രോഗബാധ സ്ഥിരീകരിച് ത്. തിരുവനന്തപുരം കിംസ് ആശു പത്രിയിൽ ചികിത്സയ്ക്കുശേഷം സ്വദേശമായ ജയ്പൂരിലേക്ക് അ ദേഹം മടങ്ങിപ്പോയിരുന്നു.

എക്സൈസ് സേനയ്ക്ക് പുതിയ ദിശാബോധം നൽകുന്ന് ഇടപെട ലുകളാണ് മഹിപാൽ സ്വീകരിച്ച ത്. മയക്കുമരുന്ന് മാഫിയയ്ക്കെ തിരെ ശക്തവും വിട്ടുവീഴ്ചയില്ലാത്ത തമായ നടപടികൾ സ്വീകരിച്ച. മ യക്കുമരുന്നിന്റെഉറവിടം തേടിആ ൻഡമാനിലും തമിഴ്നാട്ടിലും ഡൽ ഹിയിലും ഉൾഷെടെ ഈ കാലഘ ട്ടത്തിൽഎക്സൈസ്വിപുലമായ

സ്റ്റേ ചെയ്താണ് തുടരന്വേഷണ

ത്തിന് ഹൈക്കോടതി ഉത്തരവി

ശിച്ച. ഉയർന്ന പൊലീസ് ഉദ്യോ

ഗസ്ഥരെക്കൂടി പ്രതിചേർത്ത സി.

ബി.ഐ അധികാരപരിധിക്ക്പുറ

ത്തുള്ള എറണാകുളം സി.ജെ.എം

ർട്ട്സമർഷിച്ചത്. ഈരേഖകൾ അ

ക്കാലത്ത്പുതുതായിആരംഭിച്ചതി

അവനന്തപുരം പ്രത്യേക കോടതി

യത്. വിഷയത്തിൽ കൃഷി ഓഫീ

ത്തിനള്ളിൽ അപേക്ഷയിൽ തീ

രുമാനമെട്ടുക്കണം. ഈ അപേ

ക്ഷയെ എതിർക്കുന്ന വേലൂഷാടം

സ്വദേശിയും സി.പി.ഐ നേതാ

വുമായ ടി.എൻ.മുകുന്ദനേയും ലുലു

ഗ്രഷിനെയും കേട്ട് തീരുമാനമെട്ട

ക്കാനാണ് കോടതിയുടെ ഉത്തര

വ്. ലലമാൾ നിർമ്മാണം നാല് മാ

സത്തിനകംതീരുമാനംവേണമെ

യോടെആഘോഷം സമാപിക്കം.

ആഗസ്റ്റ്28മുതൽസെപ്ലംബർ7വ

രെയുള്ളദിവസങ്ങളിൽ്പ്രവേശന

ത്തിനായിനാലിനകംബുക്ക്ചെയ്യ

ന്നവർക്ക്പ്രവേശനടിക്കറ്റിനംപ്ര

വേശനവുംഭക്ഷണവുംചേർന്നുള്ള

തിനും 30 ശതമാനവും വീതം നിര

ക്കിൽഡിസ്കൗണ്ട് ലഭിക്കുമെന്ന്

വർലാ ഹോളിഡേയ്സ് ലിമിറ്റഡ്

ചീഫ് ഓഷറേറ്റിംഗ് ഓഫീസർ് ധീ

രൻ ചൗധരി പറഞ്ഞു.

ന്ന് കോടതി.

കൊച്ചി വണ്ടർലായിൽ ഓണാഘോഷം

സറ്റടെ റിഷോർട്ടം തേടണം. അതിന് ശേഷം നാല് മാസ

അനബന്ധ കുറ്റപത്രം അവി ടെ സമർഷിക്കണമെന്നം നിർദ്ദേ ഓഷറേഷനകൾനടത്തി. പ്രതിക ളെ പിടികൂടുകയും മയക്കുമരുന്ന് ക ണ്ടെടുക്കുകയും ചെയ്ത. എക്സൈ സിൽ ദീർഘകാലമായി ഉണ്ടായി **രുന്ന സീനിയോറിറ്റി പ്രശ്നം പരിഹ** രിച്ചതും ഏറ്റവുമധികം ഉദ്യോഗസ്ഥ ർ പൃതതായി സേനയിലേക്ക് വന്ന തും അദ്ദേഹത്തിന്റെകാലത്താണ്.

രാജസ്ഥാൻ സ്വദേശിയായ മ ഹിപാൽ യാദവ് 1997 ബാച്ചിലെ ഐ.പി.എസ്ഓഫീസറാണ്.ബി. എസ്.എഫിൽഐ.ജിആയിജോ ലി ചെയ്യവെയാണ് 2023 ജൂൺ 9 ന് എക്സൈസ് കമ്മിഷണറായ ത്. 2025 മേയ് 22 വരെ അദ്ദേഹം ആ സ്ഥാനത്ത് തുടർന്നു.

ആശുപത്രിയിലുള്ള സമയത്ത്

▶പ്രത്യേകലേഖകൻ

നൃഡൽഹി: ഡൊണാൾഡ് ട്രംപി

ന്റെ 50 ശതമാനം തീരുവതിരിച്ചടി

മറികടക്കാൻപതിയവിപണികൾ

കണ്ടെത്താൻ ഇന്ത്യൻ കയറ്റമതി

ക്കാർ ശ്രമം തടങ്ങി. ചൈന,ജഷാ

ൻ,ജർമ്മനി,ഫ്രാൻസ്,ഇറ്റലി,സ്പെ

യിൻ,നെതർലൻഡ്സ്,പോളണ്ട്,

കാനഡ,മെക്സിക്കോ,റഷ്യ, ബെൽ

ജിയം,തുർക്കി,യൂ.എ.ഇ, ഒസ്ട്രേലി

ഞാൻ അദ്ദേഹത്തെ സന്ദർശി ച്ചിരുന്നു. അദ്ദേഹത്തിന്റെ ഭാ ര്യയോടും സഹപ്രവർത്തക രോടും രോഗവിവരങ്ങളം ചി കിത്സാ പുരോഗതിയും നിരന്ത രം അന്വേഷിച്ചകൊണ്ടിരുന്നു. രോഗത്തെഅതിജീവിച്ച്അദ്ദേ ഹം തിരിച്ചവരുമെന്ന് തന്നെ യാണ് വിശ്വസിച്ചിരുന്നത്. ആ പ്രതീക്ഷകൾ അസ്ഥാനത്താ യി. പൊടന്നനെയുണ്ടായ രോ ഗബാധയും മരണവും ഇഷോഴും അവിശ്വസനീയമായി തോന്ന ന്നു. അദ്ദേഹത്തിന്റെ കുടുംബ ത്തിന്റെയും സഹപ്രവർത്തക രുടെയും ദ്ലാഖത്തിൽ ഹൃദയവേ

ദനയോടെ പങ്കുചേരുന്നു.

യു.എസ് തീരുവ

വിപണി വികസിപ്പിക്കാൻ

ഇന്ത്യൻ കയറ്റുമതിക്കാർ

നീക്കം.വ്യവസായ,വാണിജ്യസം

ഘടനകളം വിവിധ എംബസിക

ളം ചേർന്ന് ഓരോ രാജ്യത്തെയും

വിപണി സാദ്ധ്യതകൾ പരിശോ

ധിക്കും. ഇന്ത്യൻ തുണിത്തരങ്ങ

ളടെ ഗുണനിലവാരവും പാരമ്പ

ര്യവും വിപണനം ചെയ്യന്ന പ്രചാ

രണ പരിപാടികൾക്കാ തുടക്കമി

ട്ടം. രത്നങ്ങൾ, ആഭരണങ്ങൾ,ചെ

യഅടക്കമുള്ള 40 രാജ്യങ്ങളിൽബ മ്മീൻ,തകൽ, പാദരക്ഷകൾ, രാ

■ 40 രാജ്യങ്ങളിലെ സാദ്ധ്യതകൾ തേടും

യായേയുന്നു ഓഫീസർ: മുഖ്യമന്ത്രി

ഔദ്യോഗിക ജീവിതത്തിലുടനീളം സത്യസന്ധതയും ജനങ്ങളോടുള്ള പ്രതിബദ്ധതയുംപുലർത്തിയഉദ്യോ ഗസ്ഥനായിരുന്നു മഹിപാൽ യാദ വെന്ന് മുഖ്യമത്ത്രി പിണറായി വിജ യൻ അന്ദശോചിച്ചു. സർക്കാരിന്റെ നയങ്ങളംപ്രവർത്തനങ്ങളം വിട്ടവീ ഴ്ചയില്ലാതെ നടപ്പാക്കാൻ അദ്ദേഹ ത്തിന് സാധിച്ചിരുന്നു. എന്നും അ നകരണീയമാതൃകയായിനിലകൊ ണ്ട അദ്ദേഹത്തിന് ഹൃദയപൂർവം അന്ത്യാഞ്ജലി അർഷിക്കുന്നവെന്ന് മുഖ്യമ്ത്രിപറഞ്ഞു.പൊലീസ്മേധാ വി റവാഡ ചന്ദ്രശേഖർ, എ.ഡി.ജി. പിമാരായ പി.വിജയൻ, എസ്.ശ്രീ ജിത്ത്, എച്ച്. വെങ്കടേശ്, എസ്.പി മെറിൻ ജോസഫ്, മുൻ ഡി.ജി.പിമാ രായ ലോക്ലാഥ് ബെഹറ, ഹോർമീ സ്തരകൻ്, ഹരിനാഥ്മിശ്രതുടങ്ങി യവരും അനശോചിച്ച.

വ്യക്തിപരമായ കാരണങ്ങൾ ചൂണ്ടി്ക്കാട്ടി ജസ്റ്റിസ് സുധ ഡൽ ഹിഹെക്കോടതിയിലേക്ക്മാറ്റം ആവശ്യപ്പെട്ടെന്നാണ്സൂചന.മക ൻ ഡൽഹിയിലാണ്. നാഗർകോ

നൃഡൽഹി: കേരള ഹൈക്കോട

തിയിലെ ജസ്റ്റിസ് സി.എസ്. സു

ധയെഡൽഹിഹൈക്കോടതിയി

ലേക്കം,മദ്രാസ്ഹൈക്കോടതിജ

ഡ്ജി ജെ. നിഷാബാനുവിനെ കേ

രളത്തിലേക്കും സ്ഥലം മാറ്റാൻ സു

പ്രീംകോടതി കൊളീജിയം കേന്ദ്ര

സർക്കാരിനോട് ശുപാർശ ചെയ്

തു.വിവിധഹൈക്കോടതികളിലെ

14 ജഡ്ജിമാരെ സ്ഥലം മാറ്റാനാ

ണ് ശുപാർശ.



ജസ്റ്റിസ് നുധ ഡൽഹി ഹൈക്കോടതിയിലേക്ക്,

ജസ്റ്റിസ് നിഷാബാനു കേരളത്തിലേക്ക്

ജസ്റ്റിസ് സി.എസ്. സുധ, ജസ്റ്റിസ് ജെ. നിഷാബാന

വിൽസ്വദേശിയാണ്മദ്രാസ്ഹൈ ക്കോടതി ജഡ്ജി ജെ. നിഷാബാ നു. 1990നവംബറിൽഅഭിഭാഷക യായി പ്രാക്ടീസാരംഭിച്ച. 2016 ഒ ക്ടോബർ അഞ്ചിനാണ് മദ്രാസ് ഹൈക്കോടതി ജഡ്ജിയായത്.

അത്രൺ ഖോൻഗ വന്നിട്ട് ഒരു മാസം

😕 സ്റ്റിസ് അരുൺ മോൻഗ ജലായ് 21 നാണ് ഡൽഹി — ഹൈക്കോടതിയിൽ ജഡ് ജിയായി ചൂമതലയേറ്റത്.

ഒരു മാസം പിന്നിടന്ന തിനിടെയാണ് രാജസ്ഥാൻ ഹൈക്കോടതിയിലേക്കത ന്നെ മടക്കി അയയ്ക്കുന്നത്. കേരളത്തിലേക്ക്മാറ്റമെ ന്ന് അഭ്യഹമുണ്ടായിരുന്നു.

യാത്ര അയപ്പ് ചടങ്ങ് അനുശോചന യോഗമായി

തിരുവനന്തപുരം: എ.ഡി.ജി.പി മഹി പാൽ യാദവിന് പൊലീസ് ആസ്ഥാന ത്ത് നൽകാനിരുന്ന ഔദ്യോഗിക യാ ത്രഅയപ്പ് ചടങ്ങ് അനശോചന യോ ഗമായി മാറി. ശനിയാഴ്ച വിരമിക്കുന്ന മ ഹിപാലിന് ഇന്നലെ വൈകിട്ട് നാലി ന് പൊലീസ് ആസ്ഥാനത്ത് സേനയു ടെ ഔദ്യോഗിക് യാത്രഅയപ്പ് നിശ്ച് യിച്ചിരുന്ത്.

് രാജസ്ഥാനിലെ ജയ്പൂരിൽ ചികി ത്സയിലായതിനാൽ ഓൺലൈനിൽ പങ്കെടുക്കുമെന്നും കൂടുംബാംഗങ്ങൾ പൊലീസ് ആസ്ഥാനത്ത് നേരിട്ടെത്ത മെന്നമാണ് ഒടുവിൽ അറിയിച്ചിരുന്ന ത്. എന്നാൽ, ഇന്നലെ രാവിലെ മഹി പാലിന്റെ വിയോഗവാർത്തയാണെ ത്തിയത്. ലഹരിവിപത്തുകൾ നേരി

ടാനുള്ള നടപടികൾ വിശദീകരിച്ച് മേ യ് അവസാനം 'കേരളകൗമുദിക്ക്' അ ഭിമഖം നൽകിയിരുന്നു. അപ്പോഴെല്ലാം ആരോഗ്യവാനായിരുന്നമഹിപാൽജ ൺ പകുതിയോടെയാണ് ആശുപത്രി യിലായത്. യാത്രഅയപ്പ് ചടങ്ങിനാ യി ഫെയർവെൽ വീഡിയോ തയാറാ ക്കാനായി പൊലീസ് ആസ്ഥാനത്ത നിന്ന് കഴിഞ്ഞ വെള്ളിയാഴ്ച മഹിപാ

ഹിന്ദുസ്ഥാൻ

ലിന്റെ മകനെ ബന്ധപ്പെട്ടിരുന്നു. അ സുഖം ഭേദമാവുന്നാണ്ടന്നാം രണ്ടു ദിവ സ്ത്തിനകം ആശുപത്രി വിടുമെന്നമാ യിരുന്നു മകൻ അറിയിച്ചത്. എന്നാൽ, പൊടുന്നനേ രോഗം മൂർച്ഛിക്കുകയായി രുന്നു. മഹിപാൽ ഓൺലൈനിൽ പ ങ്കെടുക്കുമെന്നറിയിച്ചതിനാൽ യാത്ര അയപ്പ് വീഡിയോയം തയാറാക്കിയി രുന്നു. ഓൺലൈനിൽ പങ്കെട്ടക്കാനു

ള്ള ലിങ്ക് ഉദ്യോഗസ്ഥർക്കെല്ലാം അയ യ്ക്കുകയും ചെയ്തു. പൊലീസിന്റെ വിവി ധവിഭാഗങ്ങളിലും ബി.എസ്.എഫിലും പ്രവർത്തിച്ച അദ്ദേഹം ഒരു വിവാദങ്ങ ളിലും ആരോപണങ്ങളിലും കുടുങ്ങിയി രുന്നില്ല. പൊലീസ് മേധാവി റവാഡ ച ന്ദ്രശേഖറിന്റെ അദ്ധ്യക്ഷതയിൽ നട ന്നഅനംഗോചനയോഗത്തിൽഉന്നത പൊലീസ് ഉദ്യോഗസ്ഥർ പങ്കെടുത്ത്യ.



