[Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805	
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062	
3	URL of website	https://www.uniberatowerscirp.in/	
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.	
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers	
6	Quantity and value of main products / services sold in last financial year	NA	
7	Number of employees / workmen	NIL	
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/	
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/	
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)	
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)	
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)	
13.	Process email id to submit EOI	cirp.unibera@gmail.com	

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24

#### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK**

File No: FIN/DSSL/III/893/2021-22/134 Date: 03/05/2023 INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Any person who has any claim in

Place: Kodagu, Karnataka Date: 08 May 2023

Applicant: MANDEPANDA C CUSHLAPPA

#### BALASORE ALLOYS LIMITED CIN No. L27101OR1984PLC001354

Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

#### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act. 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting.

- b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday, 28th May, 2023, at 5:00 PM.
- c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.

d) Members may note that:

- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
  - the facility for e-voting shall be made available at the AGM.
  - the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com.

Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited

Dated: 26.04.2023 Pankaj Agarwal Place : Kolkata Company Secretary



FIEM INDUSTRIES LIMITED Read, Office: D-5, Mansarover Garden, New Delhi-110015 Tel.: 011-25101002/03/04/05, E-mail : investor@fiemindustries.com

NOTICE TO THE EQUITY SHAREHOLDERS (For transfer of equity shares to the Investor Education and Protection Fund Authority)

This Notice is published pursuant to the provisions of the Rule 6(3)(a) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with

Section 124(6) of the Companies Act, 2013 (the Act). Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, all shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF

A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority.

In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course.

The Shareholders, whose equity shares are liable to be transferred to the IEPF Authority, may kindly note that as per the Rules: -

In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable.

In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to be transferred in favour of the IEPF Authority by way of corporate

The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules.

Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in. For any clarification in this regard, the Shareholders may write to the

Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100 Lastly, Members are advised to register and keep updated their email

IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard. For Fiem Industries Ltd

Date: May 08, 2023 Place: Delhi

Arvind K. Chauhan Company Secretary

## "IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

New Delhi

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS") PUBLIC ANNOUNCEMENT

Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

For Unibera Developers Private Limited

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga,

Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046



Date : May 08, 2023

Place : Greater Noida

Please scan this QR code to view the DRHP

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

R R KABEL LIMITED

Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to 'R R Kabel Limited' and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023.

Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India, Contact Person: Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[...] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY TPG ASIA VII SF PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"), OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [●]% (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [●]% AND [●]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [ •] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY

OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [+], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [+], AND [+] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [+], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding

10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable.

This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPIID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory

and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP.

The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited.

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP.

AXIS CAPITAL	cîti	HSBC	JM FINANCIAL
Axis Capital Limited  1* Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12th Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	HSBC Securities and Capital Markets (India) Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in Contact person: Sumant Sharma / Vipin Jha SEBI registration number: INM000010353	JM Financial Limited 7* Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036

**LINK**Intime

Place: Mumbai

financialexp.epan

E-mail: rrkabel.ipo@linkintime.co.in, Website: www.linkintime.co.in, Investor grievance Id: rrkabel.ipo@linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

Date: May 6, 2023 R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see

the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers

Adfactors 57

[Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016] RELEVANT PARTICULARS

1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805	
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062	
3	URL of website	https://www.uniberatowerscirp.in/	
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.	
5.	Installed capacity of main products/services	Rights for construction and developmen of residential housing project named "Unibera Towers" comprising of 5 towers	
6	Quantity and value of main products / services sold in last financial year	NA	
7	Number of employees / workmen	NIL	
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:		
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/	
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)	
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)	
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)	
13.	Process email id to submit EOI	cirp.unibera@gmail.com	

Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

For Unibera Developers Private Limited

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga,

Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

INFORMED that the CIRP of Sathavahana Ispat Limited, which commenced on 28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24

#### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK**

File No: FIN/DSSL/III/893/2021-22/134 Date: 03/05/2023 INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 -3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Any person who has any claim in

Place: Kodagu, Karnataka Date: 08 May 2023

> Applicant: MANDEPANDA C CUSHLAPPA

### BALASORE ALLOYS LIMITED

CIN No. L27101OR1984PLC001354 Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

#### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No. 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting.

