#### **SWARAJ ENGINES LIMITED**

Works:

Plot No. 2, Indl. Focal Point, Phase-IX, S.A.S. Nagar Distt. S.A.S. Nagar (Mohali) (Near Chandigarh)

Tel.: 0172-2234941-47, 2234950

**SWara**J

02/SP/EXCH 6th July, 2020

**BSE Limited** 

Listing Department P.J. Towers, 1<sup>st</sup> Floor, Dalal Street, Fort, Mumbai – 400 001

Email: corp.relations@bseindia.com

Scrip Code: 500407

National Stock Exchange of India Limited

Capital Market-Listing, Exchange Plaza,

Bandra Kurla Complex,

Bandra (E),

Mumbai- 400051

Email: cmlist@nse.co.in
Scrip Name: SWARAJENG

Sub: Newspaper Advertisement for Board Meeting

Dear Sir,

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith copies of the Notice of Board Meeting, published on 6<sup>th</sup> July, 2020 in the following newspapers:

S.No.	Name of Newspaper	Editions	
1	Financial Express (English)	All Edition	
2	Ajit (Punjabi)	Jalandhar	

This intimation is also being uploaded on the Company's website at http://www.swarajenterprise.com.

You are requested to take note of the same.

With regards,

For SWARAJ ENGINES LTD.

(Rajesh K. Kapila) Company Secretary

Encl: As above

Regd. Office: Industrial Area, Phase IV, S.A.S. Nagar, Mohali, Near Chandigarh-160 055 Tel.: 91-172-2271620-27, Fax: 91-172-2271307 & 2272731

Website: www.swarajenterprise.com CIN - L50210PB1985PLC006473

5

## **FINANCIAL EXPRESS**

# swaraj

SWARAJ ENGINES LTD. CIN: L50210PB1985PLC006473 Regd. Office: Phase IV, Industrial Area, S.A.S.Nagar (Mohali), Punjab - 160 055 Tel: 0172-2271620, Fax: 0172-2272731 -mail: selinvestor@swarajenterprise.com Website: www.swarajenterprise.com NOTICE

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable provisions, NOTICE is hereby given that the Meeting of the Board of Directors of the Company will be held on 20" July, 2020 (Monday), inter alia, to consider and approve, the un-audited financial

guarter ended 30" June, 2020. The above information is available or the website of the Company a www.swarajenterprise.com and also on the websites of the stock exchanges at www.bseindia.com & www.nseindia.com.

results of the Company for the 1st

The outcome of the meeting shall also be made available on above mentioned websites

For SWARAJ ENGINES LTD

Company Secretary Place: S.A.S. Nagar (Mohali) Date : 4" July, 2020

Regulations") ("Delisting Offer").

Delisting Offer ("Exit Price").

2. SUCCESS OF THE DELISTING OFFER

("Minimum Acceptance Condition").

Offer published on June 24, 2020 ("Corrigendum").

1. DISCOVERED PRICE (OFFER PRICE) AND EXIT PRICE

assigned to them as in the Public Announcement&the Letter of Offer.

2020 to July 01, 2020 in accordance with the SEBI Delisting Regulations.

(RAJESH K. KAPILA



AUCTION OF STATE GOVERNMENT SECURITIES

www.rbi.org.in

The following State Governments have offered to sell 3 to 35 years securities by way of auction for an aggregate amount of ₹11,500.00 crore (Face Value).

Sr. No.	State	Amount to be raised (₹cr)	Additional borrowing (Green Shoe) option (₹cr)	Tenure (in Years)	Type of auction
1.	Andhra Pradesh	1,000		10	Yield based
		1,000	12	11	Yield based
2.	Assam	500	-	10	Yield based
3.	Gujarat	700	(6)	9	Yield based
4.	Jammu and Kashmir	800		10	Yield based
5.	Madhya Pradesh	1,000	14	15	Yield based
6.	Meghalaya	200		10	Yield based
7.	Mizoram	150	Let !	15	Yield based
8.	Nagaland	150	1000	10	Yield based
9.	Punjab	1,000	250	30	Yield based
10.	Rajasthan	500	-	3	Yield based
		500	*	5	Yield based
11.	Tamil Nadu	1,000	250	3	Yield based
		1,000	250	35	Yield based
12.	Telangana	1,500	500	30	Yield based
13.	Uttar Pradesh	500		10	Yield based
	Total	11,500			

The auction will be conducted on Reserve Bank of India Core Banking Solution (E-Kuber) in multiple-price format on July 07, 2020 (Tuesday). For further details please refer to RBI press release dated July 03, 2020 (Friday) on RBI website (www.rbi.org.in).