ഹിന്ദുസ്ഥാൻ ഓർഗാനിക് കെമിക്കൽസ് ലിമിറ്റഡ് [CIN:L99999KL1960GOI082753]

റജിസ്റ്റേർഡ് ഓഫീസ് : അമ്പലമുകൾ പി ഒ, എറണാകുളം ജില്ല, കേരളം-682302 ഫോൺ നമ്പർ-0484-2727342 ഇ മെയിൽ cs@hoclindia.com

വീഡിയോ കോൺഫറൻസിംഗ് (വിസി)/ മറ്റ് ഓഡിയോ-വിഷ്വൽ മാർഗങ്ങൾ (ഓവിഎഎം) വഴി നടക്കുന്ന 64-ാമത് വാർഷിക് പൊതുയോഗത്തിന്റെ വിവരങ്ങൾ

അംഗങ്ങളുടെ 64-ാമത് വാർഷിക പൊതു യോഗം ("എജിഎം") 26 സെപ്റ്റ് ബർ 2025 വെള്ളിയാഴ്യ വൈകുന്നേരം 3.30 ന് ഇന്ത്യൻ സമയം) വീഡിയോ വെള്ളിയാഴ്ച വൈകുന്നേരം 3.30 ന് ്ഇ്ന്ത്യൻ് സമയം വീഡിയോ കോൺഫറൻസിംഗിലൂടെ (വിസി)/ മറ്റു ഓഡിയോ-വിഷ്വൽ മാർഗങ്ങൾ (ഓവിഎഎം) മുഖേന നടക്കുമെന്ന് ഇതിനാൽ അറിയിപ്പ് നൽകുന്നു. ഈ യോഗം കമ്പനീസ് ആഷ്ട് 2013, അതിന് കീഴിൽ തയ്യാറാക്കിയ ചട്ടങ്ങൾക്കൊപ്പം വായിക്കുക, കോർപ്പറേറ്റ് കാര്യ മന്ത്രാലയവും (എംസിഎ) സെക്യൂരിറ്റി എക്സ്ചെയ്ഞ്ച് ബോർഡ് ഓഫ് ഇന്ത്യ സ്നെബി യും പുറപ്പെടുവിച്ച വിവിധ സർക്കുലർക്കു ഇവിടെ കൂട്ടമായി("എംസിഎ/സെബി **സർക്കുലർ(കൾ)**" എന്ന് പരാമർശിച്ചു), ലെ ബാധകമായ വൃവസ്ഥകൾക്കും അനുസൃതമായി 64-ാമത് വാർഷിക പൊതുയോഗ അറിയിപ്പിൽ പ്രതിപാദിക്കുന്ന ബിസിനസ്സ് ഇടപാട് നടത്തുന്നതിന് വേണ്ടിയാണ്.

ഓർഗാനിക് കെമിക്കൽസ് ലിമിറ്റഡിന്റെ ("എച്ച്ഓസിഎൽ/കമ്പനി)

പ്രസക്തമായ എംസിഎ/ സെബി സർക്കുലർ(കൾ) അനുസരിച്ച്, 64-ാമത് എജിഎം . അറിയിപ്പിന്റെയും 2024<mark>-2</mark>5 വർഷത്തെ വാർഷിക റിപ്പോർട്ടിന്റെയും ഇലക്ട്രോണിക് കമ്പനി/ഡെപ്പോസിറ്ററിപങ്കാളി(കൾ)/ആർ.ടി.എയിൽ വിലാസങ്ങൾ രജിസ്റ്റർ ചെയ്യിട്ടുള്ള എല്ലാ അഗങ്ങൾക്കും അയക്കുന്നതാണ്. എജിഎം നോട്ടീസ്, സാമ്പത്തിക പ്രസ്താവനകൾ, അത് സംബന്ധിച്ച മറ്റ് നിയമപരമായ റിപ്പോർട്ടുകൾ എന്നിവയ്ക്കൊപ്പം 2024-25 സാമ്പത്തിക വർഷത്തേക്കുള്ള എച്ച്ഒസിഎല്ലിന്റെ 64-ാം വാർഷിക റിപ്പോർട്ടിന്റെ ഇ-പകർപ്പ് എച്ച്ഓസിഎൽ https://www.hoclindia.com/financial-year-wise-annual-reports,, എക്സ്ചെയ്ഞ് വെബ്സൈറ്റ്, അതായത് ബിഎസ്ഇ ലിമിറ്റഡ്, <u>www.bseindia.com</u> ലുംഎൻഎസ്ലിഎൽ വെബ്സൈറ്റായ <u>www.evoting.nsdl.com</u>. ലും ലഭ്യമാകും.

എജിഎമ്മിൽ പങ്കെടുക്കാൻ യാതൊരു ഏർപ്പെടുത്തിയിട്ടില്ലാത്തതിനാൽ അംഗങ്ങൾക്ക് 64-ാമത് എജിഎമ്മിൽ വിസി/ ഒഎവിഎം വഴി മാത്രമേ പങ്കെടുക്കാൻ കഴിയും വിസി/ ഒഎവിഎം സൗകര്യവും നൽകുന്നതിന് കമ്പനി നാഷണൽ സെക്യൂരിറ്റീസ് ഡിപ്പോസിറ്ററി. (ഇന്ത്യ)") ലിമിറ്റഡിനെ ("എൻഎസ്ഡിഎൽ) ചുമതലപ്പെടുത്തിയിട്ടുണ്ട്. ഇതിനാവശ്യമായ വിശദാംശങ്ങൾ കമ്പനി എജിഎം നോട്ടീസിൽ നൽകിയിട്ടുണ്ട്. വിസി/ഒഎവിഎം വഴി പങ്കെടുക്കുന്ന അംഗങ്ങളെ കമ്പനി നിയമം 2013 ലെ സെക്ഷൻ 103 പ്രകാരം കാറം ആവശ്യത്തിനായി

കമ്പനി അംഗങ്ങളുടെ രജിസ്റ്ററും ഷെയർ ട്രാൻസ്റ്റർ ബുക്കുകളും 2025 സെപ്റ്റംബർ 20, **ശനിയാഴ്ച മുതൽ 2025 സെപ്റ്റംബർ 26, വെള്ളിയാഴ്ച വരെ** ശ്രണ്ടുദിവസവും ഉൾപ്പെടെ)അടച്ചിരിക്കും. എജിഎമ്മിൽ വിദൂര ഇ വോട്ടിംഗ് അല്ലെങ്കിൽ ഇ വോട്ടിംഗ് വോട്ടുചെയ്യാനുള്ള അംഗങ്ങളുടെ യോഗ്യത നിർണ്ണയിക്കുന്നതിനുള്ള റ്റെക്കോർഡ് തീയ്യതി /കട്ട് ഓഫ് തീയ്യതി 19 സെപ്റ്റംബർ 2025 വെള്ളിയാഴ്ച യായി

5. കമ്പനി അക്. -2013 ലെ ബാധകമായ വ്യവസ്ഥകൾക്കും വിവിധ സർക്കുലറുകൾക്കും അനുസ്യതമായ, 64-ാമത് എജിഎം വിസി / ഒഎവിഎം വഴി നടക്കുന്നതിനാൽ അംഗങ്ങൾക്ക് പ്രോക്സികളെ നിയമിക്കാനുള്ള സൗകര്യം ലഭ്യമാകില്ല

ഇമെയിൽ- വിലാസങ്ങൾ രജിസ്റ്റർ ചെയ്യുന്ന / അപ്ഡേയ്റ്റ് ചെയുന്ന രീതി

വിലാസങ്ങൾ രജിസ്റ്റർ ചെയ്യാത്ത / അപ്ഡേറ്റ് ചെയ്യാത്ത അംഗങ്ങൾ അവരുടെ ഇമെയിൽ വിലാസങ്ങൾ അതത് ഡിപ്പോസിറ്ററി പങ്കാളികളുമായി രജിസ്റ്റർ ചെയ്യാൻ അഭ്യർത്ഥിക്കുന്നു. വാർഷിക എജിഎം നോട്ടീസിന്റെ പകർപ്പ്, 2024-25 റിപ്പോർട്ടും കമ്പനിയിൽ നിന്നുള്ള് മറ്റ് ആശയവിനിമയങ്ങളും ഇലക്ട്രോണിക് മോഡിൽ ലഭിക്കുന്നതിന് ഫിസിക്കൽ മോഡിൽ ഷെയറുകൾ കൈവശം വച്ചിരിക്കുന്ന അംഗങ്ങൾ അവരുടെ ഇ-മെയിൽ വിലാസങ്ങൾ കമ്പനിയുടെ ആർടിഎ ബി്ഗ് ഷെയർ സർവീസസ് പ്രൈവറ്റ് ലിമിറ്റഡുമായി <u>investor@bigshareonline.com</u> അല്ലെങ്കിൽ <u>vinod.y@bigshareonline.com</u> എന്ന വിലാസത്തിൽ അപ്ഡേറ്റ് ചെയ്യാൻ അഭ്യർത്ഥിക്കുന്നു,

ഇ-വോട്ടിംഗ് വഴി വോട്ട് ചെയ്യുന്ന രീതി

സ്ഥലം ,എറണാകുളം :കേരളം

തീയതി 27.08.2025 :

 ഇലക്ട്രോണിക് മാർഗ്ഗങ്ങളിൽ വിദുര ഇവോട്ടിംഗിലൂടെ- അംഗങ്ങൾക്ക് അവരുടെ വോട്ടവകാശം വിനിയോഗിക്കുന്നതിനുള്ള സൗകര്യം കമ്പനി ഒരുക്കും. വിദുര ഇ വോട്ടിംഗ് വഴി തങ്ങളുടെ വോട്ട് ചെയ്യാൻ കഴിയാത്ത അംഗങ്ങൾക്കും അല്ലാത്ത വിധത്തിൽ വോട്ടുചെയ്യാൻ അർഹതയുള്ളവർക്കും എജിഎം നടക്കുന്ന സമയത്ത് ഇ-വോട്ടിംഗ്വനുള്ള സൗകര്യവും ലഭ്യമാക്കും. ഡ്രീമറ്റീരിയലൈസ്സ് മോഡിൽ, ഫിസിക്കൽ മോഡിൽ ഷെയർ കൈവശമുള്ള അംഗങ്ങൾക്കും കമ്പനിയിലോ ആർടിഎയിലോ ഇ-മെയിൽ വിലാസം രജിസ്റ്റർ്ചെയ്യാത്ത അംഗ്ങ്ങൾക്കും എജിഎമ്മിൽ്വിദൂര ഇ-വോട്ടിംഗും ഇ-വോട്ടിംഗും ചെയ്യുന്ന രീതി എജിഎമ്മിന്റെ അറിയിപ്പിൽ നൽകും. വിസ്വ/ഒഎവിഎം വഴി എജിഎമ്മിൽ ചേരുന്നതിനുള്ള നിർദേശങ്ങളും എജിഎമ്മിന്റെ അറിയിപ്പിൽ നൽകും.

അംഗങ്ങൾ വോട്ട് രേഖപ്പെടുത്തുന്നതിനും എജിഎമ്മിൽ പങ്കെടുക്കുന്നതിനും എജിഎമ്മിന്റെ നോട്ടീസിൽ നൽകിയിരിക്കുന്ന നിർദ്ദേശങ്ങൾ പാലിക്കാൻ അ്ഭ്യ*ർ്*ത്ഥിക്കുന്നു, അത് കമ്പനി വെബ്സൈറ്റായ https://www.hoclindia.com/financialyear-wise-annual-reports ലും NDSL വെബ്സൈറ്റായ www.evoting.nsdl.com.ലും ലഭ്യമാകും. എജിഎമ്മിന്റെ അറിയിപ്പിൽ നൽകിയിരിക്കുന്ന എല്ലാ കുറിപ്പുകളും പ്രത്യേകിച്ച്, പൊതുയോഗത്തിൽ ചേരുന്നതിനുമുള്ള ന്നിർദ്ദേശങ്ങൾ, വിദൂര ഇ-വോട്ടിംഗ് വഴിയോ അല്ലെങ്കിൽ എജിഎം നടക്കുന്ന സ്മയ്ത്ത് ഇ-വോട്ടിംഗ് വഴിയോ വോട്ട് ചെയ്യുന്ന രീതി മനസ്സിലാക്കാൻ ശ്രദ്ധാപൂർവ്വം വായിക്കാൻ അംഗങ്ങളോട് അഭ്യർത്ഥിക്കുന്നു, പധാനപ്പെട്ട വിവരങ്ങൾ

പൂരിപ്പിച്ച ഫോമുകൾ കമ്പനിയുടെ ആർട്ടിഎ മെസേഴ്ല് ബ്ലിഗ് ഷെയർ സർവീസസ് പ്രൈവറ്റ് ലിമിറ്റഡിന് എത്രയും വേഗം സമർപ്പിക്കാൻ അഭ്യർത്ഥിക്കുന്നു. പ്രസക്തമായ ഫോമുകൾ https://www.hoclindia.com/form-download എന്ന വിലാസത്തിൽ ലഭ്യമാണ്.

