CORRIGENDUM

NIIT Technologies Limited

CIN: L72100DL1992PLC048753 Regd. Office: 8, Balaji Estate, Third Floor, Guru Ravidas Marg, Kalkaji, New Delhi-110019. Ph: 91 (11) 41029297 Fax: 91 (11) 26414900

Email: investors@niit-tech.com; Website: http://www.niit-tech.com

This is in reference to un-audited financial results advertisement published in Business Standard, English (all editions) and Hindi Delhi dated 29/07/2020. In the bottom line of the said advertisement place should be read as New Jersey instead of Noida. Rest remains the same

> For NIIT Technologies Limited Sd/

Date: 29/07/2020 Place: New Delhi

Lalit Kumar Sharma Company Secretary & Legal Counsel

पंजाब नैश्नुल बैंक 🕒 punjabnational bank

hare Department, Board & Co-ordination Division, Plot No. 4, Dwarka Sector-10, New Delhi-11007 Email Id: hosd@pnb.co.in, Tel # 011-28044857

PUBLIC NOTICE

Notice is hereby given that Share Certificate(s) of the Bank mentioned below have been reported lost/misplaced/stolen and the registered holder(s) thereof claimant(s) thereto has/have requested for issue of duplicate share certificate(s):

	Name of Shareholder(s)	Folio No.	Certificate No.	Distinctive No. of Shares	No. of Shares
1.	Surendra Chandra Mathur	0053695	3648	3031501- 3032000	500
2.	Kirti Ballabh Chhimwal Jt 1 Smt Chanda Chhimwal	0065542	4337	3608491- 3608990	500

In case any person has any claims in respect of the said shares/any objection(s) for the issuance of duplicate certificate(s) in favour of the above stated shareholder(s)/claimant(s), he/she/they should lodge their claim or objection within 15 days of the date of publication of this notice. If within 15 days from the date hereof no claim is received by the bank in respect of the said certificate(s) duplicate share certificate(s) will be issued. The public is hereby cautioned against dealing in any way with the above mentioned certificate(s)

For Punjab National Bank (Ekta Pasricha) Date: 29.07.2020 **Company Secretary** Place: New Delhi

James Warren Tea Limited

CIN: L15491AS2009PLC009345 Registered Office: Dhoedaam Tea Estate, P.O. Borahapjan, Dist. Tinsukia

Assam 786150. Tel: 03759-247922, Corporate Office: 12, Pretoria Street, Kolkata 700071, Tel: 91-33-40341000, Fax: 91-33-40341015. E-mail: investors@jameswarrentea.com, Website: www.jameswarrentea.com

NOTICE

Notice is hereby given that in view of the massive outbreak of the COVID-19 pandemic, social distancing is to be a pre-requisite and pursuant to the Circular Nos. 14/2020 (dated 8th April, 2020), 17/2020 (dated 13th April, 2020) and 20/2020 (dated 5th May, 2020), issued by the Ministry of Corporate Affairs and Circular No. SEBI/HO/CFD/CMD1/ CIR/P/2020/79 (dated 12th May, 2020) issued by the Securities and Exchange Board of India (collectively referred to as "relevant circulars") the 11th Annual General Meeting (AGM) of the Company is scheduled to be held through Video conferencing/Other Audio Visual Means and sending physical copies of the Annual Report to the shareholders whose e-mail addresses are not updated with the Company/Depository Participants (DPs) has been dispensed with.

In compliance with the relevant circulars, we request the members to update their e-mail addresses in order to receive the AGM Notice along with the Annual Report for the financial year 2019-20 (including the financial statements, Board's report, Auditors' report and other document as required to be attached therewith).

Members holding shares in demat form are requested to update their e-mail addresses with their respective DPs. Members holding shares in physical form are requested to do the same by mailing necessary details like Folio No., Name, Mobile No., scan of the Share Certificate (front & back), self-attested scan of PAN & Address proof, to the Company at investors@jameswarrentea.com or to R&TA at mdpldc@yahoo.com. Members are requested to update their e-mail addresses on or before

7th August, 2020. By Order of the Board For James Warren Tea Limited

Place: Kolkata Date: 29.07.2020

Pooja Jaiswal, Company Secretary



(FORMERLY KNOWN AS VIJAY INDUSTRIES AND PROJECTS LIMITED)

CIN: U29193MH1981FLC024364 Registered Office: Unit No. 8, 1st Floor, The Centrium, Bahadur Shastri Marg, Kurla West, Mumbai- 400070, India Website: https://www.carrier.com/commercial/en/in/investor, anurag.gupta2@carrier.com, Phone: +91-124-4825361, Fax: +91-124-2372230

NOTICE

and Protection Fund Authority ("IEPF")

the prescribed procedure

(For the kind attention of the Shareholders of the Company) Sub: Transfer of Unclaimed Equity Shares of the Company to Investor Education

This Notice is published pursuant to the provisions of the Investors Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") notified by the Ministry of Corporate Affairs effective from September 7, 2016. The Rules amongst other matters, contain provisions for transfer of all shares in respect of which the dividends have not been paid or claimed by the Shareholders for seven consecutive years or more in the name of Investor Education and Protection Fund (IEPF) Suspense Account. It may be notified that the Company has already transferred unclaimed dividend in respect of the final dividend declaration for the financial years 1998-99 and 1999-2000. The corresponding shares of the mentioned dividend account will be transferred to the IEPF by or on **29th November**, **2020** as per

Adhering to the various requirements set out in the Rules, the Company has communicated individually to the concerned shareholders whose dividend has been transferred and corresponding shares are liable to transferred to IEPE / IEPE Suspens Account under the said Rules for taking appropriate action by or before 29" October 2020 as per the prescribed procedure.

The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Account on its website at https://www.carrier.com/commerci in/investor/ to verify the details of the unclaimed shares liable to be transferred to IEPF IEPF suspense Account.

Shareholders may note that both the unclaimed dividends and the shares transferred to IEPF/IEPF Suspense Account including all benefits accruing on such shares, if any, can be claimed back by theconcerned shareholder from the IEPF Authority by making an application in IEPF-5 as described under the Rules. As per the above mentioned Rules only one such request can be made in one year.

The concerned shareholders, holding shares in physical form, if any, and whose shares are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificates(s) in lieu of the original share certificate(s) held by them. After issue of duplicate share certificate(s), the Company may by way of corporate action, will convert the duplicate share certificate(s), if any, into DEMAT form and transfer the shares into IEPF as per the Rules and upon such issue, the original share certificate(s) which stand registered in their name will automatically cancelled and be deemed non-negotiable. The sha may further notethat the details uploaded by the Company on its website should be regarded as final and shall be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF pursuant to the Rules.

In case no valid claim in respect of equity shares is received from the shareholders, b due date or such other date as may be extended, the Company shall, with a view to complying with the requirements set out in the Rules, transfer the shares to the IEPF by the given date as per the procedure stipulated in the Rules. Please note that no claim shall lie against the Company in respect of unclaimed dividend account and equity shares transferred to the IEPF.