"Don't get cheated by E-mails/SMSs/Calls promising you money"

POST OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION

OF EQUITY SHAREHOLDERS OF

Multimetals Limited

(CIN: L27101RJ1962PLC001519)

Registered Office: Heavy Industries Area, Kansua Road, Kota, Rajasthan-324003- India

Tel: +91-744-7118519

Website: www.multimetals.inEmail: roc@multimetals.in

Contact Person: Mr. Mukesh Kasera, CFO

This post offer public announcement ("Post Offer Public Announcement") is being issued by Mr. Rajendra

Agrawal ("Acquirer 1"), Mr. Vasudev Agrawal ("Acquirer 2"), Mrs. Aparna Agrawal ("Acquirer 3"), Mrs. Malti

Agrawal ("Acquirer 4"), Mr. Ajay Agrawal ("Acquirer 5"), and Mrs. Jyoti Agrawal ("Acquirer 6"), all forming part

of the Promoters/Promoter Group (hereinafter collectively referred to as "Acquirers") and Hem Securities

Limited ("Manager to the Delisting Offer") to the Public Shareholders of Multimetals Limited (the "Company"

or "MML") in respect of the proposed acquisition of 19,13,174 equity shares of face value Rs. 10 each ("Equity

Shares") representing 16.01% of the total paid up equity share capital of the Company and consequent

voluntary delisting of the equity shares of the Company from the Calcutta Stock Exchange Limited (CSE) (CSE)

referred to as the "Stock Exchange") pursuant to Regulation 18 and other applicable provisions of the

Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 ("SEBI Delisting

This Post Offer Public Announcement is in continuation to and should be read in conjunction with the public

announcement dated June 16, 2020 published on June 17, 2020 ("Public Announcement"), the letter of offer

dated June 16, 2020 ("Letter of Offer") and the Corrigendum to the Public Announcement and the Letter of

Capitalized terms used but not defined in this Post Offer Public Announcement shall have the same meaning

The Acquirer issued the Public Announcement, Letter of Offer & the Corrigendum seeking to acquire

19,13,174 (Nineteen Lakh Thirteen Thousand One Hundred and Seventy Four) Equity Shares representing

16.01% of the total issued equity share capital ("Offer Shares") of the Company from the Public Shareholders

in accordance with the SEBI Delisting Regulations and on the terms and conditions set out in the Letter of Offer

and the Corrigendum. The Public Shareholders holding Equity Shares of the Company were invited to tender

their Equity Shares ("Bids") pursuant to the reverse book-building process as prescribed in the SEBI Delisting

Regulations through the Stock Exchange Mechanism ("Reverse Book Building") during the Bid Period June 25,

1.1 In terms of Regulation 15(1) of the SEBI Delisting Regulations, the Discovered Price is Rs. 48.80/- per Equity

Share, The Acquirer has accepted the Discovered Price of Rs. 48.80/- per Equity Share as the final price for the

2.1 In accordance with Regulation 17(a) of the SEBI Delisting Regulations and as stated in Para9.2 of the Public

Announcement and in Para 15.2 of Letter of Offer, this Delisting Offer would be deemed to be successful only if

a minimum number of 7,18,174 (Seven Lakh Eighteen Thousand One Hundred and Seventy Four)

representing 6.01% equity shares being tendered at or below the Exit Price, prior to the closure ofbidding

period i.e. on the Bid Closing Date so as to cause the cumulative number of Equity Shares held by the Acquirers

together with Promoter Group (as on date of the Public Announcement taken together with the equity shares

acquired through the Acquisition Window Facility or OTB) to be equal to or in excess of 1,07,55,000 (One Crore

Seven Lakh Fifty Five Thousand) representing 90% of the fully paid- up equity share of the Company

2.2 In accordance with Regulation 17(b) of the SEBI Delisting Regulations and as stated in Para 9.3 of the Public

Announcement and in Para 15.3 of Letter of Offer, at least 25% of the Public Shareholders holding shares in

dematerialized mode as on 12.08.2019 (being the date on which the Board approved the Delisting Offer), shall

participate in the Reverse Book Building process, provided that if the Acquirers along with Manager to the