കെവൈസി വിശദാംശങ്ങൾ ഇതുവരെ സമർപ്പിക്കാത്ത അംഗങ്ങൾ ശരിയായി

ഹിന്ദുസ്ഥാൻ ഓർഗാനിക് കെമിക്കൽസ് ലിമിറ്റഡിനായി ഒപ്പ് /-സുബ്രഹ്മണ്യൻ എച്ച് കമ്പനി സെക്രട്ടറി

അംഗത്വ നമ്പർ ACS28380

പ്രതിസന്ധി രൂക്ഷമാകുന്നു



അമേരിക്കയിൽ 50 ശതമാ നം തീരുവനടപ്പായതോടെ വസ്തങ്ങൾ, രത്നങ്ങൾ, ആഭ രണങ്ങൾ, ചെമ്മീൻ, തുക ൽ, പാദരക്ഷകൾ, രാസവ സൂകാൾ, ഇലക്ടിക്കൽ, മെക്കാനിക്കൽ യന്ത്രങ്ങൾ തടങ്ങിയ വ്യവസായ മേഖ ലകൾ പ്രതിസന്ധിയിലാ

ണ്. ഫാക്ടറികൾ പൂട്ടിയും ഉത്പാദനം കുറച്ചം ജീവന ക്കാരെ ഒഴിവാക്കിയും പിടി ച്ചനിൽക്കാനാണ്കമ്പനിക ള്ടെ ശ്രമം.

യ്ക്ക് ബദൽ വിപണി കണ്ടെത്ത

ണം. മികച്ച സാദ്ധ്യതയുള്ള വിപ

ണികളിൽ ഇന്ത്യൻ ഉത്പന്നങ്ങ

ളുടെ ലഭ്യത ഉറപ്പാക്കും. സൂറത്ത്

ര്ത്നം, തിൽഷൂരിലെയും പാനിഷ

ത്തിലെയും വസ്ത്രം, ഭദോഹിയി

ലെ പരവതാനി തുടങ്ങിയ ഉത്പ

ന്നങ്ങൾ ഈ വിപണികളിൽ അ

അതേസമയം, തീരുവ ആഘാതം കുറയ്ക്കാനു ള്ള നടപടികൾക്ക് കേന്ദ്ര സർക്കാർ തുടക്കമിട്ടു

യു.എസുമായി 100 കോടി ഡോളറിന്റെ ഉടമ്പടി

ഹിന്ദ്സ്ഥാൻ എയ്റോനോട്ടി ക്സ്ലിമിറ്റഡ്(എച്ച്.എ.എൽ) നിർമ്മിക്കുന്ന എൽ.സി.എ മാ ർക്ക് 1 എ തേജസ് വിമാനങ്ങൾ ക്ക് 113 ജി.ഇ-404 എൻജിനക ൾവാങ്ങുന്നതിനുള്ള 100 കോടി ഡോളറിന്റെ ഇന്ത്യ-യു.എസ് ഉ ടമ്പടി ഉടൻ. ഇന്ത്യയ്ക്ക് 50 ശ തമാനം തീരുവ ചുമത്തിയതുമാ യിബന്ധപ്പെട്ടതർക്കംപ്രതിരോ ധ സഹകരണത്തെ ബാധിക്കി ല്ലെന്നസൂചനയാണിത്. ചർച്ചക ൾ പുരോഗമിക്കുകയാണെന്നും സെപ്തംബറോടെ എച്ച്.എ.എ ല്ലം യു.എസ് കമ്പനി ജനറൽ ഇ ല്ക്ടിക്സും (ജി.ഇ) കരാർഒഷി ടുമെന്നും പ്രതിരോധവൃത്തങ്ങൾ അറിയിച്ച.

ജമ്മു കാശ്ലീരിലെ മിന്നൽ പ്രളയം: മരണം 36 ആയി

ശ്രീനഗർ: ജമ്മുവിൽ രണ്ട് ദിവസമാ യി തുടരുന്ന മിന്നൽ പ്രളയത്തിലും മ ണ്ണിടിച്ചിലിലും വൻനാശനഷ്ടം. മരണ സംഖ്യ36ആയിഉയർന്നു. വൈഷ്ണോ ദേവിതീർത്ഥാടനപാതയിലുണ്ടായമ ണ്ണിടിച്ചിലാണ് കൂടുതൽ മരണം. നിര വധി പേരെ കാണാതായി. സൈന്യ ത്തിന്റെ നേതൃത്വത്തിൽ രക്ഷാപ്രവര് ത്തനം തുടരുകയാണ്. ജമ്മുവിൽ 24 മണിക്കുറിനുള്ളിൽ 380 മില്ലിമീറ്റർ മഴ പെയ്ത. 1910ന്ശേഷം സംസ്ഥാനത്ത് പെയ്ത് ഏറ്റവും ഉയർന്ന മഴയാണിത്. പീർഖോ, നിക്കി താവി പോലുള്ള പ്ര ദേശങ്ങൾ പൂർണമായും വെള്ളത്തി നടിയിലായി. താവി നദിക്ക് കുറകെ യുള്ള നാലാമത്തെ പാലം തകർന്നു. ചെനാബ് നദിയിലെ ജലനിരഷ് ക്ര മാതീതമായി ഉയർന്നു. ശ്രീനഗറിലും അനന്ത്നാഗിലും ഝലം നദി കരക വിഞ്ഞൊഴുകി. സൈന്യവും ദേശീയ, സംസ്ഥാനദുരന്തനിവാരണസേനക ളം ചേർന്ന്താണ പ്രദേശങ്ങളിൽ നി

ന്ന്5,000ത്തിലധികം ആളകളെസുര ക്ഷിത സ്ഥാനങ്ങളിലേക്ക് മാറ്റി. തട സപ്പെട്ട മൊബൈൽ ഫോൺ,ഇന്റർ നെറ്റ്സംവിധാനങ്ങളം ജമ്മു-പത്താ ൻകോട്ട് റൂട്ടിലെ ടെയിൻ ഗതാഗത വും പുനഃസ്ഥാപിച്ച. അതിനിടെ മുഖ്യ മന്ത്രി ഒമർ അബ്ദ്ദ്ള്ള ദുരിന്തബാധി തസ്ഥലം സന്ദർശിച്ച. ദുരന്തത്തിൽ അനശോചനം രേഖ്ഷട്ടത്തിയ പ്ര ധാനമന്ത്രി നരേന്ദ്രമോദി മുഖ്യമന്ത്രി ഒമർ അബ്ദുള്ളയുമായി ഫോണിൽ സംസാരിച്ച് സ്ഥിതിഗതികൾ വില യിരുത്തി. മണ്ണിടിച്ചിലിൽ മരിച്ച തീ ർത്ഥാകരുടെ കുടുംബങ്ങൾക്ക് ഉത്ത ർപ്രദേശ്മുഖ്യമത്ത്രിയോഗിആദിത്യ നാഥ് നാല് ലക്ഷം രൂപ ധനസഹാ യം പ്രഖ്യാപിച്ച.അതേസമയം, കേ ദാർനാഥ് മഹാപ്രളയത്തിന് കാ രണമായ 2013ന് ശേഷമുള്ള ഏറ്റ വും ശക്തമായ വർഷകാലമാണ് വ ടക്കെ ഇന്ത്യയിൽ ഇക്കൊല്ലം അന

പ്രധാനമന്ത്രി മോദി ഇന്ന് ജഷാനിലേക്ക്

നൂഡൽഹി: പ്രധാനമന്ത്രിനരേന്ദ്രമോ ദി രണ്ടു ദിവസത്തെ ജഷാൻ സന്ദർശ നത്തിനായി ഇന്ന് പുറപ്പെടും. ജഷാൻ

ഹകരണം വർദ്ധിഷിക്കാനുള്ള പ്രഖ്യാ ശനത്തിന്റെ ഭാഗമായി പ്രതിരോധ ഗ വേഷണം,സാങ്കേതികവിദ്യാകൈമാ നയും ജഷാൻ ഏജൻസികളമായി ക രാർ ഒപ്പിട്ടം. സെമികണ്ടക്ടറുകൾ, ആ ർട്ടിഫിഷ്യൽ ഇന്റലിജൻസ്, നിർണാ

പ്രധാനമന്ത്രിഷിഗെൽഇഷിബയുമൊ ത്ത് നാളെ 15-ാം ഇന്ത്യ-ജഷാൻ വാർ ഷിക ഉച്ചകോടിയിൽ പങ്കെടുക്കും. പ്ര തിരോധം, ഊർജ്ജം, ഡിജിറ്റൽ, അടി സ്ഥാനവികസനം, മേഖലക്ളിലെ സ പനങ്ങളം പ്രതീക്ഷിക്കുന്നു. മോദിയുടെ എട്ടാം ജഷാൻ സന്ദർശനമാണ്.സന്ദർ റ്റം എന്നിവയുമായി ബന്ധപ്പെട്ട് ഇന്ത്യ യുടെ ഡി.ആർ.ഡി.ഒയും നാവിക സേ യക ധാത്രക്കൾ തുടങ്ങിയ മേഖലകളി ലെ സഹകരണം വർദ്ധിഷിക്കുന്നതി നൊഷം ഇന്ത്യയിൽ അടിസ്ഥാന വിക സനംഉൾക്കൊള്ളന്നജഷാൻമൊബി ____ ലിറ്റിപങ്കാളിത്തപ്രഖ്യാപനവും സന്ദർ ശനത്തിൽ പ്രതീക്ഷിക്കുന്നം.

നടനും അവതാരകനുമായ രാജേഷ്കേശവ്ഗുരുതരാവസ്ഥയിൽ കൊച്ചി: പരിപാടിക്കിടെ കുഴഞ്ഞുവീ

ണനടനം അവതാരകനമായരാജേ ഷ്കേശവ്(47) ഗുരുതരാവസ്ഥയിൽ. ഹൃദയാഘാതത്തെതുടർന്ന്കുഴഞ്ഞ വീഴുകയായിരുന്നു.കൊച്ചിയിലെസ്വ കാര്യആശുപത്രിയിൽവെന്റിലേറ്ററി ലാണ്.ആൻജിയോപ്ലാസ്റ്റിന് വിധേ യമാക്കി.ഹൃദായാഘാതംമൂലം തല ച്ചോറിനുണ്ടായ വീക്കമാണ് നില വ ഷളാക്കിയത്.ശ്വാസം എടുക്കുന്നതി ൽ നേരിയ പ്പരോഗതിയുണ്ട്.കണ്ട ന്നൂരിലെ ഹോട്ടലിൽ കഴിഞ്ഞ ഞാ യറാഴ്ച നടന്ന സ്വകാര്യ പരിപാടിക്കി ടെയാണ്കഴഞ്ഞുവീണത്.ഹൃദ്രോഗ, ന്യറോളജിഡോക്ടർമാരുടെനിരീക്ഷ ണത്തിലാണ്.തിരുവനന്തപരം സ്വ ദേശിയായ രാജേഷ് ടിവി ഷോകളി



ലെ അവതാരകനായാണ് ശ്രദ്ധിക്ക പെട്ടത്.അഞ്ചിലേറെ മലയാളസിനി മകളിലും അഭിനയിച്ചിട്ടുണ്ട്.

NPR FINANCE LIMITED Reg. Office: 6th Floor, Unit No.611, Adventz Infinity@5, Street No.18, BN-Block, Sector-V, Bidhannagar, Kolkata-700 091 CIN-L65921WB1989PLC047091, E-MAIL- npr1@nprfinance.com PHONE NO. - 033 4849 6490 Website: www.nprfinance.com

NOTICE

In terms of the Para 43 of Master Direction Reserve Bank of India (Non-Banking Financial Company - Scale Based Regulation) Directions, 2023, issued by the Reserve Bank of India, notice is hereby given that, the following Branches of M/s NPR Finance Ltd. [Registered Office at 6" Floor Unit No. 611. Adventz Infinity@5, Street No 18, BN Block, Sector V, Bidhannagar, Kolkata 700091] will be closed with effect from 1" December, 2025, due to closure of business operations : (1) Siliguri Branch (situated at New Milanpally, Sukanta Sarani, Siliguri, Ward No. 25, Siliguri (M. Corp.), Police Station- Siliguri, Darjeeling, Pin code - 734005], (2) Nimtala Branch [situated at First Floor, Mouza -Jalkar Domra, Police Station - Haringhata, District-Nadia, Pincode -741257] and (3) Bardhaman Branch [situated at Village- Keshabhgani Chatti, Basudev Pally, Rajbati, Post office- Bardhaman, Police Station- Burdwan, PIN- 713104]. In case any person has objection for the aforesaid closure, he/she may inform the Company at its aforesaid Registered Office or contact the Reserve Bank of India, Department of Non-Banking Supervision, 15, Netaji Subhas Road, 5" Floor, Kolkata-700 001, within three months from the date of publication of this notice. Those borrowers who had availed the financing facility provided by the Company and have not yet repaid their dues in full, may deposit the amount outstanding in A/c Nos. (a)36029300165 or (b) 41246757089 of NPR Finance Ltd. maintained with State Bank of India (IFSC- SBIN0001139; MICR 700002047), India Exchange Place Extn Branch, Kolkata-700 073, In case of any difficulty, they may also contact the Registered Office of the Company at Kolkata (Phone No.

Pawan Kumar Todi Place:Kolkata Managing Director Date:27.08.2025

For NPR Finance Ltd

033 4849 6490).

CKA Birla Group

orient electric

ORIENT ELECTRIC LIMITED CIN: L311000R2016PLC025892 **Registered Office:** Unit VIII, Plot No. 7, Bhoinagar, Bhubaneswar, Odisha-751012 Corporate Office: 240, Okhla Industrial Estate, Phase -III, Okhla New Delhi – 110020 **Tel:** 011-40507000

E-mail: investor@orientelectric.com, **Website:** www.orientelectric.com

NOTICE TO SHAREHOLDERS Issued in support of the IEPFA campaign "Saksham Niveshak" - A 100-Day Drive to Facilitate Dividend Claims and KYC Updates.

The Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs, has launched a 100 days campaign named "Saksham Niveshak", which is being conducted from July 28, 2025, to November 6, 2025. The objective of this campaign is to reach out to shareholders whose dividends(s) remain unpaid or unclaimed and to encourage them to update their KYC and nomination details.

As per the provisions of the Investor Education and Protection Fund (IEPF) Rules, shares on which dividends remain unclaimed for seven consecutive years are liable to be transferred to the IEPF. To avoid such transfer, shareholders are advised to claim their unpaid dividends, if any, before the same is transferred to IEPF by applying along with required documents to KFin Technologies Limited, Registrar and Share Transfer Agent (RTA) at **einward.ris@kfintech.com**. It has been observed that dividends remain unpaid primarily due to non-updation of KYC details.