In case, the shareholders have any queries on the subject matter and Rules, they may contact the Company at Telephone: +91-124-4825361 and E-Mail: anurag.gupta2@carrier.com or at the Company's Registrar and Transfer Agent at Adroit Corporate Services Private Limited (CIN: U67190MH1994PTC079160), 19/20, Jaferbhoy Industrial Estate, Makwana Road, Marol Naka, Marol, Andheri (E Mumbai – 400059, Maharashtra, India: Tel: (022) 42270449 / 42270423 / 4227042

By Order of the Board For UTC Fire & Security India Limited

Fax: (022) 28503748; E-Mail: info@adroitcorporate.com

Place: Gurgaon

Date: 30th July, 2020

Anurag Gupta Company Secretary Membership No.: A43500

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated July 21, 2020 (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, namely BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE" and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI")



GATEWAY DISTRIPARKS LIMITED

Our Company was originally incorporated as 'Gateway Distriparks Limited' on April 6, 1994, at New Delhi, as a public limited company under the Companies Act, 1956 and a certificate of incorporation was granted to our Company by the Registrar of Companies, National Capital Territory of Delhi and Haryana at New Delhi"). Our Company was granted a certificate of commencement of business by the RoC, New Delhi on October 24, 1994. For information regarding changes in the registered office of our Company, see "History and Corporate Structure" on page 77 of the LOF

Registered and Corporate Office: Sector 6, Dronagiri, Tal: Uran, Dt: Raigad, Navi Mumbai, Maharashtra - 400 707, India: Telephone: +91 (11) 2956 1070; Contact Person; Veena Nair, Company Secretary and Compliance Officers E-mail: investor@gateway-distriparks.com; Website: www.gateway-distriparks.com; Corporate Identity Number: L74899MH1994PLC164024

PROMOTERS OF OUR COMPANY: PREM KISHAN DASS GUPTA, ISHAAN GUPTA, MAMTA GUPTA, SAMVID GUPTA, PRISM INTERNATIONAL PRIVATE LIMITED, AND PERFECT COMMUNICATIONS PRIVATE LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF GATEWAY DISTRIPARKS LIMITED (OUR "COMPANY") ONLY.

ISSUE OF UP TO 1.61.07.859 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 72 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 62 PER RIGHTS EQUITY SHARE) OF OUR COMPANY FOR AN AMOUNT AGGREGATING UP TO ₹ 11,597.66 LAKHS,* ON A RIGHTS BASIS TO THE EXISTING ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 4 RIGHTS EQUITY SHARES FOR EVERY 27 FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, JULY 24, 2020 (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 178 OF THE LETTER OF OFFER. *Assuming full subscription

RIGHTS ISSUE OPENS TODAY

LAST DATE FOR ON MARKET RENUNCIATIONS: FRIDAY, AUGUST 7, 2020*

ISSUE CLOSES ON: THURSDAY, AUGUST 13, 2020*

*Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renounces on or prior to the Issue Closing Date *Our Board or a duly authorized committee thereof will have the right to extend the Issue period as it may determine from time to time, provided that this Issue will not remain open in excess of 30 (thirty) days from the Issue Opening Date. Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date

ASBA*

Simple, Safe, Smart way of making an application - Make use of it!!!

*Applications supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check section on ASBA below

Facilities for Application in the Issue

In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an Application in the Issue are mandatorily required to use either the ASBA process or the optional mechanism instituted only for resident Investors in the Issue, i.e., R-WAP. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA or using the R-WAP. For details, see "- Procedure for Application through the ASBA Process" and "- Procedure for Application through the R-WAP" on page 189 and 190, respectively of the LOF. (i) ASBA Facility:

Please note that subject to SCSBs complying with the requirements of SEBI Circular CIR/CFD/DIL/13/2012 dated September 25, 2012, within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI Circular CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in the Issue and clear demarcated funds should be available in such account for such an Application

(ii) Registrar's Web-based Application Platform (R-WAP):

In accordance with SEBI circular SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020, a separate web based application platform, i.e., the R-WAP facility (accessible at www.linkintime.co.in), has been instituted for making an Application in this Issue by resident Investors. Further, R-WAP is only an additional option and not a replacement of the ASBA process. At the R-WAP, resident Investors can access and submit the online Application Form in electronic mode using the R-WAP and make online pay their internet banking or UPI facility from their own bank account thereat

PLEASE NOTE THAT ONLY RESIDENT INVESTORS CAN SUBMIT AN APPLICATION USING THE R-WAP, R-WAP FACILITY WILL BE OPERATIONAL FROM THE ISSUE OPENING DATE. FOR RISKS ASSOCIATED WITH THE R-WAP PROCESS, SEE "RISK FACTORS - THE R-WAP PAYMENT MECHANISM FACILITY PROPOSED TO BE USED FOR THE ISSUE MAY BE EXPOSED TO RISKS, INCLUDING RISKS ASSOCIATED WITH PAYMENT GATEWAYS" ON PAGE 40 OF THE LOF.

APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA): Investors desiring to make an Application in the Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online / electronic Application through the website of the SCSBs (if made available by such SCSB) for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer the above-mentioned link

ELIGIBLE EQUITY SHAREHOLDERS UNDER THE ASBA PROCESS MAY PLEASE NOTE THAT THE EQUITY SHARES UNDER THE ASBA PROCESS CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE FOULTY SHARES ARE HELD BY SUCH ASBA APPLICANT ON THE RECORD DATE APPLICATION ON PLAIN PAPER:

An Eligible Equity Shareholder who is eligible to apply under the ASBA process may make an Application to subscribe to the Issue on plain paper. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any address outside India.

Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received subsequently. Please note that the Application on plain paper cannot be submitted through R-WAP. In cases where Multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in demat suspense escrow account, including cases where an Investor submits Application Forms along with a plain paper Application, such Applications shall be liable to be rejected

The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and 1. Name of our Company, being Gateway Distriparks Limited; 2. Name and address of the Eligible Equity Shareholder including

joint holders (in the same order and as per specimen recorded with our Company or the Depository); 3. Registered Folio Number/DP and Client ID No.; 4. Number of Equity Shares held as on Record Date; 5. Allotment option – only dematerialised form; Number of Rights Equity Shares entitled to: 7. Number of Rights Equity Shares applied for within the Rights Entitlements: 8. Number of additional Rights Equity Shares applied for, if any; 9. Total number of Rights Equity Shares applied for; 10. Total amount paid at the rate of ₹72 per Rights Equity Share; 11. Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB: 12. In case of NR Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address and branch of the SCSB with which the account is maintained; 13. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Rights Equity Shares applied for pursuant to the Issue; 14. Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account; 15. Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB) and 16. In addition, all such Eligible Equity Shareholders are deemed to have accepted the following:

"I/ We understand that neither the Rights Entitlements nor the Rights Equity Shares have been, or will be, registered under the US Securities Act of 1933, as amended (the "US Securities Act"), or any United States state securities laws, and may not be offered sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States"), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act. I'we understand the Rights Equity Shares referred to in this application are being offered and sold in offshore transactions outside the United States in compliance with Regulation S under the US Securities Act ("Regulation S") to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions. I/ we understand that the Issue is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlements for sale in the United States, or as a solicitation therein of an offer to buy any of the said Rights Equity Shares or Rights Entitlements in the United States. I/ we confirm that I am/ we are (a) not in the United States and eligible to subscribe for the Rights Equity Shares under applicable securities laws, (b) complying with laws of jurisdictions applicable to such person in connection with the Issue, and (c) understand that neither the Company, nor the Registrar, the Lead Manager or any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who the Company, the Registrar, the Lead Manager or any other person acting on behalf of the Company have reason to believe is in the United States or is outside of India and United States and inclinible to participate in the Issue under the securities laws of their jurisdiction.