Offer demonstrates to the CSE that they have delivered the Letter of Offer of this Delisting Offer to all the Public

Shareholders either through registered post or speed post or courier or hand delivery with proof of delivery or

through email as text or as an attachment to email or as a notification providing electronic link or uniform

resource locator including a read receipt (referred to as the "Letter of Offer Delivery Requirement") then the

2.3 In the Reverse Book Building, 13,45,628 Equity Shares have been validly tendered at or below the Exit

Price, which is higher than the Minimum Acceptance Condition. The Acquirer shall acquire all Equity Shares

tendered through valid Bids at or below the Exit Price and post completion of the acquisition, the shareholding of the Promoter and Promoter Group shall be 95.25% of the fully paid up equity share capital of the Company which would exceed the minimum number of Equity Shares required for the Delisting Offer to be successful in

2.4 Further, a total of 25 public shareholders have participated in the reverse book building process which is in

2.6 All the Public Shareholders of the Company who have validly tendered their Equity Shares at or below the

Exit Price will be paid the consideration at the Exit Price of Rs. 48.80 per Equity Share. The date for payment of

consideration to all the Public Shareholders (in respect of whom no regulatory approvals are required) and

2.7 The Equity Shares of the Public Shareholders whose Bids have been rejected, would be returned to the

Public Shareholders in accordance with Methods of Settlement contained in Para 14 of the Public Announcement Para 18.18 of Letter of offer read along with SEBI Circular CFD/DCR2/CIR/P/2016/131 dated

2.8 Subsequently, the Company will initiate the necessary steps to delist its Equity Shares from the Stock

Exchanges. The date of delisting of Equity Shares shall be announced in the same newspapers in which the

3.1 In accordance of Regulation 21 of the SEBI Delisting Regulations, all Public Shareholders who did not or

were not able to participate in the Delisting Offer or who unsuccessfully tendered their Equity Shares will be

able to offer their Equity Shares to the Acquirer at the Exit Price for a period of one year following the date of

the delisting of the Equity Shares from the Stock Exchanges ("Exit Window"). A separate letter of offer ("Exit Letter of Offer") in this regard will be sent to the remaining Public Shareholders. If the remaining public

shareholders wish to tender their Equity Shares during the Exit Window, they will be required to submit the

requisite documents to the Registrar to the Offer during the Exit Window within the stipulated time as

If the shareholders have any query with regard to the Delisting Offer and/or Exit Window, they should consult

the Manager to the Offer or the Registrar to the Offer (details appearing below). All other terms and conditions

of the Delisting Offer as set forth in the Public Announcement, the Letter of Offer&the Corrigendum remain

mandatory participation of aforementioned number of the Public Shareholders is not applicable.

# PUBLIC NOTICE



Corporate Office: ICICI Bank Towers, Bandra-Kurla Complex, Mumbai 400051 Maharashtra NOTICE TO BONDHOLDERS The bonds indicated in the tabulation below would become due for redemption on date as given therein. ICIC

Bank Limited has decided to dispatch redemption proceeds without requiring the surrender of the bond certificates by the bondholders. Consequently, the bondholders need not surrender the bond certificates to ICICI Bank and the bond certificates would be treated as cancelled with effect from the redemption date. The redemption proceeds would be sent to those bondholders whose names appear in the registers as on the Record Date mentioned below.

lien/pledge, ICICI Bank would not have noted any lien/pledge. Except for such bonds, where ICICI Bank has noted a lien/pledge in favour of a lien holder or pledgee, all redemption payments will be made to the bondholders in question without reference to any notices sent or received. For such bonds, where ICICI Bank has noted lien/pledge and communicated the same to the lien holder/pledgee, the redemption proceeds would be sent to the concerned bondholders only on receipt of no objection certificate from the concerned lies

Act, 1961/declarations in prescribed Form 15G or Form 15H (in duplicate)/any other valid proof for nondeduction or lower deduction of tax at source, to 3i Infotech Limited, on or before the Record Date. As per provisions of Income Tax Act, 1961, any sum from which tax has been deducted is required to intimate his/her PAN and in absence of valid PAN, tax will be deducted at higher of the prescribed rate or @20%. Also as per section 206AA of the Act, Form 15G/15H will be treated as invalid in absence of valid PAN.