Further, Shareholders are requested to update their KYC and Nomination details as follows: Shares held in Demat mode: Contact your respective Depository Participant (DP) to update the required

• Shares held in physical mode: Shareholders holding shares in Physical form are requested to update their KYC, bank account details, contact details and nomination details by submitting the prescribed ISR forms along with supporting documents, as mandated by SEBI to RTA at the following address: KFIN Technologies Limited, Unit: Orient Electric Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana, India - 500032, Toll Free No.:

Details of the applicable ISR forms are available on the Company's website under the section: https://orientelectric.com/pages/share-holder

For **Orient Electric Limited**

New Delhi August 27, 2025

Diksha Singh Company Secretary (ICSI Membership No. A44999)

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

VILIN BIO MED LIMITED

(CIN: L24230TG2005PLC046689)

Having registered office at Plot No. 43, H. No. 8020269/S/43, 2nd Floor, Sagar Co-op Housing Society Ltd., Road No.2, Banjara Hills, Khairtabad, Hyderabad, Telangana, India, 500034. e-mail ID: cs@vilinbiomed.co.in; Tel: 040- 79618843, Website: www.vilinbiomed.co.in

OPEN OFFER FOR ACQUISITION OF UP TO 36,27,000 (THIRTY SIX LAKHS TWENTY SEVEN THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") REPRESENTING THE 26% OF THE VOTING SHARE CAPITAL OF VILIN BIO MED LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF TARGET COMPANY, AT A PRICE OF ₹23.40/- (RUPEES TWENTY THREE RUPEES AND PAISA FORTY ONLY) ('OFFER PRICE') PER FULLY PAID UP EQUITY SHARE OF RS. 10 EACH, PAYABLE IN CASH, BY ALLU RAMA KRISHNA REDDY ("ACQUIRER-1"), VENNA PRAVALLIKA ("ACQUIRER-2"), JULAKANTI NAGA AVINASH REDDY ("ACQUIRER-3"), MADDULA JWALA VEERAVENKATA PANDURANGA PRANEETH ("ACQUIRER-4"), ADI MOHAN RAO ("ACQUIRER-5"), SHANKAR REDDY KATIREDDY ("ACQUIRER-6"), KUNDOOR KARUNAKAR REDDY ("ACQUIRER-7") AND SHAIK SHARAZ ("ACQUIRER-8") (HEREINAFTER COLLECTIVELY REFERRED TO AS 'ACQUIRERS') ALONG WITH RAMIZA SHAIK ('PAC 1'), SHARAF SHAIK ('PAC 2') HEREINAFTER COLLECTIVELY REFERRED TO AS 'PACS') PURSUANT

TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER"). This pre-offer advertisement ('Pre-Offer Advertisement') is being issued by AFCO Capital India Private Limited, the Manager to the Offer ('Manager to the Offer' or 'Manager'), for and on behalf of the Acquirers to the Public Shareholders of the Target Company in compliance with Regulation 18(7) and other applicable provisions of the SEBI (SAST) Regulations. This Pre-Offer Advertisement should be read in continuation of and in conjunction with (a) PA dated March 27, 2025; (b) the DPS dated April 04, 2025 that was published in (i) Financial Express (English) all over India; (ii) Jansatta (Hindi) all over India; (iii) Pratahkal (Marathi) in Maharashtra; and (iv) Pragyajyothi (Telugu) in Telangana State; (c) the Corrigendum to Public Announcement dated April 04, 2025; (d) DLOF dated April 15, 2025 (e) Corrigendum to the PA, DPS and DLOF published in the Newspapers on August 26, 2025 ('Corrigendum') and (f) the Letter of Offer ("LOF") dated August 18, 2025. (The PA, DPS, DLOF and LOF are herein

This Pre-Offer Advertisement is being published in all Newspapers in which the DPS was published.

For the purpose of this Pre-Offer Advertisement.

collectively referred to as 'Offer Document').

- (a) Identified Date' means August 14, 2025, being the date falling on the 10th (tenth) Working Day prior to the commencement of the Tendering Period; and
- (b) Tendering Period' means the 10 (Ten) Working Days period from Monday, September 01, 2025, to Monday, September 15, 2025 (both days inclusive) within which the Public Shareholders may tender their Equity Shares in acceptance of the Offer.

Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LOF.

- The Public Shareholders of the Target Company are requested to note the following information related to the Offer:
- Offer Price: The Offer Price is ₹ 23.40 (Rupees Twenty Three and paisa Forty only) per fully paid-up Equity Share. The Offer price will be paid in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations, 2011 and subject to terms and conditions mentioned in PA, the DPS, DLOF and LOF. There has been no revision in the Offer Price.
- 2. Recommendations of the Committee of Independent Directors ('IDC'): The recommendation of IDC was approved on Wednesday, August 27, 2025 and published on Thursday, August 28, 2025, in the same Newspapers where DPS was published. The IDC is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.
- 3. Other details of the Offer: 3.1 The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company. 3.2 This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. The Offer is not conditional upon any minimum level of acceptance in terms
- of Regulation 19(1) of SEBI (SAST) Regulations. 3.3 The Letter of Offer dated August 18, 2025 ('LOF') has been dispatched on August 22, 2025, to all the Public Shareholders of the Target Company whose names appeared
- in the register of members on August 14, 2025, the Identified Date. It is clarified that all Public Shareholders (even if they acquire Equity Shares or if they become shareholders of the Target Company after the Identified Date) or those who have not received the LOF are eligible to participate in the Offer (except the Acquirers, Seller and Promoters and Promoters Group of the Target Company). 3.4 Public Shareholder may participate in the Offer by approaching their Selling Broker and tender the Equity Shares in the Offer as per the procedure mentioned in the LOF.
- 3.5 Public Shareholders of the Target Company may download the LOF from the website of SEBI (www.sebi.gov.in), NSE (www.nseindia.com), Manager to the Offer
- (www.afcogroup.in) or obtain a copy of the same from Bigshare Services Private Limited ('Registrar to the Offer') on providing suitable documentary evidence of holding of the Equity Shares of the Target Company. 3.6 In case of non-receipt/non-availability of the LOF/Form of Acceptance-cum-Acknowledgement, Public Shareholder may participate in the Offer by providing their
- application in plain paper in writing signed by all shareholder(s), stating name, address, number of shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered and other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their Equity Shares are transferred in an off-market mode to the Escrow Demat Account before the closure of the Offer.
- The procedure for tendering the Equity Shares in the Offer is as below:
- 4.1 In case the Equity Shares are in dematerialised form: An eligible person may participate in the Offer by approaching their Selling Broker and tender Equity Shares in the Open Offer as per the procedure mentioned in paragraph 8.3 on page no. 43 of the LOF.
- 4.2 In case the Equity Shares are in physical form: Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective. Selling Broker along with a complete set of relevant documents in the manner as set out in paragraph 8.3 on page no. 43 of the LOF.
- 5. In terms of Regulation 16(1) of SEBI (SAST) Regulations, 2011, the DLOF had been submitted to SEBI on April 15, 2025. The final observations letter bearing reference no. SEBI/HO/CFD/CFD-RAC-DCR-2/P/OW/2025/0000021734/1 from SEBI was received on August 12, 2025 in terms of Regulation 16(4) of the SEBI (SAST) Regulations, 2011 and the observations have been duly incorporated in the LOF and disclosed in the Corrigendum.
- Material changes: Public Shareholders are requested to refer to the Corrigendum for material changes from the date of the PA.
- 7. Details regarding the status of the Statutory and other approvals: As on the date of the LOF, there are no statutory or other approvals required by the Acquirers to complete this offer. However, in case any such statutory approvals are required by the Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be subject to such approvals, and the Acquirers shall make the necessary applications for such statutory approvals.
- 8. The tentative schedule of major activities relating to the offer is set forth below

Tentative Activity Schedule	Day and Date	REVISED Day and Date (1)
ssue Date of the Public Announcement	Thursday, March 27, 2025	Thursday, March 27, 2025
Publication date of the Detailed Public Statement in the Newspapers	Friday, April 04, 2025	Friday, April 04, 2025
ast date for filing the Draft Letter of Offer with SEBI	Tuesday, April 15, 2025	Tuesday, April 15, 2025
ast date for Competing Offer(s) (3)	Wednesday, April 30, 2025	Wednesday, April 30, 2025
ast date for receipt of comments from SEBI on the Draft Letter of Offer	Thursday, May 08, 2025	Tuesday, August 12, 2025 (1)
dentified Date (4)	Tuesday, May 13, 2025	Thursday, August 14, 2025
ast date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date	Tuesday, May 20, 2025	Friday, August 22, 2025
ast date for publication of the recommendations of the committee of the Independent Directors of the arget Company to the Public Shareholders for this Offer in the Newspapers	Friday, May 23, 2025	Thursday, August 28, 2025
ast date for upward revision of the Offer Price and/or the Offer Size	Monday, May 26, 2025	Thursday, August 28, 2025
ast date of publication of opening of Offer public announcement in the Newspapers	Monday, May 26, 2025	Thursday, August 28, 2025
Pate of commencement of Tendering Period	Tuesday, May 27, 2025	Monday, September 01, 2025
Date of closing of Tendering Period	Tuesday, June 10, 2025	Monday, September 15, 2025
ast date for publication of post-offer public announcement in the newspapers in which this DPS has been published	Tuesday, June 17, 2025	Monday, September 22, 2025
ast date of communicating the rejection/ acceptance and completion of payment of consideration or efund of Equity Shares to the Public Shareholders	Tuesday, June 24, 2025	Monday, September 29, 2025
ast date for filing the post Offer report with SEBI	Tuesday, July 01, 2025	Tuesday, October 07, 2025

- To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations.
- (2) There had been no competing offer to the Acquirer's offer. Actual date of receipt of SEBI's final observations.
- (4) The Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the LOF shall be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned
- 9. The Acquirers, PACs and their directors accept full responsibility for the information contained in this Pre-offer Advertisement (other than such information as has been obtained from the public sources or provided by or relating to and confirmed by the Target Company) and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations in respect of this Offer.

ISSUED ON BEHALF OF THE ACQUIRERS BY THE MANAGER TO THE OFFER AFCO CAPITAL INDIA PRIVATE LIMITED



Near D.N Nagar Metro Station, Andheri (West), Mumbai-400053 Tel: 022-26378100; Fax: +91 22 2282 6580 Contact Person: Mr. Atul B Oza / Ms. Nikita Bansal E-mail: capital@afcogroup.in; website: www.afcogroup.in

604-605, Cosmos Plaza, J.P Road,



BIGSHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Cayes Road, Andheri (East) Mumbai - 400093 Tel: 022 - 62638200 Fax: 022- 62638299

Email: openoffer@bigshareonline.com Investor Grievance Email: investor@bigshareonline.com Website: www.bigshareonline.com Contact Person: Maruti Eate

REGISTRAR TO THE OPEN OFFER

SEBI Registration Number: INM000012555 SEBI Registration No.: INR000001385 The Pre-Offer Advertisement would also be available on the SEBI website at www.sebi.gov.in and on the website of the Manager to the Offer at www.afcogroup.in.

Date: August 27, 2025 Place: Hyderabad



Clean Kerala Company Limited Regd: Office: TC.29/1732, IInd Floor, State Municipal House, Vazhuthacaud, Trivandrum-695 010, Kerala

Clean Kerala Email: cleankeralacompany@gmail.com Company Limited CIN - U90000KL2013SGC035624 (A Govt. of Kerala Undertaking) Notification No.: P/CKCL/3833/2025 Dated: 26.08.2025

Clean Kerala Company Ltd. invites proposals from experienced entities for implementing Total Sanitary Waste Management Projects in different clusters on PPP basis (B+DBFOT Model) in Kerala (Tender ID: 2025_CKCL-791139-1 2025_CKCL-791826-1, 2025_CKCL-791840-1, 2025_CKCL-791849-1). RFP can be downloaded free of cost from the website: http://etenders.kerala.gov.in/. The last date and time of submission of proposal will be 22.09.2025, 6PM. For more details please visit: www.cleankeralacompany.com nm Sd/-, Managing Director Ph: 0471-2724600

E TENDER NOTIFICATION



CIN-L10101WB1974PLC094602 Regd. Office: 31, Chowringhee Road, Kolkatta 700016 Phone No. 913340029600, Fax No. 9133 2249 6420

Email: corp secy@graphiteindia.com Website: www.graphiteindia.com

NOTICE TO SHAREHOLDERS Sub: Transfer of Equity Shares of the Company in respect of which dividend has not been claimed for seven consecutive years

to Investor Education and Protection Fund (IEPF) Authority

Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") the dividend declared at the 43rd. Annual General Meeting of the Company held on August 6, 2018, for the financial year 2017-18, which remains unclaimed for a period of seven years will be credited to the IEPF on or after September 9, 2025. Further, the corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance to the Rules, the Company is communicating individually to the concerned shareholders and the detail of such shares liable to be transferred to IEPF are also made available on your website. Shareholders concerned may refer to the web-link; http://www.graphiteindia.com/View/ investor_relation.aspx to verify the detail of their unclaimed dividend and the shares liable to be transferred.

Concerned shareholder holding shares in physical form and whose share are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in, lieu of original held by them for the purpose of transfer of shares to IEPF and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificate into DEMAT form and transfer in favour of IEPF. The original share certificate (s) which are registered in the name of original shareholder will stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in dematerialised form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the DEMAT account of the IEPF.

In case the Company does not receive any communication from the concerned shareholders on or before September 4, 2025, the Company with a view to adhering with the requirements of the Rules, will transfer the dividend to the IEPF after due date i.e. September 9, 2025. The corresponding shares on which dividend is unclaimed for seven consecutive years shall also be transferred without any further notice.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if any from the IEPF authorities after following the procedure prescribed in the Rules.