I/We will not offer, sell or otherwise transfer any of the Rights Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation. I/ We satisfy, and each account for which I/ we are acting satisfies, (a) all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of my/our residence, and (b) is eligible to subscribe and is subscribing for the Rights Equity Shares and Rights Entitlements in compliance with applicable securities and other laws of our jurisdiction of

I/we hereby make the representations, warranties, acknowledgments and agreements set forth in the section of the Letter of Offer titled "Restrictions on Purchases and Resales" on page 214 of the LOF I/ We understand and agree that the Rights Entitlements and Rights Equity Shares may not be reoffered, resold, pledged or

otherwise transferred except in an offshore transaction in compliance with Regulation S, or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act. I/ We acknowledge that we, the Lead Manager, its affiliates and others will rely upon the truth and accuracy of the foregoing

REGISTRAR TO THE ISSUE

OVERSEAS SHAREHOLDERS: The distribution of the Letter of Offer, the Abridged Letter of Offer, the Application Form, the

Rights Entitlement Letter, any other offering material and the issue of Rights Entitlements and the Rights Equity Shares on a rights basis to persons in certain jurisdictions outside India is restricted by legal requirements prevailing in those jurisdictions. Persons into whose possession the Letter of Offer, the Abridged Letter of Offer, the Application Form or the Rights Entitlement Letter may come, are required to inform themselves about and observe such restrictions. The Company is making the Issue on a rights basis to the Eligible Equity Shareholders of our Company and in accordance with the SEBI ICDR Regulations, the SEBI Rights Issue Circulars and the MCA Circular, our Company will send, the Abridged Letter of Offer, the Rights Entitlement Letter, Application Form and other issue material to all the Eligible Equity Shareholders who have provided their Indian addresses to our Company. Those overseas Shareholders who do not update our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we propose to send the Letter of Offer / Abridged Letter of Offer, Application Form and the Rights Entitlement Letter, shall not be mailed the Letter of Offer / Abridged Letter of Offer, Application Form and the Rights Entitlement Letter. Our Company, the Lead Manager and the Registrar will not be liable for non-dispatch of physical copies of offering materials, including the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application

NO OFFER IN THE UNITED STATES

The Letter of Offer is being delivered only to Investors in "Offshore Transactions" as defined in, and in reliance, on Regulation S. None of the Rights Entitlement or the Rights Equity shares has been, or will be, registered under the Securities Act or any State Securities laws in the United States and may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the Registration Requirements of the Securities Act and applicable U.S. State Securities laws, LAST DATE FOR APPLICATION:

The last date for submission of the duly filled in the Application Form or a plain paper Application is Thursday, August 13, 2020, i.e., Issue Closing Date. Our Board or any committee thereof may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date). If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not

blocked with the SCSB or if the Application Form is not accepted at the R-WAP, on or before the Issue Closing Date or such date as may be extended by our Board or any committee thereof, the invitation to offer contained in this Letter of Offer shall be deemed to have been declined and our Board or any committee thereof shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "-Basis of Allotment" on page 203 of the LOF. ALLOTMENT ONLY IN DEMATERIALISED FORM: The Allotment of the Rights Equity Shares pursuant to the Issue will only be

made in dematerialised form. In accordance with the SEBI Rights Issue Circulars, (a) the Eligible Equity Shareholders, who hold Equity Shares in physical form as on Record Date; or (b) the Eligible Equity Shareholders, who hold Equity Shares in physical form as on Record Date and who have not furnished the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, desirous of subscribing to Rights Equity Shares may also apply in this Issue during the Issue Period. Such Eligible Equity Shareholders must check the procedure for Application by and credit of Rights Equity Shares to such Eligible Equity Shareholders in "- Procedure for Application by Eligible Equity Shareholders holding Equity Shares in physical form" and "- Credit and Transfer of Rights Equity Shares in case of Shareholders holding Equity Shares in Physical Form and disposal of Rights Equity Shares for non-receipt of demat account details in a timely manner" on pages 195 and 205, respectively of the Letter of Offer

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN DEMATERIALISED FORM.

LISTING: The existing Equity Shares are listed on BSE and the NSE. Our Company has received in-principle approval from BSE and NSE for listing of the Equity Shares proposed to be issued pursuant to the Issue pursuant to their letters dated July 15, 2020. For the purposes of the Issue, BSE is the Designated Stock Exchange. For details of the material contracts and documents available for inspection from the date of the Letter of Offer up to the Issue Closing Date, see "Material Contracts and Documents for Inspection" on page 223. Our Company will also make applications to the Stock Exchanges to obtain their trading approvals for the Rights Entitlements as required under the SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated Jary 22, 2020

DISCLAIMER CLAUSE OF SEBI: Submission of LOF to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the LOF. The Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" on page 170

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of BSE" on page 173 of the LOF.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer clause of NSE" on page 173 of the LOF.

BANKERS TO THE ISSUE: HDFC Bank Limited

DISPATCH AND AVAILABILITY OF ISSUE MATERIALS: In accordance with the SEBI ICDR Regulations, SEBI circular SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020 and the MCA Circular, our Company will send, only through email, the Abridged Letter of Offer, the Rights Entitlement Letter, Application Form and other issue material to the email addresses of all the Eligible Equity Shareholders who have provided their Indian addresses to our Company. The Letter of Offer will be provided, only through email, by the Registrar on behalf of our Company or the Lead Manager to the Eligible Equity Shareholders who have provided their Indian addresses to our Company and who make a request in this regard. In accordance with the above, the dispatch of the Abridged Letter of Offer, the Rights Entitle

Form has been completed on July 27, 2020 by the Registrar to the Issue. Eligible Equity Shareholders can obtain the details of their respective Rights Entitlements from the website of the Registrar (i.e.,

www.linkintime.co.in) by entering their DP ID and Client ID or Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form) and PAN. The link for the same shall also be available on the website of our Company (i.e., www.gatewaydistriparks.com) Our Company along with the Lead Manager have taken and will continue to undertake all adequate steps to reach out to the

Eligible Equity Shareholders who have provided their Indian address through means as may be feasible. In light of the current COVID-19 situation, our Company, the Lead Manager and the Registrar will not be liable for non-dispatch of physical copies of Issue materials, including the Letter of Offer, the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form. Investors can access this Letter of Offer the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity Shares under applicable securities laws) on the websites of: (i) our Company at www.gateway-distriparks.com; (ii) the Registrar at www.linkintime.co.in; (iii) the Lead Manager, i.e., ICICI Securities Limited at www.icicisecurities.com; (iv) the Stock Exchanges at www.bseindia.com and www.nseindia.com; and (v) the Registrar's web-based application platform at www.linkintime.co.in ("R-WAP").