Bondholders are requested to notify any change in address / bank account details / PAN, to 3i Infotech Limited Tower # 5, 3rd Floor, International Infotech Park, Vashi Railway Station Complex, Vashi, Navi Mumbai – 400 703 on or before the Record Date. For any queries, please write to investor@icicibank.com

Bond Series	Type of Bonds	ISIN	Face Value Per Bond (Rs.)	Date of Redemption	Record Date
1997 BONDS Series II	Money Multiplier Bond – Option V	INE090A08SQ6	48000.00	21-Aug-2020	21-Jul-2020
2001 February	Children Growth Bond - Option II	INE005A11796	40000.00	22-Aug-2020	22-Jul-2020

Shaivi Khanna **Deputy General Manager** 

For ICICI Bank Limited

Torrent BHRRM PHARMA

Website: www.torrentpharma.com Email Id: investorservices@torrentpharma.com

### TORRENT PHARMACEUTICALS LIMITED

Registered Office: Torrent House, Off Ashram Road, Ahmedabad - 380 009, Gujarat, India Phone: + 91 79 26599000

Fax :+ 91 79 26582100

## NOTICE OF ANNUAL GENERAL MEETING AND E-VOTING PROCEDURE

NOTICE is hereby given that the 47th Annual General Meeting ("AGM") of the members of Torrent Pharmaceuticals Limited will be held on Thursday, 30th July, 2020 at 09:30 AM through Video Conferencing ("VC")/Other Audio Visual Means ("OVAM") pursuant to MCA circular dated 5th May, 2020 read with Circulars dated 8th April, 2020 and 13th April, 2020 and SEBI Circular dated 12th May, 2020 (collectively referred to as "Circulars") to transact the businesses as set out in the Notice convening AGM.

The Annual Report for the financial year 2019-20 including Notice convening the meeting has been sent to the Members to their registered address by Courier / e-mail on 4" July, 2020 and are displayed and available on the website of the Company at www.torrentpharma.com, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of Central Depository Services (India) Limited (CDSL) at www.evotingindia.com.

Further, in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 ("the Act"), as amended and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Members are provided with the facility to cast their votes on all resolutions as set forth in the Notice convening the AGM using electronic voting system (e-voting) provided by CDSL. The voting rights of Members shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as on Thursday, 23th July, 2020 ("cut-off date").

The remote e-voting period shall commence at 09:00 a.m. (IST) on 26" July, 2020 and ends at 05:00 p.m. (IST) on 29th July, 2020. During this period, the Members may cast their vote electronically. The voting through remote e-voting shall not be allowed beyond 05:00 PM on 29th July, 2020. Those Members, who shall be present in the AGM through VC/OAVM facility and had not cast their votes on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during

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

Members of the Company holding shares as on the cut-off date may cast their votes.

Any person who becomes a member of the Company after dispatch of the Notice of the AGM and holding shares as on the cut-off date may cast their votes by following the instructions and process of e-voting as provided in the Notice of the AGM.

In case Member(s) have not registered their e-mail addresses, they may follow the following instructions:

- a. Members holding shares in Physical mode are requested to send an email to investorservices@torrentpharma.com along with necessary details like Folio No., Name of Member(s) and self attested scanned copy of PAN Card or Aadhar Card for registering their e-mail addresses.
- b. Members holding shares in Demat mode are requested to contact their respective Depository Participant for registering the email addresses.

For the details relating to e-voting / remote e voting, please refer to the Notice of the AGM. In case of any queries / grievances pertaining to e-voting / remote e voting, you may refer the Frequently Asked Questions (FAQs) and e-voting manual available at CDSL website www.evotingindia.com, under help section or contact Mr. Rakesh Dalvi, Manager, CDSL, A Wing, 25th Floor, Marathon Futurex, Matatlal Mills Compounds, N. M. Joshi Marg, Lower Parel (East), Mumbai - 400013 or write an email to helpdesk.evoting@cdslindia.com or call on 022-23058738 or 022-23058543 or 022-23058542 during working hours on all working days.