For any queries on the above matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agents, MUFG Intime India Private Limited, C 101, 247 Park, L.B.S. Marg, Vikhroli (W), Mumbai-400 083. Tel. No.: 8108116767, email: rnt.helpdesk@in.mpms.mufg.com For Graphite India Limited

Sanjeev Marda Place: Kolkata Date: 26/08/2025 Company Secretary



HINDUSTAN ORGANIC CHEMICALS LIMITED [CIN: L99999KL1960GOI82753]

Registered office: Ambalamugal PO, Ernakulam District Kerala - 682 302 India, Tel. No.: 0484 -2727342, E-mail: cs@hoclindia.com

INFORMATION REGARDING 64th ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING

(VC)/OTHER AUDIO-VISUAL MEANS (OAVM)

. Information is hereby given that 64th Annual General Meeting ("AGM") of the

members of Hindustan Organic Chemicals Limited ("HOCL/Company") will be held

on Friday 26" September, 2025 at 03:30 pm (IST) through Video Conferencing

("VC")/Other Audio Visual Means ("OAVM") to transact the businesses that will be set forth in the Notice of 64° AGM, in compliance with applicable provisions of Companies Act, 2013 read with rules framed there under and various circulars issued by the Ministry of Corporate Affairs (MCA), Securities Exchange Board of India (SEBI) (herein after collectively referred to as "MCA/SEBI circular(s)" In compliance with the relevant MCA/SEBI circular(s), the electronic copies of the notice of 64th AGM and Annual Report for the year 2024-25 will be sent to all the members whose e-mail addresses are registered with the Company/Depository

Participant(s)/RTA. The e-copy of the 64th Annual Report of HOCL for the FY 2024-25 along with the Notice of the AGM, Financial Statements and other Statutory Reports thereon will also be available on the website of HOCL at https://www.hoclindia.com/financial-year-wise-annual-reports, website of the Stock exchange, i.e. BSE Limited, at www.bseindia.com and on the website of NSDL at Members will be able to attend the AGM only through VC/OAVM as no provision has been made to attend the AGM in person. The VC/OAVM facility for the members will be

provided by National Securities Depository. (India) Limited ("NSDL") to transact the business set out in the Notice convening the AGM. The requisite details of the same will be provided by the Company in the AGM notice. Members participating through VC/OAVM facility shall be reckoned for the purpose of guorum under Section 103 of the The Register of Members and Share Transfer Books of the company will remain closed

from Saturday, 20th September, 2025 to Friday, 26th September, 2025 (both days inclusive). Record date/cut-off date for determining the eligibility of Members to vote through remote e-voting or by e-voting at the AGM is fixed as Friday, 19th September, 2025. . Since the 64" AGM is being held through VC/OAVM in compliance with applicable

provisions of Companies Act, 2013 read with various Circulars, the facility to appoint proxies by the members will not be available.

Manner of registering/updating e-mail addresses Members holding shares in dematerialized mode, who have not registered/updated

their e-mail addresses are requested to register their email addresses with their respective Depository Participants. Members holding shares in physical mode are requested to update their e-mail addresses with the Company's RTA M/s. Big share Services Private Limited at investor@bigshareonline.com or vinod.y@bigshareonline.com to receive the copy of AGM notice, the Annual Report 2024-25 and other communications from the company in electronic mode. Manner of casting votes through e-voting

- The Company will provide the facility to the members for exercising their right to vote by electronic means through remote e-voting and, the facility for e-voting will also be made available during the AGM to those members who could not cast their vote(s) through remote e-voting and are otherwise eligible to vote. The manner of remote e-voting and e-voting during the AGM for members holding shares in dematerialized mode, physical mode and for members who have not registered their e-mail addresses with the company or RTA will be provided in the notice of AGM. Instructions for joining the AGM through VC/OAVM will also be provided in the notice of AGM.
- Members are requested to follow the instructions given in the notes to the Notice of AGM which forms part of Annual Report which will be available on the website of the company https://www.hoclindia.com/financial-year-wise-annual-reports and on the website of NSDL i.e. www.evoting.nsdl.com. for casting the votes and attending the AGM. Members are requested to carefully read all the notes set out in the notice of AGM, more particularly the instructions for joining the AGM and manner of casting vote through remote e-voting and e-voting during AGM.

Member who are yet to submit KYC details are requested to submit the duly filled forms to Company's RTA M/s. Big share Services Private Limited at the earliest. Relevant forms can be accessed at https://www.hoclindia.com/form-download For Hindustan Organic Chemicals Limited

Subramonian H Company Secretary

Date: 27.08.2025

Place: Ernakulam, Kerala

Membership No. ACS 28380

LANDMARK CARS LIMITED

CIN: L50100GJ2006PLC058553

Regd. Office: Landmark House, Opp. AEC, S.G. Highway, Thaltej, Nr Gurudwara, Ahmedabad 380 059 Ph: +91 22 6271 9040 | Website: www.grouplandmark.in | E-mail: companysecretary@landmarkindia.net



INFORMATION REGARDING THE 19th ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCING (VC)/ OTHER AUDIO-VISUAL MEANS (OAVM)

This is to inform that, the 19th Annual General Meeting ("AGM") of Landmark Cars Limited ("the Company") will be held on Monday, September 22, 2025 at 03:00 P.M. (IST) through VC/OAVM in compliance with all the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular 2/2022 dated May 5, 2022 followed by Circular No. 10/2022 and 11/2022 dated December 28, 2022, Circular No. 09/2023 dated September 25 2023, Circular No. 09/2024 dated September 19, 2024 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 followed by Circular No. SEBI/HO/CF-D/PoD-2/P/CIR/2023/4 dated January 05, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 (collectively referred to as "SEBI Circulars") to transact the businesses that will be set forth in the Notice convening the AGM.

In compliance with the above circulars, electronic copies of the AGM Notice and the Annual Report of the Company for the Financial Year 2024-25 will be sent electronically only to those members whose email addresses are registered with the Company / Depositories / Registrar & Transfer Agent. In case any Member is desirous of obtaining the Physical Copy of the Annual Report for Financial year 2024-25, he/she may send a request to Company at companysecretary@landmarkindia.net mentioning their Folio No./DP ID and Client ID.

The Notice and the Annual Report will be available on the Company's website at https://www.grouplandmark.in/ and on the website of the Stock Exchanges where the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Manner to register/update email addresses: The Members who have not yet registered their e-mail address can register the same with the Depositories through their respective Depository Participants, in case the shares are held in Demat Mode and with Company's Registrar and Share Transfer Agent, MUFG Intime India Pvt. Ltd., (Formerly Link Intime India Pvt. Ltd.) by submitting form ISR - 1 in case the shares are held in physical mode.

Manner of casting vote through remote e-voting or e-voting during the AGM: The Company is providing remote e-voting facility to all its members to cast their votes on the businesses as set forth in the Notice of AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM. Detailed procedure of casting the votes through e- voting is being provided in the Notice of AGM. If your email address is already registered with the Company/Depository, the login credentials for casting the votes through e-voting are being sent on your registered email address Members are requested to update their email address with the Company/ its RTA/ Depositories as may be applicable. The remote e-voting facility shall commence on Friday, September 19, 2025 at 9.00 a.m. and ends on Sunday, September 21, 2025 at 5.00 p.m.

The 19th AGM Notice will be sent to the shareholders in accordance with the applicable laws on their registered email id in due course.

Note: Form ISR 1 can be downloaded from the website of the RTA at https://in.mpms.mufg.com/.

For Landmark Cars Limited Sd/-Amol Arvind Raje Company Secretary Membership No: A19459

Date: August 27, 2025 Place: Mumbai

epaper.financialexpress.com



NPR FINANCE LIMITED Reg. Office: 6th Floor, Unit No.611, Adventz Infinity@5, Street No.18, BN-Block, Sector-V, Bidhannagar, Kolkata-700 091 CIN-L65921WB1989PLC047091, E-MAIL- npr1@nprfinance.com PHONE NO. - 033 4849 6490 Website: www.nprfinance.com NOTICE

In terms of the Para 43 of Master Direction Reserve Bank of India (Non-Banking Financial Company - Scale Based Regulation) Directions, 2023, issued by the Reserve Bank of India, notice is hereby given that, the following Branches of M/s NPR Finance Ltd. [Registered Office at 6" Floor Unit No. 611. Adventz Infinity@5, Street No 18, BN Block, Sector V, Bidhannagar, Kolkata 700091] will be closed with effect from 1" December, 2025, due to closure of business operations : (1) Siliguri Branch (situated at New Milanpally, Sukanta Sarani, Siliguri, Ward No. 25, Siliguri (M. Corp.), Police Station- Siliguri, Darjeeling, Pin code - 734005], (2) Nimtala Branch [situated at First Floor, Mouza -Jalkar Domra, Police Station - Haringhata, District-Nadia, Pincode -741257] and (3) Bardhaman Branch [situated at Village- Keshabhgani Chatti, Basudev Pally, Rajbati, Post office- Bardhaman, Police Station- Burdwan, PIN- 713104]. In case any person has objection for the aforesaid closure, he/she may inform the Company at its aforesaid Registered Office or contact the Reserve Bank of India, Department of Non-Banking Supervision, 15, Netaji Subhas Road, 5" Floor, Kolkata-700 001, within three months from the date of publication of this notice. Those borrowers who had availed the financing facility provided by the Company and have not yet repaid their dues in full, may deposit the amount outstanding in A/c Nos. (a)36029300165 or (b) 41246757089 of NPR Finance Ltd. maintained with State Bank of India (IFSC- SBIN0001139; MICR 700002047), India Exchange Place Extn Branch, Kolkata-700 073, In case of any difficulty, they may also contact the Registered Office of the Company at Kolkata (Phone No. 033 4849 6490). For NPR Finance Ltd

Pawan Kumar Todi Place:Kolkata Managing Director Date:27.08.2025

CKA Birla Group

orient electric

ORIENT ELECTRIC LIMITED CIN: L311000R2016PLC025892 **Registered Office:** Unit VIII, Plot No. 7, Bhoinagar, Bhubaneswar, Odisha-751012 Corporate Office: 240, Okhla Industrial Estate, Phase -III, Okhla New Delhi – 110020 **Tel:** 011-40507000

E-mail: investor@orientelectric.com, **Website:** www.orientelectric.com

NOTICE TO SHAREHOLDERS Issued in support of the IEPFA campaign "Saksham Niveshak" - A 100-Day Drive to Facilitate

Dividend Claims and KYC Updates. The Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs, has launched a 100 days campaign named "Saksham Niveshak", which is being conducted from July 28, 2025, to November 6,

unclaimed and to encourage them to update their KYC and nomination details.

2025. The objective of this campaign is to reach out to shareholders whose dividends(s) remain unpaid or

As per the provisions of the Investor Education and Protection Fund (IEPF) Rules, shares on which dividends remain unclaimed for seven consecutive years are liable to be transferred to the IEPF. To avoid such transfer, shareholders are advised to claim their unpaid dividends, if any, before the same is transferred to IEPF by applying along with required documents to KFin Technologies Limited, Registrar and Share Transfer Agent (RTA) at **einward.ris@kfintech.com**. It has been observed that dividends remain unpaid primarily due to non-updation of KYC details.

Further, Shareholders are requested to update their KYC and Nomination details as follows: Shares held in Demat mode: Contact your respective Depository Participant (DP) to update the required

• Shares held in physical mode: Shareholders holding shares in Physical form are requested to update their KYC, bank account details, contact details and nomination details by submitting the prescribed ISR forms along with supporting documents, as mandated by SEBI to RTA at the following address: KFIN Technologies Limited, Unit: Orient Electric Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana, India - 500032, Toll Free No.:

Details of the applicable ISR forms are available on the Company's website under the section: https://orientelectric.com/pages/share-holder

For **Orient Electric Limited**

New Delhi August 27, 2025

Diksha Singh Company Secretary (ICSI Membership No. A44999)

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

VILIN BIO MED LIMITED

(CIN: L24230TG2005PLC046689)

Having registered office at Plot No. 43, H. No. 8020269/S/43, 2nd Floor, Sagar Co-op Housing Society Ltd., Road No.2, Banjara Hills, Khairtabad, Hyderabad, Telangana, India, 500034. e-mail ID: cs@vilinbiomed.co.in; Tel: 040- 79618843, Website: www.vilinbiomed.co.in

OPEN OFFER FOR ACQUISITION OF UP TO 36,27,000 (THIRTY SIX LAKHS TWENTY SEVEN THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") REPRESENTING THE 26% OF THE VOTING SHARE CAPITAL OF VILIN BIO MED LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF TARGET COMPANY, AT A PRICE OF ₹23.40/- (RUPEES TWENTY THREE RUPEES AND PAISA FORTY ONLY) ('OFFER PRICE') PER FULLY PAID UP EQUITY SHARE OF RS. 10 EACH, PAYABLE IN CASH, BY ALLU RAMA KRISHNA REDDY ("ACQUIRER-1"), VENNA PRAVALLIKA ("ACQUIRER-2"), JULAKANTI NAGA AVINASH REDDY ("ACQUIRER-3"), MADDULA JWALA VEERAVENKATA PANDURANGA PRANEETH ("ACQUIRER-4"), ADI MOHAN RAO ("ACQUIRER-5"), SHANKAR

REFERRED TO AS 'ACQUIRERS') ALONG WITH RAMIZA SHAIK ('PAC 1'), SHARAF SHAIK ('PAC 2') HEREINAFTER COLLECTIVELY REFERRED TO AS 'PACS') PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER"). This pre-offer advertisement ('Pre-Offer Advertisement') is being issued by AFCO Capital India Private Limited, the Manager to the Offer ('Manager to the Offer' or 'Manager'), for and on behalf of the Acquirers to the Public Shareholders of the Target Company in compliance with Regulation 18(7) and other applicable provisions of the SEBI (SAST) Regulations. This Pre-Offer Advertisement should be read in continuation of and in conjunction with (a) PA dated March 27, 2025; (b) the DPS dated April 04, 2025 that was published in (i) Financial Express (English) all over India; (ii) Jansatta (Hindi) all over India; (iii) Pratahkal (Marathi) in Maharashtra; and (iv) Pragyajyothi (Telugu) in Telangana State; (c) the Corrigendum to Public Announcement dated April 04, 2025; (d) DLOF dated April 15, 2025 (e) Corrigendum to the PA, DPS and DLOF published in the Newspapers on August 26, 2025 ('Corrigendum') and (f) the Letter of Offer ("LOF") dated August 18, 2025. (The PA, DPS, DLOF and LOF are herein

REDDY KATIREDDY ("ACQUIRER-6"), KUNDOOR KARUNAKAR REDDY ("ACQUIRER-7") AND SHAIK SHARAZ ("ACQUIRER-8") (HEREINAFTER COLLECTIVELY

collectively referred to as 'Offer Document'). This Pre-Offer Advertisement is being published in all Newspapers in which the DPS was published.

For the purpose of this Pre-Offer Advertisement.

- (a) Identified Date' means August 14, 2025, being the date falling on the 10th (tenth) Working Day prior to the commencement of the Tendering Period; and
- (b) Tendering Period' means the 10 (Ten) Working Days period from Monday, September 01, 2025, to Monday, September 15, 2025 (both days inclusive) within which the Public Shareholders may tender their Equity Shares in acceptance of the Offer.

Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LOF.

- The Public Shareholders of the Target Company are requested to note the following information related to the Offer:
- Offer Price: The Offer Price is ₹ 23.40 (Rupees Twenty Three and paisa Forty only) per fully paid-up Equity Share. The Offer price will be paid in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations, 2011 and subject to terms and conditions mentioned in PA, the DPS, DLOF and LOF. There has been no revision in the Offer Price.
- 2. Recommendations of the Committee of Independent Directors ('IDC'): The recommendation of IDC was approved on Wednesday, August 27, 2025 and published on Thursday, August 28, 2025, in the same Newspapers where DPS was published. The IDC is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.
- 3. Other details of the Offer:
- 3.1 The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company. 3.2 This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. The Offer is not conditional upon any minimum level of acceptance in terms
- of Regulation 19(1) of SEBI (SAST) Regulations.
- 3.3 The Letter of Offer dated August 18, 2025 ('LOF') has been dispatched on August 22, 2025, to all the Public Shareholders of the Target Company whose names appeared in the register of members on August 14, 2025, the Identified Date. It is clarified that all Public Shareholders (even if they acquire Equity Shares or if they become shareholders of the Target Company after the Identified Date) or those who have not received the LOF are eligible to participate in the Offer (except the Acquirers, Seller and Promoters and Promoters Group of the Target Company).
- 3.4 Public Shareholder may participate in the Offer by approaching their Selling Broker and tender the Equity Shares in the Offer as per the procedure mentioned in the LOF. 3.5 Public Shareholders of the Target Company may download the LOF from the website of SEBI (www.sebi.gov.in), NSE (www.nseindia.com), Manager to the Offer
- (www.afcogroup.in) or obtain a copy of the same from Bigshare Services Private Limited ('Registrar to the Offer') on providing suitable documentary evidence of holding of the Equity Shares of the Target Company. 3.6 In case of non-receipt/non-availability of the LOF/Form of Acceptance-cum-Acknowledgement, Public Shareholder may participate in the Offer by providing their
- application in plain paper in writing signed by all shareholder(s), stating name, address, number of shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered and other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their Equity Shares are transferred in an off-market mode to the Escrow Demat Account before the closure of the Offer.
- The procedure for tendering the Equity Shares in the Offer is as below:
- 4.1 In case the Equity Shares are in dematerialised form: An eligible person may participate in the Offer by approaching their Selling Broker and tender Equity Shares in the Open Offer as per the procedure mentioned in paragraph 8.3 on page no. 43 of the LOF.
- 4.2 In case the Equity Shares are in physical form: Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective. Selling Broker along with a complete set of relevant documents in the manner as set out in paragraph 8.3 on page no. 43 of the LOF.
- 5. In terms of Regulation 16(1) of SEBI (SAST) Regulations, 2011, the DLOF had been submitted to SEBI on April 15, 2025. The final observations letter bearing reference no. SEBI/HO/CFD/CFD-RAC-DCR-2/P/OW/2025/0000021734/1 from SEBI was received on August 12, 2025 in terms of Regulation 16(4) of the SEBI (SAST) Regulations, 2011 and the observations have been duly incorporated in the LOF and disclosed in the Corrigendum.
- Material changes: Public Shareholders are requested to refer to the Corrigendum for material changes from the date of the PA.
- 7. Details regarding the status of the Statutory and other approvals: As on the date of the LOF, there are no statutory or other approvals required by the Acquirers to complete this offer. However, in case any such statutory approvals are required by the Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be subject to such approvals, and the Acquirers shall make the necessary applications for such statutory approvals.
- 8. The tentative schedule of major activities relating to the offer is set forth below

Tentative Activity Schedule	Day and Date	REVISED Day and Date (1)
ssue Date of the Public Announcement	Thursday, March 27, 2025	Thursday, March 27, 2025
Publication date of the Detailed Public Statement in the Newspapers	Friday, April 04, 2025	Friday, April 04, 2025
ast date for filing the Draft Letter of Offer with SEBI	Tuesday, April 15, 2025	Tuesday, April 15, 2025
ast date for Competing Offer(s) (3)	Wednesday, April 30, 2025	Wednesday, April 30, 2025
ast date for receipt of comments from SEBI on the Draft Letter of Offer	Thursday, May 08, 2025	Tuesday, August 12, 2025 (1)
dentified Date (4)	Tuesday, May 13, 2025	Thursday, August 14, 2025
ast date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date	Tuesday, May 20, 2025	Friday, August 22, 2025
ast date for publication of the recommendations of the committee of the Independent Directors of the arget Company to the Public Shareholders for this Offer in the Newspapers	Friday, May 23, 2025	Thursday, August 28, 2025
ast date for upward revision of the Offer Price and/or the Offer Size	Monday, May 26, 2025	Thursday, August 28, 2025
ast date of publication of opening of Offer public announcement in the Newspapers	Monday, May 26, 2025	Thursday, August 28, 2025
Pate of commencement of Tendering Period	Tuesday, May 27, 2025	Monday, September 01, 2025
Date of closing of Tendering Period	Tuesday, June 10, 2025	Monday, September 15, 2025
ast date for publication of post-offer public announcement in the newspapers in which this DPS has been published	Tuesday, June 17, 2025	Monday, September 22, 2025
ast date of communicating the rejection/ acceptance and completion of payment of consideration or efund of Equity Shares to the Public Shareholders	Tuesday, June 24, 2025	Monday, September 29, 2025
ast date for filing the post Offer report with SEBI	Tuesday, July 01, 2025	Tuesday, October 07, 2025

- To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations.
- (2) There had been no competing offer to the Acquirer's offer. Actual date of receipt of SEBI's final observations.
- (4) The Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the LOF shall be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned
- 9. The Acquirers, PACs and their directors accept full responsibility for the information contained in this Pre-offer Advertisement (other than such information as has been obtained from the public sources or provided by or relating to and confirmed by the Target Company) and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations in respect of this Offer.

ISSUED ON BEHALF OF THE ACQUIRERS BY THE MANAGER TO THE OFFER AFCO CAPITAL INDIA PRIVATE LIMITED

604-605, Cosmos Plaza, J.P Road,



Near D.N Nagar Metro Station, Andheri (West), Mumbai-400053 Tel: 022-26378100; Fax: +91 22 2282 6580 Contact Person: Mr. Atul B Oza / Ms. Nikita Bansal E-mail: capital@afcogroup.in; website: www.afcogroup.in SEBI Registration Number: INM000012555



BIGSHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Cayes Road, Andheri (East) Mumbai - 400093 Tel: 022 - 62638200 Fax: 022- 62638299 Email: openoffer@bigshareonline.com

Investor Grievance Email: investor@bigshareonline.com Website: www.bigshareonline.com Contact Person: Maruti Eate

SEBI Registration No.: INR000001385

REGISTRAR TO THE OPEN OFFER

 The Pre-Offer Advertisement would also be available on the SEBI website at www.sebi.gov.in and on the website of the Manager to the Offer at www.afcogroup.in. Date: August 27, 2025

Place: Hyderabad



Ph: 0471-2724600

GI



Vazhuthacaud, Trivandrum-695 010, Kerala

Email: cleankeralacompany@gmail.com

(A Govt. of Kerala Undertaking) Notification No.: P/CKCL/3833/2025 Dated: 26.08.2025

E TENDER NOTIFICATION

Clean Kerala Company Ltd. invites proposals from experienced entities for

implementing Total Sanitary Waste Management Projects in different clusters on PPP basis (B+DBFOT Model) in Kerala (Tender ID: 2025_CKCL-791139-1

2025_CKCL-791826-1, 2025_CKCL-791840-1, 2025_CKCL-791849-1). RFP can

be downloaded free of cost from the website: http://etenders.kerala.gov.in/.

The last date and time of submission of proposal will be 22.09.2025, 6PM.

GRAPHITE INDIA LIMITED

CIN-L10101WB1974PLC094602

Regd. Office: 31, Chowringhee Road, Kolkatta 700016

Phone No. 913340029600, Fax No. 9133 2249 6420

Email: corp secy@graphiteindia.com

Website: www.graphiteindia.com

dividend has not been claimed for seven consecutive years

to Investor Education and Protection Fund (IEPF) Authority

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company in respect of which

Shareholders are hereby informed that pursuant to the provisions of Investor

Education and Protection Fund Authority (Accounting, Audit, Transfer and

Refund) Rules, 2016 ("the Rules") the dividend declared at the 43rd. Annual

General Meeting of the Company held on August 6, 2018, for the financial

year 2017-18, which remains unclaimed for a period of seven years will be

credited to the IEPF on or after September 9, 2025. Further, the corresponding

shares on which dividend was unclaimed for seven consecutive years will

In compliance to the Rules, the Company is communicating individually to

the concerned shareholders and the detail of such shares liable to be

transferred to IEPF are also made available on your website. Shareholders

concerned may refer to the web-link; http://www.graphiteindia.com/View/

investor_relation.aspx to verify the detail of their unclaimed dividend and

Concerned shareholder holding shares in physical form and whose share

are liable to be transferred to IEPF, may note that the Company would be

issuing duplicate share certificate(s) in, lieu of original held by them for the

purpose of transfer of shares to IEPF and upon such issue, the Company

shall inform the depository by way of corporate action to convert the duplicate

share certificate into DEMAT form and transfer in favour of IEPF. The original

share certificate (s) which are registered in the name of original shareholder

will stand automatically cancelled and be deemed non-negotiable. Concerned

shareholders holding shares in dematerialised form may note that the Company

shall inform the depository by way of corporate action for transfer of shares

In case the Company does not receive any communication from the concerned

shareholders on or before September 4, 2025, the Company with a view to

adhering with the requirements of the Rules, will transfer the dividend to the

IEPF after due date i.e. September 9, 2025. The corresponding shares on

which dividend is unclaimed for seven consecutive years shall also be

Please note that no claim shall lie against the Company in respect of unclaimed

dividend amount and shares transferred to IEPF. Shareholders may claim the

dividend and corresponding shares transferred to IEPF including all benefits

accruing on such shares, if any from the IEPF authorities after following the

For any queries on the above matter, Shareholders are requested to contact

the Company's Registrar and Share Transfer Agents, MUFG Intime India

Private Limited, C 101, 247 Park, L.B.S. Marg, Vikhroli (W), Mumbai-400 083.

Tel. No.: 8108116767, email: rnt.helpdesk@in.mpms.mufg.com

also be transferred as per the procedure set out in the Rules.

the shares liable to be transferred.

in favour of the DEMAT account of the IEPF.

transferred without any further notice.

procedure prescribed in the Rules.

Place: Kolkata

Date: 26/08/2025

For more details please visit: www.cleankeralacompany.com

CIN - U90000KL2013SGC035624

nm Sd/-, Managing Director



Date: August 27, 2025

Place: Mumbai

epaper.financialexpress.com

Note: Form ISR 1 can be downloaded from the website of the RTA at https://in.mpms.mufg.com/.

For Landmark Cars Limited Sd/-Amol Arvind Raje Company Secretary Membership No: A19459

HINDUSTAN ORGANIC CHEMICALS LIMITED [CIN: L99999KL1960GOI82753]

Registered office: Ambalamugal PO, Ernakulam District Kerala - 682 302 India,

Tel. No.: 0484 -2727342, E-mail: cs@hoclindia.com INFORMATION REGARDING 64th ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING

(VC)/OTHER AUDIO-VISUAL MEANS (OAVM) . Information is hereby given that 64th Annual General Meeting ("AGM") of the members of Hindustan Organic Chemicals Limited ("HOCL/Company") will be held on Friday 26" September, 2025 at 03:30 pm (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") to transact the businesses that will be

set forth in the Notice of 64° AGM, in compliance with applicable provisions of

Companies Act, 2013 read with rules framed there under and various circulars issued

by the Ministry of Corporate Affairs (MCA), Securities Exchange Board of India (SEBI)

- (herein after collectively referred to as "MCA/SEBI circular(s)" In compliance with the relevant MCA/SEBI circular(s), the electronic copies of the notice of 64th AGM and Annual Report for the year 2024-25 will be sent to all the members whose e-mail addresses are registered with the Company/Depository Participant(s)/RTA. The e-copy of the 64th Annual Report of HOCL for the FY 2024-25 along with the Notice of the AGM, Financial Statements and other Statutory Reports thereon will also be available on the website of HOCL at https://www.hoclindia.com/financial-year-wise-annual-reports, website of the Stock exchange, i.e. BSE Limited, at www.bseindia.com and on the website of NSDL at
- Members will be able to attend the AGM only through VC/OAVM as no provision has been made to attend the AGM in person. The VC/OAVM facility for the members will be provided by National Securities Depository. (India) Limited ("NSDL") to transact the business set out in the Notice convening the AGM. The requisite details of the same will be provided by the Company in the AGM notice. Members participating through VC/OAVM facility shall be reckoned for the purpose of guorum under Section 103 of the
- The Register of Members and Share Transfer Books of the company will remain closed from Saturday, 20th September, 2025 to Friday, 26th September, 2025 (both days inclusive). Record date/cut-off date for determining the eligibility of Members to vote through remote e-voting or by e-voting at the AGM is fixed as Friday, 19th September, 2025.
- . Since the 64" AGM is being held through VC/OAVM in compliance with applicable provisions of Companies Act, 2013 read with various Circulars, the facility to appoint proxies by the members will not be available.

Manner of registering/updating e-mail addresses Members holding shares in dematerialized mode, who have not registered/updated

their e-mail addresses are requested to register their email addresses with their respective Depository Participants. Members holding shares in physical mode are requested to update their e-mail addresses with the Company's RTA M/s. Big share Services Private Limited at investor@bigshareonline.com or vinod.y@bigshareonline.com to receive the copy of AGM notice, the Annual Report 2024-25 and other communications from the company in electronic mode. Manner of casting votes through e-voting

- The Company will provide the facility to the members for exercising their right to vote by electronic means through remote e-voting and, the facility for e-voting will also be made available during the AGM to those members who could not cast their vote(s) through remote e-voting and are otherwise eligible to vote. The manner of remote e-voting and e-voting during the AGM for members holding shares in dematerialized mode, physical mode and for members who have not registered their e-mail addresses with the company or RTA will be provided in the notice of AGM. Instructions for joining the AGM through VC/OAVM will also be provided in the notice of AGM. Members are requested to follow the instructions given in the notes to the Notice of
- AGM which forms part of Annual Report which will be available on the website of the company https://www.hoclindia.com/financial-year-wise-annual-reports and on the website of NSDL i.e. www.evoting.nsdl.com. for casting the votes and attending the AGM. Members are requested to carefully read all the notes set out in the notice of AGM, more particularly the instructions for joining the AGM and manner of casting vote through remote e-voting and e-voting during AGM.

