FINANCIAL EXPRESS

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utana Biodiesel Private Limited" to "Rajputana Biodiesel Limited" pursuant to a special resolution passed by our shareholders at the Extra Ordinary General Meeting held on May 13, 2024 and a fresh certificate of incorporation was issued by the Central Processing Centre, Manesar dated July 08th, 2024. The CIN of the Company is U74999RJ2016PLC056359. For further details please refer to the chapter titled "History and Corporate Structure" beginning on Page No. 118 of the Red Herring Prospectus

Registered Office: Jaipuria Mansion Panch Batti, M.I.Road, Jaipur, Rajasthan, India, 302001. Telephone: +91-9509222333; Email: cs@rajputanabiodiesel.com; Website: https://rajputanabiodiesel.com/ Contact Person: Rohit Kumar Gauttam, Company Secretary and Compliance Officer; Corporate Identification Number: U74999RJ2016PLC056359

PROMOTERS OF OUR COMPANY: SARTHAK SONI, MADHURI SURANA, SUDEEP SONI AND TANAY ATTAR

INITIAL PUBLIC ISSUE OF UPTO 19,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF RAJPUTANA BIODIESEL LIMITED (THE "COMPANY" OR "ISSUER") AT AN ISSUE PRICE OF ₹ [•] PER EQUITY SHARES (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) FOR CASH, AGGREGATING UP TO ? [•] LACS ("PUBLIC ISSUE") OUT OF WHICH UPTO 1,41,000 EQUITY SHARES OF FACE VALUE OF ? 10/- EACH, AT AN ISSUE PRICE OF ? [•] PER EQUITY SHARE FOR CASH, AGGREGATING ? [•] LACS WILL BE RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE PUBLIC ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF UPTO 17,59,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH, AT AN ISSUE PRICE OF ₹ [•] PER EQUITY SHARE FOR CASH, AGGREGATING UP TO ? [+] LACS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE UPTO [+]% RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. INITIAL PUBLIC ISSUE OF UP TO 19.00.000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF RAJPUTANA BIODIESEL LIMITED.

 QIB Portion: Not More than 50% of the Net Issue
 Retail Individual Bidders Portion: Not Less than 35% of the Net Issue Non-Institutional Bidders Portion: Not Less than 15% of the Net Issue
 Market Maker Portion: Upto 1,41,000 Equity Shares or 10.00% of the Issue

PRICE BAND: ₹ 123*TO ₹ 130 PER EQUITY SHARE OF FACE VALUE ₹ 10/- EACH THE FLOOR PRICE IS 12.3 TIMES OF THE FACE VALUE AND THE CAP PRICE IS 13.00 TIMES OF THE FACE VALUE. BIDS CAN BE MADE FOR A MINIMUM OF 1000 EQUITY SHARES AND IN MULTIPLES OF 1000 EQUITY SHARES THEREAFTER.

NOTICE TO INVESTORS:

ADDENDUM CUM CORRIGENDUM TO THE

PRICE BAND ADVERTISEMENT AND STATUTORY ADVERTISEMENT

DATED 19TH NOVEMBER 2024

IN LIGHT OF THE SAME THE FOLLOWING AMENDMENTS ARE CARRIED OUT IN PRICE BAND ADVERTISEMENT AND STATUTORY ADVERTISEMENT: Floor Price Stands Amended to Rs. 123* instead of Rs. 125

There shall be no change in Red Herring Prospectus dated 16th November, 2024

*This change has been made due to clerical errors in price band advertisement and statutory advertisement. Investor read this advertisement, with the advertisement published on 19th November 2024 together and due to the change in floor price, the highlighted figures are changed.