By order of the Board

For TORRENT PHARMACEUTICALS LIMITED

MAHESH AGRAWAL VP (LEGAL) & COMPANY SECRETARY

**GUJARAT HOTELS LIMITED** Regd. Office: WelcomHotel Vadodara, R C Dutt Road, Alkapuri, Vadodara - 390 007 CIN: L55100GJ1982PLC005408

Tel No.: 0265-2330033 Fax No. 0265-2330050 Website: www.gujarathotelsltd.in E- Mail: ghlinvestors@yahoo.co.in

NOTICE

Transfer of unclaimed Dividend and the corresponding Equity **Shares to the Investor Education and Protection Fund** 

Members are hereby informed that unclaimed dividend for the financial year ended 31st March, 2013 and the corresponding Equity Shares of the Company in respect of which dividend entitlements have remained unclaimed for seven consecutive years from the financial year ended 31st March, 2013 will be due for transfer to the Investor Education and Protection Fund of the Central Government (IEPF) on 19th September 2020, pursuant to the provisions of Section 124 of the Companies Act, 2013, read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016. The relevant details are available on the Company's website www.gujarathotelsltd.in under section 'Shareholder Value' in subsection 'General Information'. Individual letters in this regard have been sent to the concerned Members at the address registered

The aforesaid Members may lodge a valid claim/seek clarification on the above matter from the Company by sending an email at ghlinvestors@yahoo.co.in or by contacting Company's Registrar and Share Transfer Agent M/s. MCS Share Transfer Agent Limited at F-65, 1st Floor, Okhla Industrial Area, Phase-1, New Delhi 110 020, Phone 011-41406149, email: helpdeskdelhi@mcsregistrars.com by 17th September, 2020, in respect of their unclaimed dividend. In the event such valid claim is not received by that date, the Company, in accordance with the aforesaid provisions of law, shall transfer such dividend and shares to the IEPF.

> For Gujarat Hotels Limited Sd/-Parinita Bhutani **Company Secretary**

**Date : 5 July, 2020** 

with the Company.

# Vaibhav Global Limited

Regd. Off.: K-6B, Fateh Tiba, Adarsh Nagar, Jaipur- 302004 Phone: 91-141-2601020; Fax: 91-141-2605077; CIN: L36911RU1989PLC004945 Email: investor\_relations@vaibhavglobal.com; Website: www.vaibhavglobal.com

## Notice of 31st Annual General Meeting and Record Date

- Notice is hereby given that the 31" Annual General Meeting (AGM) of the Company is scheduled to be held on Thursday, 30" July, 2020 at 9:00 a.m. IST through video conference (VC)/ Other Audio Visual Means (OAVM) in compliance with General Circular numbers 20/2020, 14/2020, 17/2020 and all other applicable laws and circulars issued by the Ministry of Corporate Affairs (MCA), Government of India and Securities and Exchange Board of India (SEBI) (collectively referred as "circulars") to transact the business that will be set forth in the Notice of
- In compliance with the above circulars, electronic copies of the Notice of the AGM along with Annual Report for the financial year 2019-20 will be sent to all the shareholders, whose email addresses are registered with the Company/ Depository Participant(s)/ KFin Technologies Private Limited, (KFintech), the Registrar and Share Transfer Agents (RTA) of the Company, shortly in compliance with the applicable laws. Shareholders holding shares in dematerialized mode, are requested to register their email addresses and mobile numbers with their relevant depositories through their depositary participants. Shareholders holding shares in physical mode are requested to furnish their email addresses and mobile numbers with the Company's RTA at einward.ris@kfintech.com
- The company is providing facility to the shareholders to cast their vote remotely on the business as set forth in the Notice of the AGM through electronic voting system. The manner of voting remotely for shareholders holding shares in dematerialized mode, physical mode and for shareholders who have not registered their email addresses will be provided in the notice of 31" AGM. The Notice of the 31" AGM and Annual Report 2019-20, will also be made available on the Company's website, at www.vaibhavglobal.com, stock exchanges website i.e. www.bseindia.com and www.nseindia.com and on the RTA's website www.evoting.karvy.com
- Pursuant to Section 91 of the Companies Act, 2013, the Register of Members and the Share Transfer Books of the Company will remain closed on Thursday, 23" July, 2020 ('Book Closure date') for the purpose of AGM and payment of dividend.
- 5. Shareholders may note that the Board of Directors in their meeting held on, 27" May, 2020 has recommended a final dividend of ₹ 7.00 per share, if approved by the members in AGM. The dividend will be paid within 30 days from the date of AGM to those Members, whose names stand registered as on book closure date in the record of the Company/RTA/Depositories. Members are requested to note that, in order to avoid any loss/interception in postal transit and also to get prompt credit of dividend through National Electronic Clearing Service (NECS)/ Electronic Clearing Service (ECS) they should submit their NECS/ ECS details to the Company's RTA. The requisite NECS/ ECS application form can be obtained from the Company's RTA.
- 6. Shareholder may note that effective from 1" April, 2020, dividend income is taxable in the hands of shareholders. Hence, the Company is required to deduct tax at source [TDS] from the amount of dividend paid to shareholders at the prescribed rates. Shareholders are requested to refer notice of 31" AGM for more details and requirements.
- This notice is being issued for the information and benefit of all the shareholders of the Company in compliance with the applicable circulars of the MCA and SEBI. For Vaibhav Global Limited