- b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday, 28th May, 2023, at 5:00 PM.
- c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.

d) Members may note that:

- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
  - the facility for e-voting shall be made available at the AGM.
  - the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may

also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com. Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI

Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited

Pankaj Agarwal

Company Secretary

Dated: 26.04.2023 Place : Kolkata



Read, Office: D-5, Mansarover Garden, New Delhi-110015 Tel.: 011-25101002/03/04/05, E-mail : investor@fiemindustries.com Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928

NOTICE TO THE EQUITY SHAREHOLDERS (For transfer of equity shares to the Investor Education and Protection Fund Authority)

This Notice is published pursuant to the provisions of the Rule 6(3)(a) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act). Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, all

shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF A list of such shareholders who have not claimed their dividends for the

last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority. In this regard, the Company has sent individual advance Notices to the all

concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -

- In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable.
- In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to be transferred in favour of the IEPF Authority by way of corporate

The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules.

Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders. Please note that no claim shall lie against the Company in respect of

unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in. For any clarification in this regard, the Shareholders may write to the

Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100 Lastly, Members are advised to register and keep updated their email

IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard. For Fiem Industries Ltd

Date: May 08, 2023 Place: Delhi

Arvind K. Chauhan Company Secretary

### "IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS") PUBLIC ANNOUNCEMENT



Date : May 08, 2023

Place : Greater Noida

Please scan this QR code to view the DRHP

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

R R KABEL LIMITED

Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to 'R R Kabel Limited' and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023.

Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India, Contact Person: Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [...] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[...] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY TPG ASIA VII SF PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"), OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [●]% (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [●]% AND [●]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [ •] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [.], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [.], AND [.] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [.], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable.

This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price, Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPIID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer, Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory

and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP.

The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited.

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP.

**BOOK RUNNING LEAD MANAGERS** 

AXIS CAPITAL	cîti	HSBC	JM FINANCIAL
Axis Capital Limited  1* Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12th Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	HSBC Securities and Capital Markets (India) Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in Contact person: Sumant Sharma / Vipin Jha SEBI registration number: INM000010353	JM Financial Limited 7° Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036

**LINK**Intime

Place: Mumbai

C 101, 1º Floor, 247 Park, L.B.S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India, Tel: +91-022-810 811 4949. E-mail: rrkabel.ipo@linkintime.co.in, Website: www.linkintime.co.in, Investor grievance Id: rrkabel.ipo@linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors

Adfactors 57

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

Date: May 6, 2023 R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see

the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers

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**FINANCIAL EXPRESS** 

### FORM G INVITATION FOR EXPRESSION OF INTEREST FOR UNIBERA DEVELOPERS PRIVATE LIMITED OPERATING IN REAL ESTATE AT GREATER NOIDA

Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

	RELEVANT P	ARTICULARS
1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062
3	URL of website	https://www.uniberatowerscirp.in/
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers
6	Quantity and value of main products / services sold in last financial year	NA
7	Number of employees / workmen	NIL
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)
13.	Process email id to submit EOI	cirp.unibera@gmail.com

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24 Place: Hyderabad



INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER

File No: FIN/DSSL/III/893/2021-22/134 Date: 03/05/2023

For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in Sikkim State Lotteries

Government of Sikkim, Contact No: 03592 - 280227

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate. Any person who has any claim in

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Place: Kodagu, Karnataka Date: 08 May 2023

Applicant: MANDEPANDA C CUSHLAPPA

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga,

Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046

Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

For Unibera Developers Private Limited

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").



Date : May 08, 2023

Place : Greater Noida

Please scan this QR code to view the DRHP PUBLIC ANNOUNCEMENT



Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to 'R R Kabel Limited' and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023.

Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India. Contact Person: Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [♦] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[♦] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[♦] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[♦] MILLION BY TPG ASIA VILSE PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [●]% (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [◆]% AND [◆]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [ • ] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [+], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [+], AND [+] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [+], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable

This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations. subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price, All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPLID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges.

For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP.

BOOK RUNNING LEAD MANAGERS

BOOK KOKKIIKO EEAD IIIAKAGEKO			
AXIS CAPITAL	cîti	HSBC	JM FINANCIAL
Axis Capital Limited  1º Floor; Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12 <sup>th</sup> Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	HSBC Securities and Capital Markets (India) Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in Contact person: Sumant Sharma / Vipin Jha SEBI registration number: INM000010353	JM Financial Limited 7° Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036

REGISTRAR TO THE OFFER **LINK**Intime

Link Intime India Private Limited

C 101, 1 Floor, 247 Park, L.B.S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. Tel: +91-022-810 811 4949, E-mail: rrkabel.ipo@linkintime.co.in, Website: www.linkintime.co.in, Investor grievance Id: rrkabel.ipo@linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors

Adfactors 57

Place: Mumbai Date: May 6, 2023

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.

### BALASORE ALLOYS LIMITED

CIN No. L27101OR1984PLC001354 Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No. 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

- a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting.
- b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday, 28th May, 2023, at 5:00 PM.
- c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.
- d) Members may note that:
- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- the facility for e-voting shall be made available at the AGM.
- the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and · a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any guery, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com. Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI

Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited Pankaj Agarwal Company Secretary

Dated: 26.04.2023

Place : Kolkata

FIEM INDUSTRIES LIMITED LIGHT UP THE WORLD Regd. Office: D-5, Mansarover Garden, New Delhi-110015 Tel.: 011-25101002/03/04/05, E-mail : investor@fiemindustries.com

### Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928 NOTICE TO THE EQUITY SHAREHOLDERS

(For transfer of equity shares to the Investor Education and Protection Fund Authority) This Notice is published pursuant to the provisions of the Rule 6(3)(a) of the Investor Education and Protection Fund Authority (Accounting, Audit,

Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act). Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, al shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section

124(5) of the Act, are required to be transferred by the Company to IEPF A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF

Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority. In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at

their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable.

In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to be transferred in favour of the IEPF Authority by way of corporate

The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules.

Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in. For any clarification in this regard, the Shareholders may write to the

Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100 Lastly, Members are advised to register and keep updated their email

IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard. For Fiem Industries Ltd

Date: May 08, 2023 Place: Delhi

Arvind K. Chauhan Company Secretary

Kolkata

### "IMPORTANT"





**FINANCIAL EXPRESS** 

### FORM G INVITATION FOR EXPRESSION OF INTEREST FOR UNIBERA DEVELOPERS PRIVATE LIMITED OPERATING IN REAL ESTATE AT GREATER NOIDA

[Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

	RELEVANT P	ARTICULARS
1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062
3	URL of website	https://www.uniberatowerscirp.in/
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers.
6	Quantity and value of main products / services sold in last financial year	NA
7	Number of employees / workmen	NIL
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)
12	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)
13	Process email id to submit EOI	cirp.unibera@gmail.com

be considered in the corporate insolvency resolution process and no fresh Eol is required to be submitted by them. Ayyagari Viswanadha Sarma

AA1/12396/02/201023/104633 (Valid till 20 October 2023) Place: Greater Noida Registered Address: Building 03, Flat 301, My Home Vihanga, Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046 For Unibera Developers Private Limited

IBBI/IPA-001/IP-P-01524/2018-2019/12396

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

**INFORMED** that the CIRP of Sathavahana Ispat Limited, which commenced or 28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

**Bhuvan Madan** (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24 Place: Hyderabad

### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK**

File No: FIN/DSSL/III/893/2021-22/134 Date: 03/05/2023 INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries. Finance Department. Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in Sikkim State Lotteries

Government of Sikkim, Contact No: 03592 - 280227

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 -3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate.