BASIS FOR ISSUE PRICE

Investors should read the following summary with the section titled "Risk Factors", th	he details about our Company unde	r the contion titled "		ISSUE PRICE 6. Comparison of Accounting Ratios	with Industry Peer	e						
under the section titled "Financial Information of the Company" beginning on page 2				The following peer group has been de	the second se		on Indian stock e	xchanges whose	husiness profil	le is compara	hle to our busin	20220
of Our Company could decline due to these risks and the investor may lose all or part Price Band/Issue Price shall be determined by our Company in consultation with the	t of his investment. he Book Running Lead Manager on t	the basis of the asse	essment of market demand for the Equity	Name of the Company	CMP		Diluted EPS (₹)	and the Watter states of the second states of the s	P/E Ratio*	RoNW (%)	NAV Per Share	Total Income (₹ in Lacs)
nares through the Book Building Process and on the basis of the qualitative and qua				Peer Group		Not.	1.0	0.03	8000000	339	CONTRACTOR	(S.0)
d the Issue Price is 12.3 times of the face value at the lower end of the Price Band a or the purpose of making an informed investment decision, the investors should a				Kotyark Industries Limited	995	17.36	17.36	10.00	51.41	11.56%	150.06	19712.38
ge no. 29, 96 and 138 respectively of the Red Herring Prospectus.	also reler Misk Factors, Our busi	mess and mestate	a Pinandiai mormation as beginning on	Our Company**	[•]		5.06	10.00	[•]	16.49%	30.66	2672.24
alitative Factors				*Source: All the financial information f	or listed industry per			1	Report of the al	200000000	0.000.00.00	1
me of the qualitative factors which form the basis for computing the Issue Price are	e:			2024 and stock exchange data dated						C C D C D C D C D C D C D C D C D C D C		
Experienced Promoters and Management Team;				related figures are as on November 1-	4, 2024.	10.	(A) 2588		(清分)			505.
Long standing relationships with customers;				1. P/E figures for the peers are based	on closing market p	rices of equity shares of	on BSE and NSE	on March 31, 2024	4 divided by the	Basic EPS a	s at March 31, 3	2024
Efficient operational team;				2. Basic and Diluted EPS refers to the	Basic and Diluted E	PS sourced from the F	inancial results for	or FY 23-24 of the	listed peer com	npanies.		
Consistent financial performance;				3. Return on Net Worth (%) for listed in	ndustry peers has be	een computed based o	on the Net Profit A	fter Tax for the yea	ar ended March	131,2024 divi	ided by Total E	uity as on March
Major Revenue from Government PSUs;				2024.	10 0 10 10 1 4 18 19 10 10 10 10 10 10 10 10 10 10 10 10 10							through the second second
Scalability due to scarcity in supply.				4. NAV per share for listed peers is co	mputed as the Total	Equity as on March 31	, 2024 divided by	the outstanding n	umberofequity	y shares as or	n March 31, 20	14.
r further details, please refer chapters titled "Risk Factors" and "Our Business" beg	ginning on Page No. 29 and 96 of the	Red Herring Prospr	ectus, respectively.	**The details shall be provided post th	e fixing of the price b	and by our Company	at the stage of the	a red herring prosp	ectus or the filir	ng of the price	a band advertis	ement.
uantitative Factors				7. Key Performance Indicators								
e information presented in this section for the restated audited financial statemen				29								(Rs In La
22 and 2021 is derived from our Restated Financial Statements. For more details o ginning on Page No. 138 of the Red Herring Prospectus.				Key Performance Indicator		For the period end July 31, 2024	20-51-60s	he year ended rch 31, 2024	10010100	e year ended ch 31, 2023		the year ended arch 31, 2022
estors should evaluate our Company taking into consideration its earnings and	d based on its growth strategy. So	me of the quantitati	ive factors which may form the basis for	Revenue from Operations		2,672.24	117.840	5.345.97	0000000	340.85		1.707.21
nputing the price are as follows:				Growth in Revenue from Operations	(%)			128.38%	1943	37.12%		76.18%
Basic Earnings per Share (EPS) (Post Bonus)	Destand Bit 4 100	C (in Th	101.12.14	Total Income	159	2779.18		5367.51		.354.06		1,746.07
Year ended	Basic and Diluted EPS	5 (in <)	Weight	EBITDA		421.91	6	766.91		350.66		161.70
FY 2021-22	5.33			EBITDA Margin (%)		15.18%	1	14.29%		14.90%		9.26%
FY 2022-23	3.87		2	Net Profit for the Year/Period		259.59		452.43		168.83		19.97
FY 2023-24	9.16		3			209.59 9.71%		8.46%		7.21%		1.17%
Weighted Average	6.76			PAT Margin (%) Robust on Net Worth		2012/02/2		51 U.Y. D. S.Y				0.10001010
For the period ended July 31, 2024	5.06			Return on Net Worth		16.49%		34.43%		37.11%		(15.49%)
Basic EDS: Not Profit affactay as restated divided by weighted average number	araf Faulty Shama automation at th	an and of the ansist	0.02	Return on Capital Employed		11.00%		22.19%	2	22.01%		11.34%
Basic EPS: Net Profit after tax as restated divided by weighted average numbe Diluted EPS: Net Profit after tax as restated divided by weighted average numb		ANALISIS PROVIDE TRADE IN		Debt-Equity Ratio 1. Revenue from operations represents	the second second	1.26	Patherson	1.46		1.95	- Destate 10	(8.48)
during the year/period multiplied by the time weighting factor. The time weighting total number of days during the year/period. The above statement should be read with significant accounting policies and n The EPS has been calculated in accordance with AS 20 Earnings Per Share (E rice Earning (P/E) Ratio in relation to the Price Band of Rs.123/-* to Rs. 1	notes on Restated Financial Stateme EPS) issued by Institute of Chartered	ents as appearing in d Accountants of Indi	the Financial Statements. ia.	 EBITDA means Earnings before inter- adding back interest cost, depreciatio EBITDA margin is calculated as EBITI Net Profit for the year/period represent 	n, and amortization DA as a percentage its the restated profil	expense. of total income. ts of the Company afte	r deducting all ex	penses.	by obtaining th	he profit befor	e tax/ (loss) for	the year / period
Particulars	(P/E) Ratio at the FI	and the second se	(P/E) Ratio at the Cap Price*	6. PAT Margin (%) is calculated as Profit			19 - D. S. C. S. H. M. C. C. C. S. S.					
a) P/E ratio based on Basic and Diluted EPS as at March 31, 2024	13.43		14.19	7. Return on net worth is calculated as I					vr the year/ peri	iod divided by	y Net worth at t	he end of respec
b) P/E ratio based on Basic and Diluted EPS as at March 31, 2023	31.78		33.59	period/year. Net-worth means aggregate value of the paid-up equity share capital and reserves & surplus.				64 - 160 - 600 - 600				
c) P/E ratio based on Basic and Diluted EPS as at March 31, 2022	23.08		24.39	 Return on capital employed calculated as Earnings before interest and taxes divided by capital employed as at the end of respective period/year. (Capital employed calculated the aggregate value of total equity, total debt and deferred tax liabilities) 								
d) P/E ratio based on Weighted Average EPS	18.20	8	19.23					50 70 20 4 50 4 60 5		van een oen a		0.000
" The details shall be provided post the fixing of the price band by our Company	y at the stage of the Red Herring P	rospectus or the fili		Debt- equity ratio is calculated by divident of the second secon	ding total debt by tot	al equity. Total debt rej	presents long-ten	m and short-term l	borrowings. Tot	tal equity is th	e sum of share	capital and resei
ndustry Peer Group P/E ratio				& surplus.								
Particulars		Industry P/	Æ	Explanation for the Key Performance								
Highest		-		KPIs	Explanations	- <u>6</u> - 6.			<u>di</u> 12	185		
Lowest		55		Revenue from Operations		Revenue from Operations is used by our management to track the revenue profile of our business and in turn helps assess the over				assess the over		
Average		51.41			second strategy at a first strategy at a second second strategy at a second strategy at a second strategy at a	ance of our Company a	the second state is a first strength of the second state of the se	of our business. btain a comprehensive view of all income including revenue from operations and oth				
Note: The industry high and low has been considered from the industry peer se	et provided later in this chapter. Th	ie industry composi	te has been calculated as the arithmetic	Total Income		sed by our managem	ent to obtain a co	omprehensive vie	w of all income	e including re	venue from op	erations and oth
average P/E of the industry peer set disclosed in this section.	nan menerati kan kan menerati kan di Mana Sala			Indian Colorador	income	Tool and the second	the second second		Alexand			
Return on Net Worth (RoNW):				EBITDA	and the second se	information regarding	A local set of the set	and the second				
Year ended	RoNW(%	A CONTRACTOR OF A CONTRACTOR OFTA CONTRACTOR O	Weight	EBITDA Margin		s an indicator of the op					ļ	
FY 2021-22	(15.49%		1	Net Profit for the Year /Period		/ear/period provides in	a state of the sta					
FY 2022-23	37.11%		2	Return on Net Worth (in %)	Contra Co			3.9		shareholders' funds.		
FY 2023-24	34.43%		3	Return on Capital Employed (in %)		Employed provides h						
Weighted Average	27.00%	200		Debt-Equity Ratio (in times)		is a gearing ratio which	th compares shar	reholder's equity b	o company deb	ot to assess o	ur company's a	mount of levera
For the period ended July 31, 2024	16.49%	2011		161 CO (17)	and financial stab						on 55	1
lote: RoNW is calculated as net profit after taxation and minority interest attrib Shareholders' funds = Share capital + reserves & surplus - revaluation reserves	utable to the equity shareholders of	n the Company divi	ued by snareholders: funds for that year.	Comparison of our key performance in	ndicators with liste	a industry peers for	the Financial Ye	ars/ periods inclu	uded in the Re	stated Finan	icial Informati	
Networth is computed as the sum of the aggregate of paid up equity share capital	al, all reserves created out of the own	ofits, securities orem	ium account received in respect of equity					220200000000	1	2.9		(Rs In L
shares and debit or credit balance of profit and loss account. It may be noted that e	equity component of financial instrur	ments is excluded w	hile calculating Networth of the Company.	Key Performance Indicator		N <u>22</u> 012 312 500 101	- 22 11 - 325	A standard statement of the statement of	dustries Limit	Land St.	1	
Net Asset Value (NAV) per Equity Share (Post Bonus)		000000000000000000000000000000000000000				FY 2023-24	10.0	Y 2022-23	11000	2021-22		F.Y. 2020-21
Particulars		N	NAV per Share (₹)	Revenue from Operations		27,099.18		13,098.91	22.0	5,604.59		6520.61
As on March 31, 2022			(34.38)	Total Income		27,191.89		13,100.38		5,634.10		6529.07
As on March 31, 2023			9.85	Net Profit for the Year / Period		2,219.83		1,434.49		864.04		104.43
As on March 31, 2024			25.60	Source: All the information for listed indus	stry peers mentione	d above is on a consol	dated basis unles	ss standalone prov	vided available	on the websi	te of the stock e	xchange.
As on July 31, 2024			30.66	8. The Issue Price is 13.00 times of the	Face Value of the	Equity Shares.		~~::::::::::::::::::::::::::::::::::::				000000000000
Net Asset Value per Equity Share after the Issue				The Company in consultation with the			at the Issue price	of ₹ 130 per share	for the Public I	lssue is justifi	ied in view of th	e above paramet
- At Floor Price			55.60	The investors may also want to perus								
- At Cap Price			57.49	included in the Red Herring Prospect.								
- Issue price per equity shares			•]	13.00 times of the face value i.e. ₹ 10 p								
 Issue price per equity snares Note: NAV (book value per share) = Total shareholders' funds divided by number of 	of shares outstanding at the end of e	ach years/period.	191			e see the chapter titl	ed "Basis for Is	sue Price" begin	ning on page	78 of the R	HP.	
		N					D 25 20	124*				
BID / ISSUE		ANCH	1145-001-0020-0020-001-001-000-000-000-000-0	UE OPENS/CLOSE	46.560 DB - 67.50 DES	san insentation	R 25, 21	JZ4"				
PERIOD			BID/ISSUE	OPENS ON: NOVE	MBER 2	6, 2024*						
PERIOD			BID/ISSUE C	LOSES ON NOVE	MRER 2	8 2024**						