Place: Jaipur Date: 4" July, 2020

Sushil Sharma **Company Secretary** FCS: 6535

CIN NO L74899DL1990PLC041790



DAAWAT

Place: Ahmedabad

Date: 4th July, 2020

Regd. Office:-Unit No 134,1st Floor, Rectangle-1, Saket District Centre, New Delhi- 110017 Corp. Off.: 4th Floor, MVL-I Park, Sector-15, Gurugram-122001, Website: www.ltgroup.in, Tele: 0124-3055100, Email: ir@ltgroup.in

# **NOTICE**

(for the attention of Equity Shareholders of LT Foods Limited) Sub.: Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority

The notice is published pursuant to Section 124(6) and the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rule, 2016, as amended ("the Rule"). The Rules, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has not been paid or claimed for seven consecutive years or more in the name of the Investor Education and Protection Fund (IEPF) Authority.

Hence all the underlying shares in respect of which dividend has not been paid or claimed for seven consecutive years from the financial year 2012-2013 are required to be transferred to IEPF Authority as per the Rules. The Company has uploaded full details of such shareholders and shares due for transfer to IEPF Authority on its website at www.ltgroup.in. Shareholders are

requested to refer to the web-http://ltgroup.in/pdf/unclaimed-dividends-Shareholders-Whose-Shares-are-Due-for-Transfer-in-FY20-21.pdf to verify the details of un-encashed dividends and the shares liable to be transferred to IEPF Authority. The Company has issued letters individually to the concerned shareholders whose shares are liable to be transferred to IEPF Authority during the financial year 2020-21 for taking appropriate action.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedures prescribed under the Rules.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Authority, may note that the Company would be issuing new share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of dematerialisation and transfer of shares to IEPF Authority as per the Rules and upon such issue, the original certificate(s) which stands registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details have been uploaded by the Company for the purpose of transfer of shares to IEPF Authority pursuant to the Rules.

In case the Company does not receive any communication from the concerned shareholders by October 30, 2020, the Company shall, with a view to complying with the requirements set out in the Rules, dematerialise and transfer the shares to IEPF Authority by way of corporate action by the due date as per procedure stipulated in the Rules.

In case the shareholders have any queries on the subject matter and the Rules, they may contact Shri Y.K. Singhal, BigShare Services Private Limited, the Company's Registrar and Share Transfer Agents at 302, Kushal Bazar, 32-33, Nehru Place, New Delhi-110019, Tel: 011-42425004, 47565852, Email: investor.del@bigshareonline.com.

> By Order of the Board For LT Foods Ltd Monika Chawla Jaggia **Company Secretary** Membership No. F5150

MANAGER TO THE DELISTING OFFER

terms of Regulation 17(a) of the SEBI Delisting Regulations.

2.5 The Delisting Offer is thus deemed to be successful.

3. OUTSTANDING EQUITY SHARES AFTER DELISTING

December 09, 2016.

unchanged.

Place: Kota

Date: July 04, 2020

financialexp.epapr.in

compliance with Regulation 17(b) of the SEBI Delisting Regulations.

whose Bids have been accepted will be on or before July 15, 2020.

Public Announcement and this Post Offer Public Announcement has appeared.

# **Hem Securities Ltd**

## HEM SECURITIES LIMITED 202-203, Jaipur Tower, M.I. Road, Jaipur

mentioned in the Exit Letter of Offer.