Any person who has any claim in respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Place: Kodagu, Karnataka Date: 08 May 2023

MANDEPANDA C CUSHLAPPA

### BALASORE ALLOYS LIMITED

CIN No. L27101OR1984PLC001354 Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

#### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No. 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting.

b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday,

c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.

d) Members may note that:

 the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.

the facility for e-voting shall be made available at the AGM.

- the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI

Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited Pankaj Agarwal

Dated: 26.04.2023 Place: Kolkata Company Secretary

PUBLIC ANNOUNCEMENT

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES

AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS")



Date : May 08, 2023

Please scan this QR code to view the DRHP

R R KABEL LIMITED

Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to 'R R Kabel Limited' and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023. Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India

Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India. Contact Person: Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY TPG ASIA VII SF PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [●]% (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [◆]% AND [◆]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [•], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [•], AND [•] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [•], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS")

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable. This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in

accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price, Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPIID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges.

For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP.

	BOOK RUNNING L	EAD MANAGERS	100
AXIS CAPITAL	cîti	<b>▼</b> HSBC	JM FINANCIAL
Axis Capital Limited 1" Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12" Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	HSBC Securities and Capital Markets (India) Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in Contact person: Sumant Sharma / Vipin Jha SEBI registration number: INM000010353	JM Financial Limited 7 <sup>th</sup> Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036
LINK Intime	nk Intime India Private Limited 101, 1º Floor, 247 Park, L.B.S Marg, Vikhroli (West), M mail: rrkabel.ipo@linkintime.co.in, Website: www.linki	ntime.co.in, Investor grievance Id: rrkabel.ipo@lin	

Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

On behalf of the Board of Directors

For R R KABEL LIMITED

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers



Place: Mumbai

Date: May 6, 2023





### FIEM INDUSTRIES LIMITED

LIGHT UP THE WORLD Tel.: 011-25101002/03/04/05, E-mail : investor@fiemindustries.com Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928

NOTICE TO THE EQUITY SHAREHOLDERS (For transfer of equity shares to the Investor Education and Protection Fund Authority)

This Notice is published pursuant to the provisions of the Rule 6(3)(a) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act).

Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, all shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF Authority.

A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority.

In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -

- In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable.
- In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to be transferred in favour of the IEPF Authority by way of corporate

The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules.

Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in.

For any clarification in this regard, the Shareholders may write to the Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100

Lastly, Members are advised to register and keep updated their email IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard.

For Fiem Industries Ltd. Arvind K. Chauhan

Date: May 08, 2023 Place: Delhi Company Secretary

### "IMPORTANT"



### FORM G INVITATION FOR EXPRESSION OF INTEREST FOR UNIBERA DEVELOPERS PRIVATE LIMITED

OPERATING IN REAL ESTATE AT GREATER NOIDA [Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India. (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

	RELEVANT	ARTICULARS
1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805
2	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062
3	URL of website	https://www.uniberatowerscirp.in/
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers.
6	Quantity and value of main products / services sold in last financial year	NA
7	Number of employees / workmen	NIL
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)
13.	Process email id to submit EOI	cirp.unibera@gmail.com

Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

For Unibera Developers Private Limited

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga, Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

**INFORMED** that the CIRP of Sathavahana Ispat Limited, which commenced or 28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

**Bhuvan Madan** (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24 Place: Hyderabad

### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT

**GOVERNMENT OF SIKKIM, GANGTOK** File No: FIN/DSSL/III/893/2021-22/134 Date: 03/05/2023

INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year.

**Principal Director** For further details kindly visit www.sikkim.gov.in Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate.