The Investors can visit following links for the below-mentioned purposes: • Frequently asked questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors: www.linkintime.co.in • Updation of Indian address/ email address/ mobile number in the records maintained by the Registrar or our Company: https://linkintime.co.in/EmailReg/Email_Register.html • Updation of demat account details by Eligible Equity Shareholders holding shares in physical form: www.linkintime.co.in • Submission of self-attested PAN, client master sheet and demat details by non-resident Eligible Equity Shareholders: gdl.rights@linkintime.co.in.

COMPANY SECRETARY AND COMPLIANCE OFFICER

The LOF is also available on the website of SEBI at www.sebi.gov.in.

Veena Nair **DICICI** Securities **LINK**Intime Sector 6, Dronagiri, Tal: Uran, Dt: Raigad, Navi Mumbai, Maharashtra - 400 707, India Telephone: + 91 (11) 2956 1070, +91 (22) 2724 6500; E-mail: investor@gateway-distriparks.com **ICICI Securities Limited** Link Intime India Private Limited Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre Issue or post Issue related ICICI Centre, H.T. Parekh Marg, Churchgate, Mumbai, C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, matter. All grievances relating to the ASBA process or the optional mechanism R-WAP process may be addressed to the Maharashtra - 400 020, India Vikhroli (West), Mumbai, Maharashtra - 400 083, India Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, Telephone: +91 (22) 4918 6173 / 6174 / 6200 Telephone: +91 (22) 2288 2460 Email: gdl.rights@icicisecurities.com

contact number(s), e-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process) or amount debited (in case of the R-WAP process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process) and copy of the e-acknowledgement (in case of the R-WAP process).

For Gateway Distriparks Limited

Veena Nair Company Secretary and Compliance Officer

Gateway Distriparks Limited is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer dated July 21, 2020 with SEBI and the Stock Exchanges. The LOF is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges i.e. National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Lead Manager, i.e., ICICI Securities Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Lead Manager, i.e., ICICI Securities Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Lead Manager, i.e., ICICI Securities Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Lead Manager, i.e., ICICI Securities Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Lead Manager, i.e., ICICI Securities Limited at www.nseindia.com, BSE Limited at www.bseindia.com, BSE Limited at www.nseindia.com, BSE Limited at www.nseindia.com

in a transaction exempt from the registration requirements of the U.S. Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions. There will be no public offering in the United States in compliance with Regulation S under the U.S. Securities Act to existing shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions. There will be no public offering in the United States.

on the R-WAP. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" on page 18 of the LOF. The Rights Entitlements and the Rights Equity Shares have not been and will not be registered under the U.S. Securities Roct or any state securities laws in the United States, and may not be offered, sold, resold or otherwise transferred within the United States, except

Adfactors 189

E-mail id: gdl.rights@linkintime.co.in

Investor grievance email: gdl.rights@linkintime.co.in Contact person: Sumeet Deshpande Website: www.linkintime.co.in

SEBI registration number: INR000004058

Place: Navi Mumba

LEAD MANAGER TO THE ISSUE

Investor grievance email: customercare@icicisecurities.com

Contact person: Shekher Asnani / Arjun A Mehrotra

Website: www.icicisecurities.com

SEBI registration number: INM000011179

Public Notice

TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificate of (name or Company) INDUSIND BANK LIMITED having its Registered Office at 2401, General Thimmayya Road, Cantonment, Pune, Maharashtra - 411001. registered in the name of the following Shareholders have been lost by them.

Sr. No.	Name of the Shareholder/s	Folio No.	Certificate No./	Distinctive Number/s	No. of Shares
1.	Aashna Mansharamani Jtly Ashwin Mansharamani	00913796	609801	177549334 to 177551433	2100

The Public are hereby cautioned against purchasing or dealing in any way the above referred share certificates.

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the company or its Registrar and Transfer Agents Link Intime India Private Limited 247 Park, C-101, 1st Floor, L.B.S. Marg, Vikroli (W) Mumbai-400083 within 15 days of publication of this notice after which no claim will be entertained and the company shall proceed to issue Duplicate share Certificate/s.

Miss Aashna Mansharaman Mr. Ashwin Mansharamani Place: Mumbai Name Of Legal Claimant. Date: 30/07/2020



युटीसी फायर ॲण्ड सिक्युरिटी इंडिया लिमिटेड

(पूर्वी विजय इंडस्ट्रिज ॲण्ड प्रोजेक्टस् लिमिटेड अशी ज्ञात) सीआयएन: यु२९१९३एमएच१९८१एफएलसी०२४३६४ **नोंदणीकृत कार्यालय :** युनिट क्र. ८, १ ला मजला, दि सेन्ट्रियम लाल बहाद्र शास्त्री मार्ग, कुर्ला पश्चिम, मुंबई- ४०००७०, भारत

वेबसाईट: https://www.carrier.com/co ईमेल: anurag.gupta2@carrier.com, फोन: +९१-१२४-४८२५३६१, फॅक्स: +९१-१२४-२३७२२३०

कंपनीच्या भागधारकांच्या माहितीकरिता

विषय: इन्व्हेस्टर एज्युकेशन ॲण्ड प्रोटेक्शन फंड ॲथॉरिटी (''आयईपीएफ'') कडे कंपनीच्या दावारहित इक्किटी शेअर्सचे हस्तांतर.

सदर सूचना ही ७ सप्टेंबर, २०१६ पासून प्रभावी निगम व्यवहार मंत्रालयाद्वारे अधिसचित इन्व्हेस्टर एज्युकेशन ॲण्ड प्रोटेक्शन फंड ॲथॉरिटी (अकाऊंटिंग, ऑडिट, ट्रान्सफर ॲण्ड रिफंड) रुल्स, २०१६ ("रुल्स") च्या तरतदींनसार प्रकाशित करण्यात येत आहे.

. रुल्समध्ये इतर बाबींसह इन्व्हेस्टर एज्युकेशन ॲण्ड प्रोटेक्शन फंड (आयईपीएफ) सस्पेन्स खात्याच्या नावे सात क्रमवार वर्षे किंवा अधिककरिता भागधारकांद्वारे रोख न केलेल्या किंवा दावा न केलेल्या लाभांशाच्या संदर्भातील सर्व शेअर्सच्या हस्तांतरणासाठी तरतुदींचा समावेश आहे. हे अधिसुचित करण्यात येते की, कंपनीने वित्तीय वर्ष १९९८-९९ आणि १९९९-२००० करिता अंतिम लाभांशाच्या घोषणेच्या संदर्भातील दावारहित लाभांश अगोदरच हस्तांतरित केला आहे. नमुद लाभांश खात्याचे संलग्न शेअर्स विहित प्रक्रियेनुसार २९ नोव्हेंबर, २०२० रोजी किंवा पर्यंत आयईपीएफ कडे हस्तांतरित करण्यात येतील. रुल्समध्ये नमुद विविध आवश्यकतांच्या अनुपालनात कंपनीने विहित प्रक्रियेनुसार **२९ ऑक्टोबर,** २०२० रोजी किंवा पूर्वी योग्य कार्यवाही करण्यासाठी सदर रुल्स अंतर्गत आयईपीएफ/आयईपीएफ सस्पेन्स खात्यामध्ये ज्यांचा लाभांश हस्तांतरित झाला आहे आणि संलग्न शेअर्स हस्तांतरित होण्याचा संभव आहे अशा संबंधित भागधारकांना वैयक्तीकरित्या पत्रव्यवहार केला आहे.