Member who are yet to submit KYC details are requested to submit the duly filled forms to Company's RTA M/s. Big share Services Private Limited at the earliest. Relevant forms can be accessed at https://www.hoclindia.com/form-download For Hindustan Organic Chemicals Limited

Subramonian H Company Secretary

Date: 27.08.2025

Place: Ernakulam, Kerala

Membership No. ACS 28380

LANDMARK CARS LIMITED

For Graphite India Limited

Sanjeev Marda

Company Secretary

CIN: L50100GJ2006PLC058553

Regd. Office: Landmark House, Opp. AEC, S.G. Highway, Thaltej, Nr Gurudwara, Ahmedabad 380 059 Ph: +91 22 6271 9040 | Website: www.grouplandmark.in | E-mail: companysecretary@landmarkindia.net



INFORMATION REGARDING THE 19th ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCING (VC)/ OTHER AUDIO-VISUAL MEANS (OAVM)

This is to inform that, the 19th Annual General Meeting ("AGM") of Landmark Cars Limited ("the Company") will be held on Monday, September 22, 2025 at 03:00 P.M. (IST) through VC/OAVM in compliance with all the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular 2/2022 dated May 5, 2022 followed by Circular No. 10/2022 and 11/2022 dated December 28, 2022, Circular No. 09/2023 dated September 25 2023, Circular No. 09/2024 dated September 19, 2024 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 followed by Circular No. SEBI/HO/CF-D/PoD-2/P/CIR/2023/4 dated January 05, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 (collectively referred to as "SEBI Circulars") to transact the businesses that will be set forth in the Notice convening the AGM.

In compliance with the above circulars, electronic copies of the AGM Notice and the Annual Report of the Company for the Financial Year 2024-25 will be sent electronically only to those members whose email addresses are registered with the Company / Depositories / Registrar & Transfer Agent. In case any Member is desirous of obtaining the Physical Copy of the Annual Report for Financial year 2024-25, he/she may send a request to Company at companysecretary@landmarkindia.net mentioning their Folio No./DP ID and Client ID.

The Notice and the Annual Report will be available on the Company's website at https://www.grouplandmark.in/ and on the website of the Stock Exchanges where the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Manner to register/update email addresses: The Members who have not yet registered their e-mail address can register the same with the Depositories through their respective Depository Participants, in case the shares are held in Demat Mode and with Company's Registrar and Share Transfer Agent, MUFG Intime India Pvt. Ltd., (Formerly Link Intime India Pvt. Ltd.) by submitting form ISR - 1 in case the shares are held in physical mode.

Manner of casting vote through remote e-voting or e-voting during the AGM: The Company is providing remote e-voting facility to all its members to cast their votes on the businesses as set forth in the Notice of AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM. Detailed procedure of casting the votes through e- voting is being provided in the Notice of AGM. If your email address is already registered with the Company/Depository, the login credentials for casting the votes through e-voting are being sent on your registered email address Members are requested to update their email address with the Company/ its RTA/ Depositories as may be applicable. The remote e-voting facility shall commence on Friday, September 19, 2025 at 9.00 a.m. and ends on Sunday, September 21, 2025 at 5.00 p.m.

The 19th AGM Notice will be sent to the shareholders in accordance with the applicable laws on their registered email id in due course.

Lucknow

NPR FINANCE LIMITED Reg. Office: 6th Floor, Unit No.611, Adventz Infinity@5, Street No.18, BN-Block, Sector-V, Bidhannagar, Kolkata-700 091 CIN-L65921WB1989PLC047091, E-MAIL- npr1@nprfinance.com PHONE NO. - 033 4849 6490 Website: www.nprfinance.com NOTICE

terms of the Para 43 of Master Direction Reserve Bank of India (Non-Banking Financial Company - Scale Based Regulation) Directions, 2023, issued by the Reserve Bank of India, notice is hereby given that, the following Branches of M/s NPR Finance Ltd. [Registered Office at 6" Floor Unit No. 611, Adventz Infinity@5, Street No 18, BN Block, Sector V, Bidhannagar, Kolkata 700091] will be closed with effect from 1" December, 2025, due to closure of business operations : (1) Siliguri Branch [situated at New Milanpally, Sukanta] Sarani, Siliguri, Ward No. 25, Siliguri (M. Corp.), Police Station- Siliguri, Darjeeling, Pin code - 7340051. (2) Nimtala Branch (situated at First Floor, Mouza -Jalkar Domra, Police Station - Haringhata, District-Nadia, Pincode -741257] and (3) Bardhaman Branch (situated at Village- Keshabhgani Chatti, Basudev Pally, Rajbati, Post office- Bardhaman, Police Station- Burdwan, PIN- 713104]. In case any person has objection for the aforesaid closure, he/she may inform the Company at its aforesaid Registered Office or contact the Reserve Bank of India, Department of Non-Banking Supervision, 15, Netaji Subhas Road, 5" Floor, Kolkata-700 001, within three months from the date of publication of this notice. Those borrowers who had availed the financing facility provided by the Company and have not yet repaid their dues in full, may deposit the amount outstanding in A/c Nos. (a)36029300165 or (b) 41246757089 of NPR Finance Ltd. maintained with State Bank of India (IFSC- SBIN0001139; MICR-700002047), India Exchange Place Extr. Branch, Kolkata-700 073. In case of any difficulty, they may also contact the Registered Office of the Company at Kolkata (Phone No. 033 4849 6490). For NPR Finance Ltd.

Pawan Kumar Todi Place:Kolkata **Managing Director** Date:27.08.2025 DIN-00590156

CKA Birla Group

orient electric

ORIENT ELECTRIC LIMITED CIN: L311000R2016PLC025892 **Registered Office:** Unit VIII, Plot Πo. 7, Bhoinagar, Bhubaneswar, Odisha-751012 Corporate Office: 240, Okhla Industrial Estate, Phase -III, Okhla New Delhi - 110020 **Tel:** 011-40507000

E-mail: investor@orientelectric.com, **Website:** www.orientelectric.com

NOTICE TO SHAREHOLDERS Issued in support of the IEPFA campaign "Saksham Niveshak" - A 100-Day Drive to Facilitate Dividend Claims and KYC Updates.

The Investor Education and Protection Fund Authority (IEPFA), Ministry of Corporate Affairs, has launched a 100 days campaign named "Saksham Niveshak", which is being conducted from July 28, 2025, to November 6, 2025. The objective of this campaign is to reach out to shareholders whose dividends(s) remain unpaid or unclaimed and to encourage them to update their KYC and nomination details.

As per the provisions of the Investor Education and Protection Fund (IEPF) Rules, shares on which dividends remain unclaimed for seven consecutive years are liable to be transferred to the IEPF. To avoid such transfer, shareholders are advised to claim their unpaid dividends, if any, before the same is transferred to IEPF by applying along with required documents to KFin Technologies Limited, Registrar and Share Transfer Agent (RTA) at **einward.ris@kfintech.com**. It has been observed that dividends remain unpaid primarily due to non-updation of KYC details.

Further, Shareholders are requested to update their KYC and Nomination details as follows: • Shares held in Demat mode: Contact your respective Depository Participant (DP) to update the required

• Shares held in physical mode: Shareholders holding shares in Physical form are requested to update their KYC, bank account details, contact details and nomination details by submitting the prescribed ISR forms along with supporting documents, as mandated by SEBI to RTA at the following address: KFIN Technologies Limited, Unit: Orient Electric Limited, Selenium Building, Tower-B, Plot No 31 & 32, Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy, Telangana, India - 500032, Toll Free No.: 1800 3094001

Details of the applicable ISR forms are available on the Company's website under the section: https://orientelectric.com/pages/share-holder

For **Orient Electric Limited**

Diksha Singh

New Delhi August 27, 2025

Company Secretary (ICSI Membership No. A44999)

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

VILIN BIO MED LIMITED

(CIN: L24230TG2005PLC046689)

Having registered office at Plot No. 43, H. No. 8020269/S/43, 2nd Floor, Sagar Co-op Housing Society Ltd., Road No.2, Banjara Hills, Khairtabad, Hyderabad, Telangana, India, 500034

e-mail ID: cs@vilinbiomed.co.in; Tel: 040- 79618843, Website: www.vilinbiomed.co.in

OPEN OFFER FOR ACQUISITION OF UP TO 36,27,000 (THIRTY SIX LAKHS TWENTY SEVEN THOUSAND ONLY) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") REPRESENTING THE 26% OF THE VOTING SHARE CAPITAL OF VILIN BIO MED LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF TARGET COMPANY, AT A PRICE OF ₹23.40/- (RUPEES TWENTY THREE RUPEES AND PAISA FORTY ONLY) ("OFFER PRICE") PER FULLY PAID UP EQUITY SHARE OF RS. 10 EACH, PAYABLE IN CASH, BY ALLU RAMA KRISHNA REDDY ("ACQUIRER-1"), VENNA PRAVALLIKA ("ACQUIRER-2"), JULAKANTI NAGA AVINASH REDDY ("ACQUIRER-3"), MADDULA JWALA VEERAVENKATA PANDURANGA PRANEETH ("ACQUIRER-4"), ADI MOHAN RAO ("ACQUIRER-5"), SHANKAR REDDY KATIREDDY ("ACQUIRER-6"), KUNDOOR KARUNAKAR REDDY ("ACQUIRER-7") AND SHAIK SHARAZ ("ACQUIRER-8") (HEREINAFTER COLLECTIVELY REFERRED TO AS 'ACQUIRERS') ALONG WITH RAMIZA SHAIK ('PAC 1'), SHARAF SHAIK ('PAC 2') HEREINAFTER COLLECTIVELY REFERRED TO AS 'PACS') PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SEBI (SAST) REGULATIONS (THE "OPEN OFFER" OR "OFFER").

This pre-offer advertisement ('Pre-Offer Advertisement') is being issued by AFCO Capital India Private Limited, the Manager to the Offer ('Manager to the Offer or 'Manager'), for and on behalf of the Acquirers to the Public Shareholders of the Target Company in compliance with Regulation 18(7) and other applicable provisions of the SEBI (SAST) Regulations. This Pre-Offer Advertisement should be read in continuation of and in conjunction with (a) PA dated March 27, 2025; (b) the DPS dated April 04, 2025 that was published in (i) Financial Express (English) all over India; (ii) Jansatta (Hindi) all over India; (iii) Pratahkal (Marathi) in Maharashtra; and (iv) Pragyajyothi (Telugu) in Telangana State; (c) the Corrigendum to Public Announcement dated April 04, 2025; (d) DLOF dated April 15, 2025 (e) Corrigendum to the PA, DPS and DLOF published in the Newspapers on August 26, 2025 ('Corrigendum') and (f) the Letter of Offer ("LOF") dated August 18, 2025. (The PA, DPS, DLOF and LOF are herein collectively referred to as 'Offer Document').

This Pre-Offer Advertisement is being published in all Newspapers in which the DPS was published.

For the purpose of this Pre-Offer Advertisement:

(a) Identified Date' means August 14, 2025, being the date falling on the 10" (tenth) Working Day prior to the commencement of the Tendering Period; and

(b) Tendering Period' means the 10 (Ten) Working Days period from Monday, September 01, 2025, to Monday, September 15, 2025 (both days inclusive) within which the Public Shareholders may tender their Equity Shares in acceptance of the Offer.

Capitalized terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LOF.

The Public Shareholders of the Target Company are requested to note the following information related to the Offer:

 Offer Price: The Offer Price is ₹ 23.40 (Rupees Twenty Three and paisa Forty only) per fully paid-up Equity Share. The Offer price will be paid in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations, 2011 and subject to terms and conditions mentioned in PA, the DPS, DLOF and LOF. There has been no revision in the

Recommendations of the Committee of Independent Directors ('IDC'): The recommendation of IDC was approved on Wednesday, August 27, 2025 and published on Thursday, August 28, 2025, In the same Newspapers where DPS was published. The IDC is of the opinion that the Offer Price to the Public Shareholders of the Target Company is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.

Other details of the Offer:

3.1 The Open Offer is being made under Regulation 3(1) and 4 of the SEBI (SAST) Regulations to the Public Shareholders of the Target Company.

3.2 This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. The Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of SEBI (SAST) Regulations.

3.3 The Letter of Offer dated August 18, 2025 ('LOP') has been dispatched on August 22, 2025, to all the Public Shareholders of the Target Company whose names appeared in the register of members on August 14, 2025, the Identified Date. It is clarified that all Public Shareholders (even if they acquire Equity Shares or if they become shareholders of the Target Company after the Identified Date) or those who have not received the LOF are eligible to participate in the Offer (except the Acquirers, Seller and Promoters and Promoters Group of the Target Company):

3.4 Public Shareholder may participate in the Offer by approaching their Selling Broker and tender the Equity Shares in the Offer as per the procedure mentioned in the LOF. 3.5 Public Shareholders of the Target Company may download the LOF from the website of SEBI (www.sebi.gov.in), NSE (www.nseindia.com), Manager to the Offer

(www.afcogroup.in) or obtain a copy of the same from Bigshare Services Private Limited ('Registrar to the Offer') on providing suitable documentary evidence of holding of the Equity Shares of the Target Company.

3.6 In case of non-receipt/non-availability of the LOF/Form of Acceptance-cum-Acknowledgement, Public Shareholder may participate in the Offer by providing their application in plain paper in writing signed by all shareholder(s), stating name, address, number of shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered and other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their Equity Shares are transferred in an off-market mode to the Escrow Demat Account before the closure of the Offer,

The procedure for tendering the Equity Shares in the Offer is as below:

4.1 In case the Equity Shares are in dematerialised form: An eligible person may participate in the Offer by approaching their Selling Broker and tender Equity Shares in the Open Offer as per the procedure mentioned in paragraph 8.3 on page no. 43 of the LOF.

4.2 In case the Equity Shares are in physical form: Public Shareholders holding Equity Shares in physical form may participate in the Offer by approaching their respective Selling Broker along with a complete set of relevant documents in the manner as set out in paragraph 8.3 on page no. 43 of the LOF.

In terms of Regulation 16(1) of SEBI (SAST) Regulations, 2011, the DLOF had been submitted to SEBI on April 15, 2025. The final observations letter bearing reference no. SEBI/HO/CFD/CFD-RAC-DCR-2/P/OW/2025/0000021734/1 from SEBI was received on August 12, 2025 in terms of Regulation 16(4) of the SEBI (SAST)

Regulations, 2011 and the observations have been duly incorporated in the LOF and disclosed in the Corrigendum. Material changes: Public Shareholders are requested to refer to the Corrigendum for material changes from the date of the PA.