Any person who has any claim in respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Place: Kodagu, Karnataka Date: 08 May 2023

> Applicant: MANDEPANDA C CUSHLAPPA

### **BALASORE ALLOYS LIMITED**

CIN No. L27101OR1984PLC001354 Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

#### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No. 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

- All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting.
- b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday, 28th May, 2023, at 5:00 PM.
- c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.

d) Members may note that:

Dated: 26.04.2023

- . the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- the facility for e-voting shall be made available at the AGM.
- . the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and
- · a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM.

e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com. Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI

Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited

Place : Kolkata

Pankaj Agarwal Company Secretary

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES

AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

PUBLIC ANNOUNCEMENT



Date : May 08, 2023

Place: Greater Noida

rease scan this QR code to view the DRHP

R R KABEL LIMITED

Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to 'R R Kabel Limited' and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023. Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India

Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India. Contact Person: Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrki@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[●] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY TPG ASIA VII SF PTE, LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [◆]% (EQUIVALENT OF ₹[◆] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [●]% AND [●]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [ •] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [●], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [●], AND [●] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [●], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period. if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable.

This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that; (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPI ID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.imfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited.

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP.

BOOK RUNNING LEAD MANAGERS

AXIS CAPITAL	cîtî"	<b>◆</b> → HSBC	<b>■</b> JM FINANCIAL
Axis Capital Limited 1" Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12" Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	HSBC Securities and Capital Markets (India) Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in Contact person: Sumant Sharma / Vipin Jha SEBI registration number: INM000010353	JM Financial Limited 7° Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.cor Contact person: Prachee Dhuri SEBI registration number: INM00001036

**LINK**Intime

G 101, 1" Floor, 24/ Park, L.B.S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. Tel: +91-022-810 811 4949, E-mail: rrkabel.ipo@linkintime.co.in, Website: www.linkintime.co.in, Investor grievance Id: rrkabel.ipo@linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors

Place: Mumbai Date: May 6, 2023

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers



#### W PIEM FIEM INDUSTRIES LIMITED LIGHT UP THE WORLD Regd. Office: D-5, Mansarover Garden, New Delhi-110015 Tel.: 011-25101002/03/04/05, E-mail: investor@fiemindustries.com Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928

NOTICE TO THE EQUITY SHAREHOLDERS

(For transfer of equity shares to the Investor Education and Protection Fund Authority) This Notice is published pursuant to the provisions of the Rule 6(3)(a) of

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act). Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, all shares in respect of which dividends have remained unpaid or unclaimed

124(5) of the Act, are required to be transferred by the Company to IEPF A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to

for a period of seven consecutive years as provided under Section

verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority. In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of

The Shareholders, whose equity shares are liable to be transferred to the IEPF Authority, may kindly note that as per the Rules: -

such shareholders through post / courier in due course.

In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable.

In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to be transferred in favour of the IEPF Authority by way of corporate The Shareholders may further note that the details uploaded by the

Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules.

Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders.

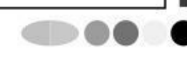
Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in.

For any clarification in this regard, the Shareholders may write to the Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100

Lastly, Members are advised to register and keep updated their email IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard.

For Fiem Industries Ltd. Date: May 08, 2023 Arvind K. Chauhan Place: Delhi Company Secretary

### "IMPORTANT"



[Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062
3	URL of website	https://www.uniberatowerscirp.in/
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers.
6	Quantity and value of main products / services sold in last financial year	NA
7	Number of employees / workmen	NIL
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)
13.	Process email id to submit EOI	cirp.unibera@gmail.com

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24 Place: Hyderabad

### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK**

File No: FIN/DSSL/III/893/2021-22/134

INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in

Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

Date: 03/05/2023

#### NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 -3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate. Any person who has any claim in

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice. Place: Kodagu, Karnataka

Date: 08 May 2023

Applicant: MANDEPANDA C CUSHLAPPA

### BALASORE ALLOYS LIMITED

CIN No. L27101OR1984PLC001354 Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No. 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

- a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting. b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday,
- 28th May, 2023, at 5:00 PM. c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.

d) Members may note that:

- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- the facility for e-voting shall be made available at the AGM.
- . the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and · a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com. Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI

Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited Pankaj Agarwal

Dated: 26.04.2023 Place : Kolkata Company Secretary

FIEM INDUSTRIES LIMITED
Regd. Office: D-5, Mansarover Garden, New Delhi-110015 Tel.: 011-25101002/03/04/05, E-mail: investor@fiemindustries.com

Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928 NOTICE TO THE EQUITY SHAREHOLDERS

(For transfer of equity shares to the Investor Education and Protection Fund Authority) This Notice is published pursuant to the provisions of the Rule 6(3)(a) or

the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act). Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, al shares in respect of which dividends have remained unpaid or unclaimed

for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to

2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority. In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at

their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -In case of Equity Shares held in physical form: The procedure for

transmission of equity shares will be followed and shares will be transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable.

In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to be transferred in favour of the IEPF Authority by way of corporate

The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules.

Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in.

For any clarification in this regard, the Shareholders may write to the Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100

Lastly, Members are advised to register and keep updated their email IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard.

For Fiem Industries Ltd.

Date: May 08, 2023 Place: Delhi

Arvind K. Chauhan Company Secretary

BENGALURU

### "IMPORTANT"

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AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS"). PUBLIC ANNOUNCEMENT

Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

For Unibera Developers Private Limited

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga,

Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046



Date : May 08, 2023

Place : Greater Noida

Please scan this QR code to view the DRHP

KĀBEL R R KABEL LIMITED

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES.

Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to "R R Kabel Limited" and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023. Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India

Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India, Contact Person; Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY TPG ASIA VII SF PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [ •] % (EQUIVALENT OF \*[ •] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [●]% AND [●]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY

OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [.], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [.], AND [.] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [.], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding

10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable. This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to

Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPIID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory

and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited.

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP. **BOOK RUNNING LEAD MANAGERS** 

AXIS CAPITAL cîtî HSBC JM FINANCIAL Citigroup Global Markets India Private Limited JM Financial Limited **Axis Capital Limited HSBC Securities and Capital Markets (India)** 1202, 12th Floor, First International Financial 1" Floor, Axis House Private Limited 7" Floor, Cnergy C-2 Wadia International Centre Centre, G Block, Bandra Kurla Complex 52/60. Mahatma Gandhi Road Appasaheb Marathe Marg Fort, Mumbai - 400 001, Maharashtra, India Prabhadevi Mumbai - 400 025 Pandurang Budhkar Marg Bandra (East), Mumbai - 400 098 Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6864 1289 Maharashtra, India Tel: +91 22 6175 9999 Tel: +91 22 6630 3030 Maharashtra, India E-mail: rrkabelipo@hsbc.co.in Tel: +91 22 4325 2183 Website: www.business.hsbc.co.in E-mail: rrkabel.jpo@imfl.com E-mail: rrkabel.ipo@citi.com E-mail: rrkabel.ipo@axiscap.in Website: www.online.citibank.co.in/rhtm/ Website: www.jmfl.com Investor grievance ID: Website: www.axiscapital.co.in investorgrievance@hsbc.co.in Investor grievance ID: grievance.ibd@jmfl.com citigroupglobalscreen1.htm Investor grievance ID: complaints@axiscap.in Investor grievance ID: investors.cgmib@citi.com Contact person: Sumant Sharma / Vipin Jha Contact person: Prachee Dhuri Contact person: Pratik Pednekar Contact person: Vedika Chitnis SEBI registration number: INM000010353 SEBI registration number: INM00001036 SEBI registration number: INM000012029 SEBI registration number: INM000010718 Link Intime India Private Limited REGISTRAR TO THE OFFER C 101, 1" Floor, 247 Park, L.B.S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. Tel: +91-022-810 811 4949,

**LINK**Intime

Place: Mumbai

E-mail: rrkabel.ipo@linkintime.co.in, Website: www.linkintime.co.in, Investor grievance Id: rrkabel.ipo@linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

Date: May 6, 2023 R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see

the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.