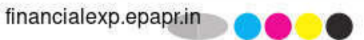
BID/ISSUE CLOSES ON: NOVEMBER 28, 2024**

*The Company may, in consultation with the Book Running Lead Manager, consider participation by Anchor Investors in accordance with the SEBI ICDR Regulations. The Anchor Investor Bid/ Issue Period shall be one Working Day prior to the Bid/Issue Opening Date. *Our Company may in consultation with the BRLMs, consider closing the Bid/Issue Period for QIBs one Working Day prior to the Bid/Issue Closing Date in accordance with the SEBI ICDR Regulations

Continued on next page.









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...continued from previous page.

In case of any revision in the Price Band, the Bid/Issue Period shall be extended for at least three additional Working Days after such revision of the Price Band, subject to the total Bid/Issue Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company may, for reasons to be recorded in writing extend the Bid/Issue Period for a minimum of three Working Days, subject to the Bid/Issue Period not exceeding 10 Working Days. Any revision in the Price Band, and the revised Bid/Issue Period, if applicable, shall be widely disseminated by notification to the Stock Exchanges by issuing a press release and also by indicating the change on the website of the BRLM and at the terminals of the Members of the Syndicate and by intimation to Designated Intermediaries and Sponsor Bank as applicable

This Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 229 of the SEBI ICDR Regulations and in compliance with Regulation 253 of the SEBI ICDR Regulations, wherein not more than 50.00% of the Net Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"), provided that our Company may, in consultation with the Book Running Lead Manager, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5.00% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5.00% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15,00% of the Net Issue shall be available for allocation on a proportionate basis to Non-Institutional Investors and not less than 35,00% of the Net Issue shall be available for allocation to Retail Individual Investors in accordance with the SEBLICDR Regulations, subject to valid Bids being received from them at or above the Issue Price. All Bidders are required to participate in the Issue by mandatorily utilizing the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) in which the corresponding Bid Amounts will be blocked by the Self Certified Syndicate Banks ("SCSBs") or under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Issue Procedure" on page 183 of the Red Herring Prospectus.