Tel. No.: +91-0141-4051000

Website:www.hemsecurities.com Email: ib@hemsecurities.com Contact Person : Mr. Anil Bhargava SEBI Regn. No. INM000010981

# REGISTRAR TO THE OFFER



Address:-1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri East, Mumbai - 400059

Tel No.:+91-022-62638200 Fax No.: +91-022-62638299 Website:www.bigshareonline.com Email:babu@bigshareonline.com Contact Person: Mr. Babu Raphel SEBI Regn. No.: INR000001385

Signed for and on behalf of all the Acquirers

Mr. Rajendra Agrawal

Raka

Place: Gurugram

Date: July 06, 2020

CIN-L65190GJ1994PLC021012 Registered Office: ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara-390007

Please note that unless specifically communicated by ICICI Bank to any lien holder/pledgee of the noting of the

Bondholders may submit TDS exemption certificates under Section 197 or Section 195(3) of the Income Tax

REDEMPTION OF BONDS IN THE NATURE OF DEEP DISCOUNT:

Date: July 05, 2020 Place: Mumbai

(CIN: L24230GJ1972PLC002126)

#### SWaraj ਸਵਰਾਜ ਇੰਜਨਸ ਲਿ.

CIN: L50210PB1985PLC006473 ਰਜਿ. ਦਵਤਰ: ਫੇਜ IV, ਇੰਡਸਟ੍ਰਿਅਲ ਏਰੀਆ, ਐਸ.ਏ.ਐਸ. ਨਗਰ (ਮੇਹਾਰੀ), ਪੰਜਾਬ-160 055, ਫੇਨ: 0172-2271620, ਫੈਕਸ: 0172-2272731, ਈ-ਮੈਲ: selinvestor@swarajenterprise.com ਵੈਬਸਾਇਟ: www.swarajenterprise.com

#### ਨੋਟਿਸ

ਸੰਬੀ (Listing Obligations and Disclosure Requirements) ਰੈਗੁਲੇਸ਼ਨਸ, 2015 ਦੇ ਨਿਯਮ 47 ਅਤੇ ਹੋਰ ਲਾਗੂ ਪ੍ਰਾਵਧਾਨਾਂ ਦੇ ਮੁਤਾਬਿਕ, ਇਸ ਦੁਆਰਾ ਨੋਟਿਸ ਦਿੱਤਾ ਜਾਂਦਾ ਹੈ ਕਿ ਕੰਪਨੀ ਦੇ ਬੋਰਡ ਆਫ਼ ਡਾਇਰੈਕਟਰਜ਼ ਦੀ ਮੀਟਿੰਗ 20 ਜੁਲਾਈ, 2020 (ਸੋਮਵਾਰ) ਨੂੰ ਕੀਤੀ ਜਾਵੇਗੀ, ਜਿਸ ਵਿੱਚ ਰੋਰਨਾਂ ਗੱਲਾਂ ਦੇ ਨਾਲ-ਨਾਲ, 30 ਜੂਨ, 2020 ਨੂੰ ਸਮਾਪਤ ਪਹਲੀ ਤਿਮਾਹੀ ਲਈ ਕੰਪਨੀ ਦੇ ਬਿਨਾਂ ਆਫ਼ਿਟ ਕੀਤੇ ਵਿੱਤੀ ਪਰਿਣਾਮਾਂ ਬਾਰੇ ਵਿਚਾਰ ਕੀਤਾ ਜਾਵੇਗਾ ਅਤੇ ਮਨਜੂਰੀ ਦਿੱਤੀ ਜਾਵੇਗੀ।

ਉੱਪਰ ਦਿੱਤੀ ਸੂਚਨਾ ਕੰਪਨੀ ਦੀ ਵੈਬਸਾਇਟ www.swarajenterprise.com ਤੋਂ ਅਤੇ ਸਟੋਕ ਐਕਸਚੇਂ'ਜ ਦੀਆਂ ਵੈਬਸਾਇਟਾਂ www.bseindia.com ਅਤੇ www.nseindia.comਤੇ ਵੀ ਉਪਲਬਧ ਹੈ।

ਬੈਠਕ ਦੇ ਸਿੱਟੇ ਨੂੰ ਉੱਪਰ ਉੱਲੇਖਤ ਵੈਬਸਾਇਟਾਂ ਤੇ ਵੀ ਉਪਲਬਧ ਕਰਾਇਆ ਜਾਵੇਗਾ।

ਸਵਰਾਜ ਇੰਜਨਸ ਲਿ. ਦੇ ਨਮਿਤ

(ਰਾਜੇਸ਼ ਕੇ. ਕਪਿਲਾ)

ਕੰਪਨੀ ਸਕੱਤਰ

ਸਥਾਨ: ਐਸ.ਏ.ਐਸ. ਨਗਰ (ਮੋਹਾਲੀ)

ਤਾਰੀਖ: 4 ਜੁਲਾਈ, 2020