कंपनीने आयईपीएफ/आयईपीएफ सस्पेन्स खात्यामध्ये हस्तांतरित होण्याचा संभव असलेल्या शेअर्सच्य तपशिलाची पडताळणी करण्यासाठी तिची वेबसाईट https://www.carrier.com/commercial/en/in/ investor वर आयर्डपीएफ खात्यामध्ये हस्तांतरित होण्यासाठी नियत शेअर्स आणि अशा भागधारकांचा संपूर्ण तपशील अपलोड केला आहे.

भागधारकांनी नोंद घ्यावी की. काही असल्यास अशा शेअर्सवरील उपार्जित सर्व लाभांसह आयर्डपीएफ आयईपीएफ सस्पेन्स खात्यामध्ये हस्तांतरित शेअर्स आणि दावारहित लाभांश दोन्ही रुल्स अंतर्गत विहित नुसार आयईपीएफ-५ मध्ये अर्ज करुन आयईपीएफ ॲथॉरिटीकड्डन परत मिळण्यासाठी संबंधित -भागधारकांना दावा करता येईल. वरील नमूद रुल्स नुसार अशी विनंती वर्षातून फक्त एकदाच करता येईल. काहि असल्यास प्रत्यक्ष स्वरुपात शेअर्स धारण केलेले आणि ज्यांचे शेअर्स आयईपीएफकडे हस्तांतरित होण्याचा संभव आहे त्या संबंधित भागधारकांनी नोंद घ्यावी की, कंपनी त्यांनी धारण केलेल्या मूळ शेअर प्रमाणपत्राच्या ऐवजी प्रतिलिपी शेअर प्रमाणपत्र जारी करणार आहे. प्रतिलिपी शेअर प्रमाणपत्र जारी केल्यावर कंपनी कॉर्पोरेट ॲक्शनच्या मार्गाने डिमॅट स्वरुपात काहि असल्यास प्रतिलिपी शेअर प्रमाणपत्र रुपांतरित करेल आणि रुल्स नुसार आयईपीएफ मध्ये शेअर हस्तांतर करेल आणि असे जारी केल्यानंतर मूळ शेअर प्रमाणपत्र जे त्यांच्या नावे नोंदणीकृत आहे ते आपोआप रद होईल आणि रद आणि वाटाघाटीयोग्य नसल्याचे मानण्यात येईल. भागधारकांनी पुढे नोंद घ्यावी की, तिच्या वेबसाईटवर कंपनीने अपलोड केलेला तपशील हा रुल्सनुसार आयईपीएफकडे प्रत्यक्ष शेअर्स हस्तांतर करण्यासाठी कंपनीद्वारे प्रतिलिपी शेअर प्रमाणपत्र जारी करण्याच्या संदर्भातील अंतिम संदर्भ पुरेशी सूचना मानण्यात यावी.

नियत तारीख किंवा वाढविण्यात आलेल्या अशा अन्य तारखेपर्यत भागधारकांकडन इक्रिटी शेअर्सच्या संदर्भात वैध दावा प्राप्त न झाल्यास कंपनी रुल्समध्ये नमद आवश्यकतांचे पालन करून रुल्समधील विहित प्रक्रियेनुसार दिलेल्या तारखेस आयईपीएफ कडे शेअर्स हस्तांतर करेल. कृपया नोंद घ्यावी की आयईपीएफ कडे हस्तांतरित दावारहित लाभांश खाते आणि शेअर्सच्या संदर्भात कंपनीच्या विरोधात दावा करता येणार नाही.

भागधारकांनी वरील प्रकरण आणि रुल्सवर कोणतीही चौकशी करायची असल्यास ते टेलिफोन: +९१-१२४-४८२५३६१ आणि ईमेल: anurag.gupta2@carrier.com येथे कंपनीकडे किंवा कंपनीचे रजिस्ट्रार आणि शेअर ट्रान्सफर एजंट, ॲन्ड्राईट कॉर्पोरेट सर्व्हिसेस प्रायव्हेट लिमिटेड (सीआयएन: यु६७१९०एमएच१९९४पीटीसी०७९१६०), १९/२०, जाफरभॉय इंडस्ट्रियल इस्टेट, मकवाना रोड, मरोळ नाका, मरोळ, अंधेरी (पू.), मुंबई- ४०००५९, महाराष्ट्र, भारत, फोन: (०२२) ४२२७०४४९/४२२७०४२३/४२२७०४२७, फॅक्स: (०२२) २८५०३७४८, ईमेल: info@adroitcor porate.com यांना संपर्क करु शकतात

> मंडळाच्या आदेशानसार युटीसी फायर ॲण्ड सिक्युरिटी लिमिटेड करिता सही/-

> > अनुराग गुप्ता

कंपनी सेक्रेटरी

मेंबरशीप क्र. ए४३५००

ठिकाण: गुरगाव दिनांक: ३० जुलै, २०२०

जीई पॉवर इंडिया लिमिटेड

सीआयएनः एल७४१४०एमएच१९९२पीएलसी०६८३७९ नोंदणीकृत कार्यालयः युनिट क्र. २११-२१२, २ रा मजला, दी कॅपिटल, जी ब्लॉक, प्लॉट क्र. सी-७०, वांद्रे-कुर्ला संकुल, वांद्रे पूर्व, मुंबई-४०००५१ । दू. क्र.: +९१ २२ ४५४०७२०० वेबसाईटः www.ge.com/in/ge-power-india-limited