All potential investors shall participate in the Issue through an Application Supported by Blocked Amount ("ASBA") process including through UPI mode (as applicable) by providing details about the bank account which will be blocked by the Self Certified Syndicate Banks ("SCSBs") for the same. For details in this regard, specific attention is invited to "Issue Procedure" on page 183 of the Red Herring Prospectus. A copy of Red Herring Prospectus will be delivered to the Registrar of Companies for filing in accordance with Section 26 and 32 of the Companies Act, 2013.

Bidders/ Applicants should note that on the basis of PAN, DP ID and Client ID as provided in the Bid cum Application Form, the Bidders/ Applicants may be deemed to have authorised the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Bidders/ Applicants as available on the records of the depositories. These Demographic details may be used, among other things, for or unblocking of ASBA account or for other correspondence(s) related to an Issue. Bidders/ Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participants to ensure accuracy of records. Any delay resulting from failure to update the Demographic details would be at the Applicants' sole risk. Bidders/ Applicants should ensure that PAN, DP ID and the Client ID are correctly filled in the Bid cum Application Form. The PAN, DP ID and Client ID provided in the Bid cum Application Form should match with the PAN, DP ID and Client ID available in the Depository database, otherwise, the Bid cum Application Form is liable to be rejected. Bidders/ Applicants should ensure that the beneficiary account provided in the Bid cum Application Form is active.

Contents of the Memorandum of Association of the Company as regards to its objects: For information on the main objects and other objects of our Company, see "History and Certain Corporate Matters" on page 118 of the Red Herring Prospectus and Clause III of the Memorandum of Association of our Company. The Memorandum of Association of our Company is a material document for inspection in relation to the Issue. For further details, see the section "Material Contracts and Documents for Inspection" on page 215 of the Red Herring Prospectus.

Liability of members of the Company: Limited by shares.

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: Authorized Share Capital of ₹ 8,00,00,000 (Rupees Eight Crores only) divided into 80,00,000 (Eighty Lakhs) Equity Shares of ₹ 10/- each. Issued, Subscribed & Paid-up Share Capital prior to the Issue: ₹5,13,35,000 divided into 51,33,500 Equity Shares of ₹ 10/- each. For details of the Capital Structure, please refer "Capital Structure" on page 62 of the Red Herring Prospectus.

NAMES OF THE SIGNATORIES TO MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for by them at time of signing of the Memorandum of Association of our Company: Sarthak Soni-5000 Equity shares and Tanay Attar-5000 Equity Shares.

LISTING: The Equity Shares issued through the Red Herring Prospectus are proposed to be listed on EMERGE Platform of National Stock Exchange of India Limited ("NSE EMERGE") in terms of the Chapter IX of the SEBI ICDR Regulations, as amended from time to time. Our Company has received "in-principle" approval letter NSE/LIST/4218 dated October 11, 2024 from National Stock Exchange of India Limited ("NSE") for using its name in the Red Herring Prospectus / Prospectus for listing of our shares on NSE EMERGE. For the purpose of this Issue, the Designated Stock Exchange will be NSE.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA: The Equity Shares offered through this Red Herring Prospectus are proposed to be listed on the EMERGE Platform of National Stock Exchange of India Limited ("NSE") in terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018 as amended from time to time. Our Company has received an 'in-principle' approval letter dated October 11, 2024 from NSE for using its name in this offer document for listing our shares on the EMERGE Platform of the NSE. For the purpose of this issue, the Designated Stock Exchange will be National Stock Exchange of India Limited ("NSE")

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the issue Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the issue Document. The investors are advised to refer to the Issue Document for the full text of the 'Disclaimer Clause of NSE' on page no. 168 of the Red Herring Prospectus.

GENERAL RISK: Investments in Equity and Equity-related securities involve a degree of risk and investors should not invest any funds in this Issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the Red Herring Prospectus. Specific attention of the investors is invited of the section titled "Risk Factors" beginning on Page No. 29 of the Red Herring Prospectus.

Whereas

Date: 14/11/2024

Place : Raipur (C.G.)

Date : 19.11.2024

Place: Mumbai

ASBA* Simple, Safe, Sma way of Application	t "Applications Supported by Blocked Amount ("ASBA") is a better way of applying to offers by simply blocking the fund in the bank account. For further details, check section on ASBA.	Mandatory in public issues. No cheque will be accepted.	
		1.71	

UPI - Now available in ASBA for Retail Individual Investors (RII)**

Investors are required to ensure that the bank account used for bidding is linked to their PAN. UPI - Now available in ASBA for RIIs applying through Registered Brokers, DPs & RTAs. Rlls also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.

Investors have to apply through the ASBA process. ASBA has to be availed by all the investors except anchor investor. UPI may be availed by Retail Individual Investors. For details on the ASBA and the UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 183 of the Red Herring Prospectus. The process is also available on the website of Association of Investment Bankers of India ("AIBI"), the Stock Exchanges and in the General Information Document.