Details regarding the status of the Statutory and other approvals: As on the date of the LOF, there are no statutory or other approvals required by the Acquirers to complete this offer. However, in case any such statutory approvals are required by the Acquirers at a later date before the expiry of the Tendering Period, this Offer shall be

subject to such approvals, and the Acquirers shall make the necessary applications for such statutory approvals.

Tentative Activity Schedule	Day and Date	REVISED Day and Date (1)
Issue Date of the Public Announcement	Thursday, March 27, 2025	Thursday, March 27, 2025
Publication date of the Detailed Public Statement in the Newspapers	Friday, April 04, 2025	Friday, April 04, 2025
Last date for filing the Draft Letter of Offer with SEBI	Tuesday, April 15, 2025	Tuesday, April 15, 2025
Last date for Competing Offer(s) ®	Wednesday, April 30, 2025	Wednesday, April 30, 2025
Last date for receipt of comments from SEBI on the Draft Letter of Offer	Thursday, May 08, 2025	Tuesday, August 12, 2025 (3)
dentified Date ⁴⁰	Tuesday, May 13, 2025	Thursday, August 14, 2025
Last date for dispatch of the Letter of Offer to the Public Shareholders of the Target Company whose names appear on the register of members on the Identified Date	Tuesday, May 20, 2025	Friday, August 22, 2025
Last date for publication of the recommendations of the committee of the Independent Directors of the Target Company to the Public Shareholders for this Offer in the Newspapers	Friday, May 23, 2025	Thursday, August 28, 2025
Last date for upward revision of the Offer Price and/or the Offer Size	Monday, May 26, 2025	Thursday, August 28, 2025
Last date of publication of opening of Offer public announcement in the Newspapers	Monday, May 26, 2025	Thursday, August 28, 2025
Date of commencement of Tendering Period	Tuesday, May 27, 2025	Monday, September 01, 2025
Date of closing of Tendering Period	Tuesday, June 10, 2025	Monday, September 15, 2025
Last date for publication of post-offer public announcement in the newspapers in which this DPS has been published	Tuesday, June 17, 2025	Monday, September 22, 2025
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	Tuesday, June 24, 2025	Monday, September 29, 2025
Last date for filing the post Offer report with SEBI	Tuesday, July 01, 2025	Tuesday, October 07, 2025

 To clarify, the actions set out above may be completed prior to their corresponding dates subject to compliance with the SEBI (SAST) Regulations. (2) There had been no competing offer to the Acquirer's offer.

(3) Actual date of receipt of SEBI's final observations.

(4) The Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the LOF shall be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned in the DPS and this LOF.

9. The Acquirers, PACs and their directors accept full responsibility for the information contained in this Pre-offer Advertisement (other than such information as has been obtained from the public sources or provided by or relating to and confirmed by the Target Company) and undertake that they are aware of and will comply with their obligations under the SEBI (SAST) Regulations in respect of this Offer.

ISSUED ON BEHALF OF THE ACQUIRERS BY THE MANAGER TO THE OFFER AFCO CAPITAL INDIA PRIVATE LIMITED

604-605, Cosmos Plaza, J.P Road, Near D.N Nagar Metro Station, Andheri (West), Mumbai-400053 Tel: 022-26378100; Fax: +91 22 2282 6580 Contact Person: Mr. Atul B Oza / Ms. Nikita Bansal E-mail: capital@afcogroup.in; website: www.afcogroup.in



REGISTRAR TO THE OPEN OFFER **BIGSHARE SERVICES PRIVATE LIMITED**

Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai - 400093 Tel: 022 - 62638200 Fax: 022- 62638299

Email: openoffer@bigshareonline.com Investor Grievance Email: investor@bigshareonline.com Website: www.bigshareonline.com

Contact Person: Maruti Eate SEBI Registration No.: INR000001385

SEBI Registration Number: INM000012555 The Pre-Offer Advertisement would also be available on the SEBI website at www.sebi.gov.in and on the website of the Manager to the Offer at www.afcogroup.in. Date: August 27, 2025 Place: Hyderabad



Vazhuthacaud, Trivandrum-695 010, Kerala Clean Kerala Email: cleankeralacompany@gmail.com Company Limited CIN - U90000KL2013SGC035624 A Govt. of Kerala Undertaking) Notification No: P/CKCL/3833/2025 Dated: 26.08.2025

E TENDER NOTIFICATION

Clean Kerala Company Ltd. invites proposals from experienced entities for implementing Total Sanitary Waste Management Projects in different clusters on PPP basis (B+DBFOT Model) in Kerala (Tender ID: 2025_CKCL-791139-1, 2025_CKCL-791826-1, 2025_CKCL-791840-1, 2025_CKCL-791849-1). RFP can be downloaded free of cost from the website: http://etenders.kerala.gov.in/. The last date and time of submission of proposal will be 22.09.2025, 6PM. For more details please visit: www.cleankeralacompany.com m Sd/-, Managing Director Ph: 0471-2724600



GRAPHITE INDIA LIMITED

CIN-L10101WB1974PLC094602 Regd. Office: 31, Chowringhee Road, Kolkatta 700016 Phone No. 913340029600, Fax No. 9133 2249 6420 Email: corp secy@graphiteindia.com Website: www.graphiteindia.com

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company in respect of which dividend has not been claimed for seven consecutive years to Investor Education and Protection Fund (IEPF) Authority

Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") the dividend declared at the 43rd Annual General Meeting of the Company held on August 6, 2018, for the financial year 2017-18, which remains unclaimed for a period of seven years will be credited to the IEPF on or after September 9, 2025. Further, the corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance to the Rules, the Company is communicating individually to the concerned shareholders and the detail of such shares liable to be transferred to IEPF are also made available on your website. Shareholders concerned may refer to the web-link: http://www.graphiteindia.com/View/ investor_relation.aspx to verify the detail of their unclaimed dividend and the shares liable to be transferred.

Concerned shareholder holding shares in physical form and whose share are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in, lieu of original held by them for the purpose of transfer of shares to IEPF and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificate into DEMAT form and transfer in favour of IEPF. The original share certificate (s) which are registered in the name of original shareholder will stand automatically cancelled and be deemed non-negotiable. Concerned shareholders holding shares in dematerialised form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the DEMAT account of the IEPF.

In case the Company does not receive any communication from the concerned shareholders on or before September 4, 2025, the Company with a view to adhering with the requirements of the Rules, will transfer the dividend to the IEPF after due date i.e. September 9, 2025. The corresponding shares on which dividend is unclaimed for seven consecutive years shall also be transferred without any further notice.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF including all benefits accruing on such shares, if any from the IEPF authorities after following the procedure prescribed in the Rules.

For any queries on the above matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agents, MUFG Intime India Private Limited, C 101, 247 Park, L.B.S. Marg, Vikhroli (W), Mumbai-400 083. Tel. No.: 8108116767, email: rnt.helpdesk@in.mpms.mufg.com

For Graphite India Limited Place: Kolkata Sanjeev Marda Date: 26/08/2025 Company Secretary



HINDUSTAN ORGANIC CHEMICALS LIMITED

[CIN: L99999KL1960GOI82753] Registered office: Ambalamugal PO, Ernakulam District Kerala – 682 302 India, Tel. No.: 0484 -2727342, E-mail: cs@hoclindia.com

INFORMATION REGARDING 64" ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING (VC)/OTHER AUDIO-VISUAL MEANS (OAVM)

Information is hereby given that 64th Annual General Meeting ("AGM") of the

members of Hindustan Organic Chemicals Limited ("HOCL/Company") will be held

on Friday 26" September, 2025 at 03:30 pm (IST) through Video Conferencing

("VC")/Other Audio Visual Means ("OAVM") to transact the businesses that will be set forth in the Notice of 64" AGM, in compliance with applicable provisions of Companies Act, 2013 read with rules framed there under and various circulars issued by the Ministry of Corporate Affairs (MCA), Securities Exchange Board of India (SEBI) (herein after collectively referred to as "MCA/SEBI circular(s)" In compliance with the relevant MCA/SEBI circular(s), the electronic copies of the notice of 64" AGM and Annual Report for the year 2024-25 will be sent to all the members whose e-mail addresses are registered with the Company/Depository Participant(s)/RTA. The e-copy of the 64th Annual Report of HOCL for the

https://www.hoclindia.com/financial-year-wise-annual-reports, website of the Stock exchange, i.e. BSE Limited, at www.bseindia.com and on the website of NSDL at www.evoting.nsdl.com. Members will be able to attend the AGM only through VC/OAVM as no provision has been made to attend the AGM in person. The VC/OAVM facility for the members will be provided by National Securities Depository. (India) Limited ("NSDL") to transact the business set out in the Notice convening the AGM. The requisite details of the same will be provided by the Company in the AGM notice. Members participating through

VC/OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the

FY 2024-25 along with the Notice of the AGM, Financial Statements and other

Statutory Reports thereon will also be available on the website of HOCL at

Companies Act. 2013. The Register of Members and Share Transfer Books of the company will remain closed from Saturday, 20th September, 2025 to Friday, 26th September, 2025 (both days inclusive). Record date/cut-off date for determining the eligibility of Members to vote through remote e-voting or by e-voting at the AGM is fixed as Friday,

19" September, 2025. . Since the 64" AGM is being held through VC/OAVM in compliance with applicable provisions of Companies Act, 2013 read with various Circulars, the facility to appoint

proxies by the members will not be available. Manner of registering/updating e-mail addresses

Members holding shares in dematerialized mode, who have not registered/updated their e-mail addresses are requested to register their email addresses with their respective Depository Participants. Members holding shares in physical mode are requested to update their e-mail addresses with the Company's RTA M/s. Big share Services Private Limited at investor@bigshareonline.com or vinod.v@bigshareonline.com to receive the copy of AGM notice, the Annual Report 2024-25 and other communications from the company in electronic mode.

Manner of casting votes through e-voting

The Company will provide the facility to the members for exercising their right to vote by electronic means through remote e-voting and, the facility for e-voting will also be made available during the AGM to those members who could not cast their vote(s) through remote e-voting and are otherwise eligible to vote. The manner of remote e-voting and e-voting during the AGM for members holding shares in dematerialized mode, physical mode and for members who have not registered their e-mail addresses with the company or RTA will be provided in the notice of AGM. Instructions for joining the AGM through VC/OAVM will also be provided in the notice of AGM. Members are requested to follow the instructions given in the notes to the Notice of

AGM which forms part of Annual Report which will be available on the website of the company https://www.hoclindia.com/financial-year-wise-annual-reports and on the website of NSDL i.e. www.evoting.nsdl.com. for casting the votes and attending the AGM. Members are requested to carefully read all the notes set out in the notice of AGM, more particularly the instructions for joining the AGM and manner of casting vote through remote e-voting and e-voting during AGM.

Member who are yet to submit KYC details are requested to submit the duly filled forms to Company's RTA M/s. Big share Services Private Limited at the earliest. Relevant forms can be accessed at https://www.hoclindia.com/form-download

For Hindustan Organic Chemicals Limited

Place: Ernakulam, Kerala Date: 27.08.2025

Subramonian H Company Secretary Membership No. ACS 28380

LANDMARK CARS LIMITED CIN: L50100GJ2006PLC058553

Regd. Office: Landmark House, Opp. AEC, S.G. Highway, Thaltej, Nr Gurudwara, Ahmedabad 380 059 Ph: +91 22 6271 9040 | Website: www.grouplandmark.in | E-mail: companysecretary@landmarkindia.net



INFORMATION REGARDING THE 19th ANNUAL GENERAL MEETING ('AGM') TO BE HELD THROUGH VIDEO CONFERENCING (VC)/ OTHER AUDIO-VISUAL MEANS (OAVM)

This is to inform that, the 19th Annual General Meeting ("AGM") of Landmark Cars Limited ("the Company") will be held on Monday, September 22, 2025 at 03:00 P.M. (IST) through VC/OAVM in compliance with all the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with Circular No. 20/2020 dated May 05, 2020, Circular No. 02/2021 dated January 13, 2021 and General Circular 2/2022 dated May 5, 2022 followed by Circular No. 10/2022 and 11/2022 dated December 28, 2022, Circular No. 09/2023 dated September 25 2023, Circular No. 09/2024 dated September 19, 2024 (collectively referred to as "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 followed by Circular No. SEBI/HO/CF-D/PoD-2/P/CIR/2023/4 dated January 05, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2024/133 dated October 03, 2024 (collectively referred to as "SEBI Circulars") to transact the businesses that will be set forth in the Notice convening the AGM.

In compliance with the above circulars, electronic copies of the AGM Notice and the Annual Report of the Company for the Financial Year 2024-25 will be sent electronically only to those members whose email addresses are registered with the Company / Depositories/ Registrar & Transfer Agent. In case any Member is desirous of obtaining the Physical Copy of the Annual Report for Financial year 2024-25, he/she may send a request to Company at companysecretary@landmarkindia.net mentioning their Folio No./DP ID and Client ID.

The Notice and the Annual Report will be available on the Company's website at https://www.grouplandmark.in/ and on the website of the Stock Exchanges where the shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

Manner to register/update email addresses: The Members who have not yet registered their e-mail address can register the same with the Depositories through their respective Depository Participants, in case the shares are held in Demat Mode and with Company's Registrar and Share Transfer Agent, MUFG Intime India Pvt. Ltd., (Formerly Link Intime India Pvt. Ltd.) by submitting form ISR - 1 in case the shares are held in physical mode.

Manner of casting vote through remote e-voting or e-voting during the AGM: The Company is providing remote e-voting facility to all its members to cast their votes on the businesses as set forth in the Notice of AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM. Detailed procedure of casting the votes through e- voting is being provided in the Notice of AGM. If your email address is already registered with the Company/Depository, the login credentials for casting the votes through e-voting are being sent on your registered email address Members are requested to update their email address with the Company/ its RTA/ Depositories as may be applicable. The remote e-voting facility shall commence on Friday, September 19, 2025 at 9.00 a.m. and ends on Sunday, September 21, 2025 at 5.00 p.m.

The 19th AGM Notice will be sent to the shareholders in accordance with the applicable laws on their registered email id in due course.

Note: Form ISR 1 can be downloaded from the website of the RTA at https://in.mpms.mufg.com/.

For Landmark Cars Limited Amol Arvind Raje Company Secretary Membership No: A19459

Date: August 27, 2025 Place: Mumbai



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