२८ व्या वार्षिक सर्वसाधारण सभेबाबत माहिती

- १. कंपनीच्या सभासदांना याद्वारे सूचना देण्यांत येते की, सातत्याने सुरू असलेल्या कोव्हीड-१९ महामारीमुळे, निगम व्यवहार मंत्रालयाने (''एमसीए'') जारी केलेल्या दिनांक ८ एप्रिल, २०२० चे सर्क्युलर क्र. १४/२०२० आणि दिनांक १३ एप्रिल, २०२० चे सर्क्युलर क्र. १७/२०२० आणि दिनांक ५ मे, २०२० चे सर्क्युलर क्र. २०/२०२० सहवाचता कंपनी अधिनियम, २०१३ च्या प्रयोज्य तरतुदी आणि अन्य प्रयोज्य कायदे यांच्या अनुपालनांत जीई पॉवर इंडिया लिमिटेड ('कंपनी') ची २८ वी वार्षिक सर्वसाधारण सभा ('एजीएम') गुरुवार, १० सप्टेंबर, २०२० रोजी स. ११.०० वा. व्हिडिओ कॉन्फरन्सिंग ('व्हीसी') किंवा अदर ऑडिओ व्हिज्युअल मिन्स ('ओएव्हीएम') मार्फत २८ व्या एजीएमच्या सूचनेत मांडलेले कामकाज करण्यासाठी होईल.
- २. संबंधित सर्क्युलर्सच्या अनुपालनांत, एजीएमची सूचना आणि आ. व. २०१९-२० साठी अलिप्त आणि एकत्रित वित्तीय विवरणे त्यासह संचालक मंडळाचा अहवाल, लेखापरीक्षकांचा अहवाल आणि त्यास जोडण्याची गरज असलेले अन्य दस्तावेज ज्यांचे ई-मेल ॲड्रेसेस कंपनी/डिपॉझिटरी पार्टिसिपंटस कडे नोंदवलेले आहेत त्या कंपनीच्या सर्व सभासदांना पाठविण्यांत येतील. वरील दस्तावेज कंपनीची वेबसाईट $(\underline{www.ge.com/in/ge-power-india-limited})$ वर, स्टॉक एक्सचेंजेसची वेबसाईट (<u>www.bseindia.com</u> व <u>www.nseindia.com</u>) वर, कंपनीचे रजिस्ट्रार अँड ट्रान्सफर एजंट, केफिन टेक्नॉलॉजीज प्रायव्हेट लिमिटेड ("केफिन टेक'') ची वेबसाईट <u>https://evoting.kfintech.com</u> वर देखील उपलब्ध

असतील. ३. ई-मेल ॲड्रेसेस नोंदवण्याची/आद्यतन करण्याची पध्दतः

(ए) प्रत्यक्ष पध्दतीने शेअर्स धारण करणारे सभासद, ज्यांनी त्यांचे ईमेल ॲड्रेसेस कंपनीकडे नोंदवले/आद्यतन केले नाहीत त्यांनी कृपया https://ris.kfintech.com/email-registration/ वर क्लीक करुन किंवा कंपनीला फोलिओ क्रमांक तपशील आणि पॅन कार्डची स्व-साक्षांकित प्रत जोडून येथे लिहून किंवा केफिनटेक einward.ris@kfintech.com ला येथे लिहून ते नोंदवावेत/आद्यतन करावेत.

(बी) डिमटेरिअलाईज्ड पध्दतीने शेअर्स धारण करणारे सभासद, ज्यांनी त्यांच्या डिपॉझिटरी पार्टिसिपंटसकडे त्यांचे ई-मेल ॲड्रेसेस नोंदवले/आद्यतन केलेले नाहीत त्यांनी कृपया त्यांचे डिमॅट खाते ज्यांच्याकडे आहे त्या डिपॉझिटरी पार्टिसिपंटसमध्ये त्यांचे ई-मेल ॲड्रेसेस नोंदवावेत/आद्यतन करावेत.

लाभांश प्राप्त करण्याकरिता हुकूम नोंदवण्याची पध्दतः

ठिकाणः नॉयडा

दिनांकः २९ जुलै, २०२०

सभासदांनी कृपया त्यांचे संपूर्ण बँक तपशील नोंदवावेत/आद्यतन करावेतः (ए) आवश्यक दस्तावेज सादर करून शेअर्स डिमटेरिअलाईज्ड पध्दतीने धारण केले असल्यास त्यांचे डिमॅट खाते ज्यांच्याकडे ठेवले आहे त्या त्यांच्या डिपॉझिटरी पार्टिसिपंटसकडे तुमच्या डिपॉझिटरी पार्टिसिपंट ने विहित केलेल्या प्रपत्रातील तपशील सुध्दा सादर करणे आवश्यक आहे किंवा

(बी) प्रत्यक्ष पध्दतीने शेअर्स धारण करत असल्यास (i) सभासदांचे नाव, फोलिओ क्रमांक, बँक तपशील (बँक खाते क्रमांक, बँक आणि शाखेचे नाव व पत्ता, आयएफएससी, एमआयसीआर तपशील) असलेल्या स्वाक्षरी केलेल्या विनंती पत्राची स्कॅन्ड प्रत (ii) पॅन कार्डची स्व-साक्षांकित प्रत आणि (iii) रद्द केलेले धनादेश पान सादर करुन in.investor-relations@ge.com किंवा einward@kfintech.com येथे ई-मेल करुन कंपनी/केफिनटेक कडे.

डिमटेरिअलाईज्ड पध्दतीने प्रत्यक्ष पध्दतीने शेअर्स धारण करणाऱ्या सभासदांनी रिमोटली व्होटींग करण्याची ("रिमोट ई-व्होटींग") आणि ज्यांनी त्यांचे ई-मेल ॲड्रेसेस नोंदवले नसतील त्या सभासदांसाठी पध्दत एजीएमच्या सूचनेत दिली आहे. सभासदांनी कृपया एजीएमच्या सूचनेतील सर्व टीपा आणि खास करून एजीएम मध्ये सहभागी होण्याची पध्दत, रिमोट ई-व्होटींग किंवा एजीएम मध्ये इन्स्टापोल मार्फत मतदानाची पध्दत काळजीपूर्वक वाचाव्यात.

संचालक मंडळाच्या आदेशावरुन जीई पॉवर इंडिया लिमिटेड साठी

विजय शर्मा पूर्ण वेळ संचालक आणि मुख्य वित्तीय अधिकारी

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

REGISTERED OFFICE: GI-48, G T Karnal Road Industrial Area, Delhi - 110033 • TEL: +91 (11) 4314 7700; Fax: +91 (124) 4623 403

OPEN OFFER FOR ACQUISITION OF UP TO 1,004,770 (ONE MILLION FOUR THOUSAND | 6.3. Registered office of the PAC: The location of the registered office of the PAC has been SEVEN HUNDRED AND SEVENTY ONLY) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF INR 10 (INDIAN RUPEES TEN ONLY) EACH ("EQUITY SHARES"), REPRESENTING 26% OF THE FULLY DILUTED VOTING EQUITY SHARE CAPITAL OF JAY USHIN LIMITED ("TARGET COMPANY") AT A PRICE OF INR 589.94 (INDIAN RUPEES FIVE HUNDRED AND EIGHTY NINE AND NINETY FOUR PAISE ONLY) PER EQUITY SHARE FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY, BY MINEBEA MITSUMI INC. ("ACQUIRER") TOGETHER WITH U-SHIN LTD., AS THE PERSON ACTING IN CONCERT WITH THE ACQUIRER ("PAC") ("OFFER" / "OPEN OFFER").

This advertisement and corrigendum ("Offer Opening Public Announcement and Corrigendum") is being issued by Ambit Capital Private Limited, the manager to the Open Offer ("Manager to the Offer" or "Manager"), for and on behalf of the Acquirer and the PAC, pursuant to and in accordance with Regulation 18(7) of the SEBI (SAST) Regulations.

This Offer Opening Public Announcement and Corrigendum should be read in continuation of, and in conjunction with: (a) the Public Announcement dated May 20, 2020 ("PA"); (b) Detailed Public Statement that was published in all editions of 'Business Standard' (English), 'Business Standard' (Hindi) and Mumbai edition of 'Navshakti' (Marathi) on May 28, 2020 ("DPS"); and (c) the Letter of Offer dated July 20, 2020 along with Form of Acceptance cum Acknowledgement ("LOF"), This Offer Opening Advertisement and Corrigendum is being published in all the newspapers in which the DPS was published.