Investors have to apply through the ASBA process. "ASBA has to be availed by all the investors except anchor investor, UPI may be availed by Retail Individual Investors. For details on the ASBA and the UPI process, please refer to the details given in ASBA form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 183 of the RHP. The process is also available on the website of Association of Investment Banker of India ("AIBI"), the Stock Exchanges and in the General Information Document. *ASBAforms can be downloaded from the website of NSE Emerge

**List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. Kotak Mahindra Bank Limited has been appointed as Sponsor Bank for the Issue, in accordance with the requirements of the SEBI circular dated November 1, 2018, as amended. For UPI related queries, investors can contact NPCI at the toll free number-18001201740 and Mail Id- ipo.upi@npci.org.in. For the list of UPI Apps and Banks live on IPO, please refer to the link www.sebi.gov.in. For issue related grievance investors may contact: GYR Capital Advisors Private Limited -Mr. Mohit Baid (+91 8777564648) (E-mail Id: info@gyrcapitaladvisors.com)

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER		
GYR Capital Advisors cuerry 1 must 1 seconte GYR Capital Advisors Private Limited 428, Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahemdabad-380 054, Gujarat, India. Telephone: +91 8777564648	Maashitla Maashitla Securities Private Limited 451, Krishna Apra Business Square, Netaji Subhash Place, Pitampura Delhi -110034, India	Mr. Rohit Kumar Gauttam Rajputana Biodiesel Limited Address: Jaipuria Mansion Panch Batti, M. I. Road, Jaipur. Rajasthan, India, 302001 Telephone: +91 9509222333 E-mail: cs@rajputanabiodiesel.com Website: https://rajputanabiodiesel.com/		
E-mail id: info@gyrcapitaladvisors.com Website: www.gyrcapitaladvisors.com Investor Grievance e-mail ID: investors@gyrcapitaladvisors.com Contact Person: Mohit Baid SEBI Registration Number: INM000012810 CIN: U67200GJ2017PTC096908	Telephone: 011-45121795 Email: ipo@maashitla.com Investor Grievance e-mail: investor.ipo@maashitla.com Website: www.maashitla.com Contact Person: Mr. Mukul Agarwal SEBI registration number: INR000004370	Investors can contact the Company Secretary and Compliance Officer, the BRLM or the Registrar to the Issue in case of any pre- Issue or post-Issue related problems, such as non-receipt of letters of Allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode.		

AVAILABILITY OF THE RHP: Investors are advised to refer to the RHP and the "Risk Factors" beginning on page 29 of the RHP before applying in the Issue. A copy of the RHP will be made available on the website of SEBI at www.sebi.gov.in and is available on the websites of the BRLM, GYR Capital Advisors Private Limited at www.gyrcapitaladvisors.com and the website of the Stock Exchange, for NSE Emerge at www.nseindia.com.

AVAILABILITY OF BID CUM APPLICATION FORM: Bid cum Application Form can be obtained from the Registered Office of Company, RAJPUTANA BIODIESEL LIMITED: Telephone: +91-9509222333; BRLM: GYR Capital Advisors Private Limited, Telephone: +91 8777564648 and at selected locations of Sub-Syndicate Members, Registered Brokers, SCSBs, Designated RTA Locations and Designated CDP Locations for participating in the Issue. Bid cum Application Forms will also be available on the websites of the Stock. Exchanges at www.nseindia.com and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchange and SEBI. ESCROW COLLECTION BANK(S) / PUBLIC ISSUE ACCOUNT BANK(S) / REFUND BANK(S) / SPONSOR BANK: Kotak Mahindra Bank Limited.

UPI: UPI Bidders can also Bid through UPI Mechanism

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For RAJPUTANA BIODIESEL LIMITED

Date: 19-11-2024

IED PAYMENTS INTERFACE

Disclaimer: RAJPUTANA BIODIESEL LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed a red herring prospectus dated November 16, 2024 with the RoC. The RHP shall be made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLM i.e., GYR Capital Advisors Private Limited at www.gyrcapitaladvisors.com, the website of the NSE Emerge at www.nseindia.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, see "Risk Factors" beginning on page 29 of the RHP.

The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of the United States and, unless so registered, 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

On behalf of the Board of Directors

Company Secretary & Compliance Officer

requirements of the Securities Act and applicable state securities laws. This announcement does not constitute an offer of securities for sale in any jurisdiction, including the United States, and any securities described in this announcement may not be offered or sold in the United States absent registration under the Securities Act or an exemption from such registration. Any public offering of securities to be made in the United States will be made by means of a prospectus that may be obtained from the issuer that will contain detailed information about the company and management, as well as financial statements. No public offering or sale of securities in the United States is contemplated.

CCO Delhi Advertising

PUBLIC NOTICE

lotice Is Hereby Given That The Folio No.

14004848 With Share Certificate(S) No(S) 589708

For 315 Ordinary Shares Bearing Distinctive

48681116 To 48681430 Of Navin Fluorine

International Limited Standing In The Name

Of Naravandas & Mavadevi (Deceased) Hasi

Have Been Reported Lost/Stolen And That An

Application For Issue Of Duplicate Certificate(S

In Respect Thereof Has Been Made To The

Company Kfin Technologies Pvt Ltd To Whom

Objection , If Any , Against Issuance Of Such

Duplicate Certificate(S) Should Be Made Within

15 Days From The Date Of Publication Of This

Notice. The Public Are Cautioned Against Dealing

For

Advertising in

TENDER PAGES

Contact

JITENDRA PATIL

Mobile No .:

9029012015

Landline No.:

67440215

Narayandas Navalrai Rizwani

In Any Manner With These Shares.

LKP

LKP Securities Limited CIN: L67120MH1994PLC080039 Regd. Off.: 203, Embassy Centre, Nariman Point, Mumbai - 400021 **Tel. No.:** +91 22 40024785 / 86; **Fax No.:** +91 22 22874787; Website: www.lkpsec.com; E-mail: ho_compliance@lkpsec.com NOTICE OF POSTAL BALLOT

Notice is hereby given that pursuant to provisions of Section 108 read with 110 of the Companies Act, 2013 read with Rule 20, 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification or re-enactment thereof, for the time being in force), Secretarial Standard on General Meetings issued by The Institute of Company Secretaries of India, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable laws and regulations each as amended and in accordance with the guidelines prescribed by the Ministry of Corporate Affairs vide General Circular Nos. Nos. 14/2020 dated 08th April 2020, 17/2020 dated 13th April 2020 and 20/2020 dated 5th May, 2020 along with subsequent circulars issued in this regard and the latest Circular No. 9/2024 dated 19th September 2024, (MCA Circulars), it is proposed to seek approval by the members of LKP Securities Limited ("Company") by Postal Ballot through only remote voting by electronic means ("remote e-voting") for following items:

1. Revision in the remuneration and perquisites of Mr. Pratik M Doshi, Chairman and Managing Director of the Company - Special Resolution.