For the purposes of this Offer Opening Public Announcement and Corrigendum, the following terms would have the meaning assigned to them herein below:

(a) "Identified Date" means July 17, 2020, being the date falling on the 10 (tenth) working day prior to the commencement of the Tendering Period;

(b) "Public Shareholders" means all the public shareholders of the Target Company who are eligible to tender their Equity Shares in the Open Offer, excluding the Acquirer, the PAC, the promoters and members of the promoter group of the Target Company, and other persons deemed to be acting in concert with the Acquirer and/or the PAC; and

(c) "Tendering Period" means the following period: Friday, July 31, 2020 to Thursday, August 13, 2020 (both days inclusive).

Capitalised terms used but not defined in this Offer Opening Public Announcement and Corrigendum shall have the meaning assigned to such terms in the LOF.

- Offer Price: The Offer Price is INR 589.94/- (Indian Rupees five hundred and eighty nine and ninety four paise only) per Equity Share (which is the sum of: (i) the price arrived at in accordance with Regulation 8(1) and 8(3) of the SEBI (SAST) Regulations, i.e. INR 510.44; and (ii) the enhancement amount of INR 79.50 ("Enhancement Amount"), i.e. an amount equal to a sum determined at the rate of 10% (ten per cent) per annum for the period between the date on which the intention or the decision of the Overseas Transaction was announced in the public domain i.e. November 7, 2018, and the date of the DPS, in compliance with the Regulation 8(12) of SEBI (SAST) Regulations). Except for inclusion of the Enhancement Amount, there is no revision in the Offer Price or Offer Size.
- Recommendations of the committee of independent directors of the Target Company: The committee of independent directors of the Target Company ("IDC") published its recommendation on the Open Offer on July 29, 2020 in the same newspapers where the DPS was published. The relevant extract of the IDC recommendation is given below:

	4 14 5 1 : 51		
Members of the Committee of	Mr. Balraj Bhanot, Chairman		
Independent Directors	2. Mr. Ashok Panjwani		
	3. Mr. Arvind Kumar Mittal		
	4. Mr. Ciby Cyriac James		
Recommendation on the Open Offer, as to whether the Open Offer is fair and reasonable	The IDC members believe that the Offer is fair and reasonable. However, the shareholders should independently evaluate the Offer and take informed decision in their best interest.		
Summary of reasons for the	Based on the review of the following:		
ecommendation	 Public Announcement (PA) May 20, 2020, the Detailed Public Statement (DPS) dated May 27, 2020, Draft Letter of Offer (DLOF) dated June 4, 2020, Letter of Offer (LOF) dated July 20, 2020 		
	ii) Fairness Opinion Report on the Open offer issued by Navigant Corporate Advisors Limited.		
	The IDC Members are of the opinion that the Offer Price of INR 589.94 offered by the Acquirer is in accordance with the relevant regulations prescribed in the Takeover Code and appear to be justified. However, the shareholders are advised to independently evaluate the Open Offer and take an informed decision before participating in the Open Offer.		
Details of Independent Advisors, if any	Navigant Corporate Advisors Limited (SEBI Regd Category-I Merchant Banker) 423, Bonanza, A wing, Sahar Plaza Complex, J B Nagar, Andheri Kurla Road, Andheri East, Mumbai – 400 059		

Further, the IDC has included the following note in their recommendation

"Note: These recommendations are being made in compliance with the SEBI Act and SEBI Substantial Acquisition of Shares and Takeovers) Regulations 2011, but without prejudice to the parallel/ on-going litigation and arbitration proceedings against the M/s Ushin Ltd. and M/s Minebea Mitsumi Inc. (the acquirer) and full reservation of any rights and remedies available to M/s Jay Ushin Ltd. (the target company) under the applicable laws and regulations.'

3. Other details of the Open Offer

- 3.1. The Open Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. Further, there has been no competing offer to this Open Offer.
- 3.2. The LOF dated July 20, 2020 has been dispatched by July 24, 2020 to the Public Shareholders as on the Identified Date (i.e. July 17, 2020) in accordance with Regulation 18(2) of the SEBI (SAST) Regulations and as described in paragraph 7.1.11 of the LOF. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer.
- 3.3. Please note that a copy of the LOF (which inter alia includes detailed instructions in relation to the procedure for acceptance and settlement of the Open Offer in Paragraph 8 - "Procedure for Acceptance and Settlement of the Offer", as well as the Form of Acceptance) is also available on the websites of SEBI, the Registrar to the Offer, the BSE Limited and the Manager to the Offer at www.sebi.gov.in. https://linkintime.co.in/client-downloads.html. www.bseindia. com, and www.ambit.co, respectively. Further, a Public Shareholder who wishes to obtain a copy of the Letter of Offer and the Form of Acceptance may send a request to the Registrar to the Offer at the email id mentioned at the cover page of the Letter of Offer stating the name, address, number of Equity Shares held, client ID number, DP name / ID, beneficiary account number, and upon receipt of such request, a copy of the Letter of Offer shall be provided to such Public Shareholder. In case of non-receipt/ non-availability of the Form of Acceptance, a Public Shareholder may participate in the Open Offer: (i) by using the Form of Acceptance obtained in the manner described above; or (ii) by providing their application in writing on a plain paper along with the following:
 - (a) In case of Public Shareholders holding Equity Shares in dematerialized form, the plain paper application must be signed by all shareholder(s), stating name, address, number of Equity 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. Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Open Offer.
 - (b) In case of Public Shareholders holding Equity Shares in physical form, the plain paper application must be signed by all shareholder(s) stating name, address, folio number, number of Equity Shares held, share certificate number, number of Equity Shares being tendered and the distinctive numbers thereof, enclosing the original share certificate(s), copy of Public Shareholders' PAN card(s), executed share transfer form in favour of the Acquirer and other necessary documents. The share transfer form (SH-4) can be downloaded from the Registrar's website i.e. https://linkintime.co.in/client-downloads. html. Public Shareholders/ Selling Broker must ensure that the Form of Acceptance, along with TRS and the requisite documents (as mentioned in paragraph 8.5 of the LOF), reach the Registrar to the Offer within 2 (two) days of bidding by the Selling Broker and in any case no later than August 15, 2020 (by 5.00 p.m. (IST)).
- To the best of the knowledge of the Acquirer and the PAC, as on the date of this Offer Opening Public Announcement and Corrigendum, there are no statutory, regulatory or other approvals required by the Acquirer and/or the PAC to acquire the Offer Shares that are validly tendered pursuant to the Open Offer or to complete the Open Offer except as set out in Paragraph 7.4 (Statutory and other Approvals) of the LOF. However, in case any statutory or other approval becomes applicable prior to the completion of the Open Offer, the Open Offer would also be subject to such statutory or other approval(s) being obtained.
- In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the draft letter of offer dated June 4, 2020 ("DLOF") was submitted to SEBI on June 4, 2020. SEBI issued its observations on the DLOF vide its communication dated July 15, 2020. SEBI's observations have been incorporated in the LOF.