The Company has completed dispatch of the Postal Ballot Notice dated November 14, 2024 on Tuesday, November 19, 2024 by email only to the members whose names appear on the Register of Members / List of Beneficial owners as on Friday, November 15, 2024 (cut-off date) and whose e-mail addresses are registered with the Depository Participants/Company/ Registrar and Share Transfer Agent.

In terms of the requirements specified in the MCA Circulars, the Company is sending the Postal Ballot Notice in electronic form only via email. Accordingly, physical copy of the Notice along with Postal Ballot Form and pre-paid business reply envelope will not be sent to the Members for this Postal Ballot. The Notice is available on the website of the Company at www.lkpsec.com, website of BSE Limited at www.bseindia.com and the website of CDSL i.e. www.evotingindia.com.

In compliance with Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and pursuant to the provisions of Section 110 and Section 108 of the Companies Act, 2013 and Rules made thereunder and the MCA Circulars, the Company is providing only remote evoting facility to its Members, to enable them to cast their votes electronically instead of submitting the Postal Ballot Form physically. The Company has engaged the services of Central Depository Services (India) Limited (CDSL) for the purpose of providing remote e-voting facility to its Members.

The remote e-voting period commences from Wednesday, November 20, 2024, 9.00 a.m. (IST) and will end on Thursday, December 19, 2024, 5.00 p.m. (IST). Members desiring to exercise their vote through the remote e-voting process are requested to record their assent (FOR) or dissent (AGAINST) not later than 5.00 p.m. (IST) on Thursday, December 19, 2024 through e-voting platform of CDSL at www.evotingindia.com. The detailed procedure/instructions for e-voting are contained in the Notice. Remote e-Voting will be blocked immediately thereafter and no e-voting will be allowed beyond the said date and time. The cut-off date for members of the Company to be eligible to cast their vote electronically is **Friday**, **November 15**, **2024**. A person who is not a member as on cut-off date should treat this notice for information purpose only. In case of any queries/grievances, related to e-voting, the shareholder may contact Mr. Rakesh Dalvi, Manager CDSL or may refer the Frequently Asked Questions (FAQs) for members and e-voting manual available at <u>www.evotingindia.com</u> or call on 022-23058542/43. M/s Nishant Jawasa & Associates, Company Secretaries is appointed as the Scrutinizer to conduct the Postal Ballot and scrutinize the remote e-voting process in a fair and transparent manner. The proposed resolution, if passed by requisite majority, will be deemed to have been passed on the last date of remote e-voting on Thursday. December 19, 2024. The results of the voting conducted by Postal Ballot along with the Scrutinizer's Report will be made available on the website of the Company at www.lkpsec.com and intimated to the BSE Limited and will be available at www.bseindia.com not later than 48 hours of conclusion of the e-voting. Members who have not registered their email addresses and mobile numbers, are requested to get themselves registered with their respective Depository Participant(s) in case the shares are held in electronic form and to the Company's R&T Agents in case the shares are held in physical form to receive copies of the Annual Report along with the Notice in electronic form. Please keep your most updated email id registered with the Company/DPs/RTA to receive timely communications. Place : Mumbai For LKP Securities Limited Date : November 19, 2024 Sd/



[See Rule 8(1)] POSSESSION NOTICE [SECTION 13(4)]

The undersigned being the Authorized Officer of the IDBI Bank, Mumbai Branch under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of Powers conferred under Section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002, issued a demand notice dated August 23, 2016 calling upon the Borrower/ Mortgagor/ Legal Heirs M/s. Parekh Aluminex Ltd, Mr. Dipen Parekh, Mrs. Julie Amitabh Parekh (Legal Heir & Wife of Late Shri. Amitabh Arun Parekh) & Mother Guardian of Master Arnav Amitabh Parekh & Master Aaren Amitabh Parekh to repay the amount mentioned in the notice being Rs. 80,17,99,035/- (Rupees Eighty Crore Seventeen Lakh Ninety Nine Thousand and Thirty Five Only) as on January 01, 2016 plus interest applicable thereon from January 02, 2016 and all costs, charges and expenses incurred by the bank till repayment within 60 days from the date of receipt of the said notice.

The Borrower/Mortgagor/Legal Heirs having failed to repay the entire amount, notice is hereby given to the Borrower/Mortgagors and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under sub section 4 of Section 13 of the Act read with rule 8 of the Security Interest (Enforcement) Rules 2002 on this 14th day of November of the vear 2024.

The Borrower/Mortgagor/Legal Heirs in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the IDBI Bank, Mumbai Branch, for an amount Rs. 80,17,99,035/- (Rupees Eighty Crore Seventeen Lakh Ninety Nine Thousand and Thirty Five Only) as on January 01, 2016 with interest from January 02, 2016 an all costs & expenses thereon until full payment.

The borrower's attention is invited to the provisions of the sub section (8) Section 13 of the Act in respect of time available, to redeem the secured asset.

Description of immovable property

Equitable Mortgage of Flat No. 1301, 13th Floor, admeasuring carpet area 1600 Square Feet (148.64 Square Meters) and built up area 1920 Square Feet (178.37 Square Meters) with open terrace admeasuring 380 Square Feet, with one Basement car parking admeasuring 13.38 Square Meters & One Stilt car parking area admeasuring 13.38 Square Meters, in the Building "Kamala Heights", Plot No. A/3A, (C.T.S. No. E/228, Survey No.368), 14th B Road, Khar (West), (H Ward), Mumbai.