Material Updates (from the date of the DPS)

There have been no material changes in relation to the Open Offer since the date of the DPS. save as otherwise disclosed in the LOF, and in this Offer Opening Public Announcement and

- 6.1. Composition of the board of directors of the Acquirer: Shuji Uehara has ceased to be a director of the Acquirer and the following persons have been appointed as directors of the Acquirer: (i) Katsuhiko Yoshida (Director, Senior Managing Executive Officer); and (ii) Yuko Haga (Outside Director (Independent director based on the rules of the Tokyo Stock Exchange)). For further details regarding the directors of the Acquirer, please refer to paragraph 4.1.7 of the LOF.
- 6.2. Composition of the board of directors of the PAC: Shuji Uehara has ceased to be a director of the PAC and Katsuhiko Yoshida has been appointed as a director of the PAC. For further details regarding the directors of the PAC, please refer to paragraph 4.2.6 of the LOF.

- changed to 4106-73, Oaza Miyota, Miyota-machi, Kitasaku-gun, Nagano, Japan 389-0293.
- Updates regarding proceedings before the Delhi High Court ("DHC"): In regard to the appeal preferred by Ashwani Minda (Executive director, CEO and Managing Director of the Target Company) and the Target Company (collectively, "Applicants") ("DHC Appeal") against the order passed by the DHC on May 12, 2020 ("DHC Order") (disclosed in paragraphs 5.17.c. and 5.17.d. of the DPS), a division bench of the DHC passed an order in regard to the DHC Appeal on July 7, 2020 ("DHC DB Order"), whereby the said division bench of the DHC inter alia disposed the DHC Appeal and refused to grant any interim relief to the Applicants. Aggrieved by the DHC DB Order, the Applicants have filed a special leave petition on July 24, 2020 against the DHC DB Order before the Supreme Court of India. The proceedings in this regard are sub judice before the Supreme Court of India.
- Change in the SEBI Registration Number of the Buying Broker, i.e. Ambit Capital Private Limited: The SEBI Registration number of the Buying Broker has been changed to
- Tendering of Equity Shares held in physical form: As disclosed in paragraph 12 of section VIII of the DPS, as per the proviso to Regulation 40(1) of the SEBI (LODR) Regulations (notified by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018) read with SEBI notification No. SEBI/ LAD-NRO/GN/2018/49 dated November 30, 2018, and the press releases dated December 3, 2018 and March 27, 2019 issued by SEBI, effective from April 1, 2019, requests for effecting transfer of securities shall not be processed unless the securities are held in the dematerialized form with a depository. However, in accordance with the Frequently Asked Questions dated February 20, 2020 issued by SEBI titled "FAQs – Tendering of physical shares in buyback offer /open offer/exit offer/delisting", Public Shareholders holding Equity Shares in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, the procedure for tendering to be followed by the Public Shareholders holding Equity Shares in the physical form is as detailed in paragraph 8.5 of the LOF.
- In paragraphs 8.5.3 and 8.6.4 of the LOF, the due date by which documents pertaining to tendering of Equity Shares held in physical form must reach the Registrar to the Offer must be read to be within 2 (two) days of bidding by the Selling Broker and in any case no later than August 15, 2020 (by 5.00 p.m. (IST)).
- Revised Schedule of Activities:

Activity	Original Sch Activitie		Revised schedule of activities	
	Date	Day	Date	Day
Date of the PA	May 20, 2020	Wednesday	May 20, 2020	Wednesday
Date of publication of the DPS	May 28, 2020	Thursday	May 28, 2020	Thursday
Date of filing of the DLOF vith SEBI	June 4, 2020	Thursday	June 4, 2020	Thursday
Last date for public announcement for competing offer(s) ⁽²⁾	June 18, 2020	Thursday	June 18, 2020	Thursday
Last date for receipt of SEBI observations on the DLOF in the event SEBI has not sought clarifications or additional information from the Manager)	June 25, 2020	Thursday	July 15, 2020 ⁽³⁾	Wednesday
dentified Date(4)	June 29, 2020	Monday	July 17, 2020	Friday
Last date by which the LOF is to be dispatched to the Public Shareholders whose name appears on the register of members on the dentified Date	July 6, 2020	Monday	July 24, 2020	Friday
ast date for upward revision of the Offer Price and/ or the lize of the Open Offer	July 9, 2020	Thursday	July 29, 2020	Wednesday
Last date by which the IDC of the Target Company is required to give its ecommendation to the Public Shareholders for this Open Offer ⁽⁵⁾	July 9, 2020	Thursday	July 29, 2020	Wednesday
Date of publication of opening of Open Offer oublic announcement in the newspapers in which the OPS has been published	July 10, 2020	Friday	July 30, 2020	Thursday
Date of commencement of he tendering period ("Offer Opening Date")	July 13, 2020	Monday	July 31, 2020	Friday
Date of closure of the endering period ("Offer Closing Date")	July 24, 2020	Friday	August 13, 2020	Thursday
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	August 7, 2020	Friday	August 27, 2020	Thursday
Last date for publication of post-Open Offer public announcement in the newspapers in which the DPS has been published	August 14, 2020	Friday	September 3, 2020	Thursday
ast date for filing the post- Open Offer report with SEBI	August 14, 2020	Friday	September 3, 2020	Thursday

(2) There has been no competing offer as of the date of this Offer Opening Public Announcement and Corrigendum. (3) Actual date of receipt of SEBI's final observations on the DLOF.

(4) Identified Date is only for the purpose of determining the names of the Public Shareholders as on such date to whom the LOF would 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 the LOF.

(5) The recommendation of the IDC was published on July 29, 2020 in the same newspapers where the DPS

The Acquirer, the PAC, and their respective directors, in their capacity as directors, accept full responsibility for the information contained in this Offer Opening Public Announcement and Corrigendum (except for the information pertaining to the Target Company, which has been sourced from publicly available sources or from information published or provided by the Target Company) and also for the obligations of the Acquirer and the PAC, respectively, laid down in the SEBI (SAST) Regulations in respect of the Open Offer.

This Offer Opening Public Announcement and Corrigendum is expected to be available on SEBI's website at www.sebi.gov.in.

Issued on behalf of the Acquirer and the PAC by the Manager to the Offer



AMBIT CAPITAL PRIVATE LIMITED Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013 Tel: + 91 (22) 3043 3000; Fax: +91 (22) 3043 3100 Contact Person: Gaurav Rana E-mail: jayushinopenoffer@ambit.co Website: www.ambit.co SEBI Registration Number: INM000012379

Validity Period: Permanent Registration Registrar to the Offer



Name: Shigeru Tsukada

Date: July 29, 2020

Link Intime India Private Limited C-101, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai - 400 083 Tel: + 91 (22) 4918 6170/6174/6200; Fax: + 91 (22) 4918 6195 Contact Person: Sumeet Deshpande Email: jayushin.offer@linkintime.co.in Website: www.linkintime.co.in

On behalf of Minebea Mitsumi Inc. (Acquirer)

On behalf of **U-Shin Ltd**. (PAC)

Name: Mitsuyuki Takahashi **Authorised Signatory**

SEBI Registration No.: INR000004058

Authorised Signatory Place: Tokyo, Japan

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