> Authorized Officer **IDBI Bank Ltd**

	PUBLIC NOTICE (Under section 102 of the Insolvency and Bankruptcy Code, 2016) FOR THE ATTENTION OF THE CREDITORS OF MRS. KOMAL MANOJ BERIWAL			SCHEDULE I FORM A - PUBLIC ANNOUNCEMEN					
		SHREE RADHE METALIKS PVT. LTD.)		그는 그들은 그는 그는 것은 것은 것은 것을 알았는 것 같은 것을 것을 것을 수 있다.	rocess) Regulations, 2017)				
1,	Name and Address of Personal Guarantor	Address: D-201, 2nd Floor, Satellite Garden- 1, CHS Ltd., A. K. Vidya Marg, Film City Road,		FOR THE ATTENTION	S PRIVATE LIMI				
2	Insolvency Commencement Date	Goregaon (East), Mumbai-400063 (MH) 14th November, 2024	2	Name of Corporate Person Date of incorporation of Corporate Person	AIRAWAT INDICES PRIVATE LIM 21.10.2021				
-	inadivency dominancement bats	(Order received on 19th November, 2024)	3	Authority under which Corporate Person	And a strategy of the state of				
3.	Interim Moratorium commencement date	03.06.2024		is incorporated / registered	Incorporated under the provis				
4.	Date of Initiation of Individual Insolvency Resolution Process	14.11.2024	4	Corporate Identity No. / Limited Liability	Companies Act, 2013 U74999MH2021PTC369864				
5.	Moratorium commencement date	14.11.2024		Identification No. of Corporate Person					
6.	Estimated date of closure of Insolvency Resolution Process	13.05.2025	5	Address of the registered office and principal office (if any) of Corporate Person	5A, 5th Floor, B Wing, Trade S Kondivita Road, Andheri Kurla Andheri East, Mumbai - 400 0				
7.	Name and registration number of the Resolution Professional	IP Reg. No.; IBBI/IPA-001/IP-P-01236/2018- 2019/11944; AFA valid till 31st December;	Insolvency commencement date in respect of Corporate Person	15.11.2024					
8.	Address and e-mail to be used for correspondence with the Resolution Professional/ Claim submission	2025, Email: mkj2822@gmail.com Address: - C-203, EDGE, Opposite Maruti Suzuki Arena, Vidhansabha Road, Mova, Raipur-492007 (C.G.). Email: - pg.komalberiwal@gmail.com	7	Name, Address, Email Address, Telephone Number and the registration number of the liquidator	E-mail: ravi@ravics.com Telephone No: 079-26420336/				
9:	Last date for submission of claims	10th December, 2024			IP Registration Number : IBBI/IPA-002/IP-N00121/2017-18				
10	Relevant Forms are available at:	Weblink: https://www.ibbi.gov.in/home/downloads	8	Last date for submission of claims	14.12.2024				
cor Bei (rei Thi Me 20	nmencement of Individual Insolvency Resolution iwal, under section 94 of the Insolvency & Ba seived on 19.11.2024) against the CP (IB) No. 30 e creditors of Mrs. Komal Manoj Beriwal W/o Ma taliks Pvt. Ltd.) are hereby called upon to submit	ny Law Tribunal. Mumbai Bench has ordered the n Process of Mrs. Komal Manoj Beriwal W/o Manoj inkruptcy Code,2016 vide order dated 14.11.2024	vo Ti si at	otice is hereby given that the Airawa oluntary liquidation on 15th Novembe he stakeholders of Airawat Indices P ubmit a proof of their claims, on or bef the address mentioned against item he financial creditors shall submit the nly. All other stakeholders may submit	er, 2024. Private Limited are hereby called ore 14th December, 2024, to the n 7. heir proof of claims by electron				

WAAREE ENERGIES LIMITED	
Registered Office:- 602, Western Edge-1, Off Western Express Highway, Borivali (East), Mumbai - 400066 CIN No. U29248MH1990PLC059463 Website :- www.waaree.com, Email:- investorrelations@waaree.com, Tel No: 022-69395500	
EXTRACT OF UNAUDITED STANDALONE & CONSOLIDATED FINANCIAL RESULTS FOR QUARTER AND HALF-YEAR ENDED SEPTEMBER 30, 2024	

			Consolidated	e	Standalone			
Sr. No.		Quarter Ended	Half-year Ended	Quarter Ended	Quarter Ended	Half-year Ended	Quarter Ended	
	-	30-09-2024 Unaudited	30-09-2024 Unaudited	30-09-2023 Unaudited	30-09-2024 Unaudited	30-09-2024 Unaudited	30-09-2023 Unaudited	
1	Total income from operations	36,634.63	71,598.76	35,585.47	32,733.92	65,517.62	33,905.53	
2	Profit for the period (before exceptional items and tax)	4,988.37	10,293.66	4,346.42	4,774.27	9,818.85	4,074.24	
3	Net profit for the period before tax (after exceptional items)	4,988.37	10,293.66	4,346.42	4,774.27	9,818.85	4,074.24	
4	Net profit for the period after tax (after exceptional items)	3,756.59	7,767.84	3,201.21	3,574.67	7,292.65	3,017.31	
5	Total comprehensive income for the period	3,746.32	7,758.46	3,201.04	3,566.63	7,285.74	3,014.64	
6	Equity share capital (face value of ₹ 10/- each)	2,633:31	2,633.31	2,613.84	2,633.31	2,633.31	2,613.84	
7	Reserves (excluding revaluation reserve) as shown in the audited balance sheet	28		11	22	8 1	11	
8	Earnings per equity share (face value of ₹ 10/- each) (not annualised)							
	(a) Basic (In ₹)	13.75	28.73	12.70	13.59	27.72	12.16	
	(b) Diluted (In ₹)	13.71	28.65	12.57	13.55	27.64	12.04	

Place: Mumbai

Date: November 18, 2024

The above financial results for the quarter and half-year ended September 30, 2024 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on November 18, 2024.

The above is an extract of detailed format of the financial results for the guarter and half-year ended September 30, 2024 filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated unaudited financial results for the guarter and half-year ended September 30, 2024 are available on www.waaree.com, www.nse.com and www.bseindia.com.

The figures in the results are rounded off to the nearest ₹ Million, except Earnings Per Share.

For and on behalf of the Board of Directors

Hitesh P Mehta Whole time Director (DIN 00207506)

7 Millions

ANNOUNCEMENT	
y and Bankruptcy Board of India ocess) Regulations, 2017) OF THE CREDITORS OF S PRIVATE LIMITED	यूनियन बैंक O Union Bank ऑफ इंडिया Roha Branch, Union Bank of India, Shop No. 1-4 & 15, Shree Datta Krupa Complex, Damkhadi, Roha, Raigad - 402109. ANNEXURE - 1
AIRAWAT INDICES PRIVATE LIMITED	POSSESSION NOTICE [Rule - 8 (1)] (For Immovable Property)
21.10.2021	Whereas The undersigned being the authorised officer of Union Bank of India,
Roc-Mumbal, Maharashtra Incorporated under the provision of Companies Act, 2013	Shop No. 1-4 & 15, Shree Datta Krupa Complex, Damkhadi, Roha, Raigad – 402109 under the Securitisation and Reconstruction of Financial Assets and Enforcement Security Interest (Second) Act, 2002 (Act No. 54 of 2002)and in
U74999MH2021PTC369864	exercise of powers conferred under Section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice dated

Sahil Gurav **Company Secretary** Membership No. A65385

_				and the second sec	Dispersion and the second se	
5.	Moratorium commencement date	14.11.2024		Identification No. of Corporate Person		
6.	Estimated date of closure of Insolvency Resolution Process	13.05.2025	5	Address of the registered office and principal office (if any) of Corporate Person	5A, 5th Floor, B Wing, Trade Star, Kondivita Road, Andheri Kurla Road, Andheri Fast, Mumbal, 400,059	
7.	Name and registration number of the			a second s	Andheri East, Mumbai - 400 059	
	Resolution Professional	IP Reg. No.; IBBI/IPA-001/IP-P-01236/2018- 2019/11944; AFA valid till 31st December;	6	Insolvency commencement date in respect of Corporate Person	15.11.2024	
_		2025, Email: mkj2822@gmail.com	7	Name, Address, Email Address,	Ravi Kapoor	
	Address and e-mail to be used for correspondence with the Resolution Professional/ Claim submission	Address: - C-203, EDGE, Opposite Maruti Suzuki Arena, Vidhansabha Road, Mova, Raipur-492007 (C.G.). Email: - pg.komalberiwal@gmail.com		Telephone Number and the registration number of the liquidator	402; Shaival Plaza, Near Gujarat Coller Ellisbridge, Ahmedabad - 380 006 E-mail; ravi@ravics.com Telephone No: 079-26420336/7/9 IP Registration Number : IBBI/IPA-002/IP-N00121/2017-18/1029/	
);	Last date for submission of claims	10th December, 2024				
10	Relevant Forms are available at:	Weblink: https://www.ibbi.gov.in/home/downloads	8	Last date for submission of claims	14.12.2024	
	nmencement of Individual Insolvency Resolution riwal, under section 94 of the Insolvency & Ba ceived on 19.11.2024) against the CP (IB) No. 30 e creditors of Mrs. Komal Manoj Beriwal W/o Ma taliks Pvt. Ltd.} are hereby called upon to submit 24 by the electronic means or registered post or the address mentioned against entry No. 8.	noj Beriwal (Personal Guarantor of MIs Shree Radhe their claims with proof on or before 10th December, spped post or courier to the Resolution Professional sall attract penalties on imprisonment in accordance	vi T Si al T O D	oluntary liquidation on 15th Novembe he stakeholders of Airawat Indices Pr ubmit a proof of their claims, on or befo t the address mentioned against item he financial creditors shall submit th	rivate Limited are hereby called upon to re 14th December, 2024, to the liquidato 7. eir proof of claims by electronic mean the proof of claims in person, by post o	
		Resolution Professional		[일상] - 방송했다 - 방송했다.	Liquidator for Airawat Indices Private	

Ravi Kapoor, Liquidator for Airawat Indices Private Date: 19-11-2024 Limited (Under Voluntary Liquidation) Place : Ahmedabad IP Registration Number : IBBI/IPA-002/IP-N00121/2017-18/10290

08.08.2023 calling upon the Borrower Shri Devendra Shrikant Dubey, Rita Devendra Dubey and Guarantor Mr. Jitendra Yadunath Singh to repay the amount mentioned in the notice being Rs. 8,26,211/- (Rupees Eight Lacs Twenty Six Thousand Two Hundred Eleven Only) within 60 days from the date of receipt of the said notice.

The Borrower having failed to repay the amount, notice is hereby given to the Borrower and the public in general that the undersigned has taken Symbolic Possession of the property described herein below in exercise of powers conferred on him/her under Section 13(4) of the said Act read with rule 8 of the said rules on this 16th day of the November month of the year 2024.

The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the Union Bank of India, Roha Branch for an amount Rs. 8,26,211/and interest thereon.

The borrower's attention is invited to provisions of sub-section (8) of section 13of the Act, in respect of time available to the borrower to redeem the secured assets.

DESCRIPTION OF IMMOVABLE PROPERTY

All that part of the property consisting of Flat. No. B-302, 3rd Floor, House No. 1A, "Nirman Shrushti Apartment" (Plot No. 07 & 08 in survey No. 36, Hissa No 1A, within the registration Sub-District Roha and District Raigad Bounded: On the North by Open Air, On the South by Flat No. B-301, On the East by Passage & Staircase, On the West by Open Air. SHL.

Date: 16.11.2024	Ramchandra Polekar, Authorized Officer
Date: 16.11.2024 Place : Roha	Union Bank of India



AFA validity till 31.12.2025

IBBI /IPA-001/IP-P01236/2018-19/11944

In the Matter of Mrs. Komal Manoi Beriwal