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Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

	RELEVANT P	ARTICULARS
1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062
3	URL of website	https://www.uniberatowerscirp.in/
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers
6	Quantity and value of main products / services sold in last financial year	NA
7	Number of employees / workmen	NIL
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)
13.	Process email id to submit EOI	cirp.unibera@gmail.com

Ayyagari Viswanadha Sarma

Date : May 08, 2023 IBBI/IPA-001/IP-P-01524/2018-2019/12396 AA1/12396/02/201023/104633 (Valid till 20 October 2023) Place : Greater Noida Registered Address: Building 03, Flat 301, My Home Vihanga, Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046 For Unibera Developers Private Limited

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24 Place: Hyderabad

### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK**

File No: FIN/DSSL/III/893/2021-22/134 Date: 03/05/2023

INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in

Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

#### NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate. Any person who has any claim in

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Place: Kodagu, Karnataka Date: 08 May 2023

> Applicant: MANDEPANDA C CUSHLAPPA

### BALASORE ALLOYS LIMITED

CIN No. L27101OR1984PLC001354 Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

#### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No. 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

- a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting.
- b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday, 28th May, 2023, at 5:00 PM. c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM
- shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.
- d) Members may note that:
- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
  - . the facility for e-voting shall be made available at the AGM.
  - . the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and · a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may

also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com. Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close

from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited Dated: 26.04.2023

Pankaj Agarwal Company Secretary



Place : Kolkata

FIEM INDUSTRIES LIMITED LIGHT UP THE WORLD Regd. Office: D-5, Mansarover Garden, New Delhi-110015 Tel.: 011-25101002/03/04/05, E-mail : investor@fiemindustries.com

#### Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928 NOTICE TO THE EQUITY SHAREHOLDERS (For transfer of equity shares to the Investor Education

This Notice is published pursuant to the provisions of the Rule 6(3)(a) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act).

and Protection Fund Authority)

Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, al shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF

A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority.

In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be

transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable. In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to

be transferred in favour of the IEPF Authority by way of corporate The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the

Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules. Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective

shareholders on or before August 12, 2023, the Company shall with a

view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders. Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that

upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in. For any clarification in this regard, the Shareholders may write to the Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor,

Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100 Lastly, Members are advised to register and keep updated their email

IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard.

Place: Delhi

Date: May 08, 2023

Arvind K. Chauhan Company Secretary

Chandigarh

For Fiem Industries Ltd

### "IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS"). PUBLIC ANNOUNCEMENT



Please scan this QR code to view the DRHP

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR



R R KABEL LIMITED Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated

February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to 'R R Kabel Limited' and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023. Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India

Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India. Contact Person: Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [♦] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[♦] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[♦] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[♦] MILLION BY TPG ASIA VILSE PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [◆] EQUITY SHARES, AGGREGATING UP TO ₹[◆] MILLION (CONSTITUTING UP TO [◆]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [●]% (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [◆]% AND [◆]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [ • ] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY

OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [+], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [+], AND [+] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [+], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding

10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable

This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations. subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price, All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPLID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory

and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP.

The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP.

or details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP BOOK RUNNING LEAD MANAGERS

AXIS CAPITAL	cîti	HSBC	JM FINANCIAL
Axis Capital Limited  1º Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12" Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	HSBC Securities and Capital Markets (India) Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in Contact person: Sumant Sharma / Vipin Jha SEBI registration number: INM000010353	JM Financial Limited 7° Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036

**LINK**Intime

E-mail: rrkabel.ipo@linkintime.co.in, Website: www.linkintime.co.in, Investor grievance Id: rrkabel.ipo@linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors

Adfactors 57

Place: Mumbai Himanshu Navinchandra Parmar Date: May 6, 2023 Company Secretary and Compliance Officer R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private

www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.

Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm,

financialexp.epa



[Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805	
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062	
3	URL of website	https://www.uniberatowerscirp.in/	
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.	
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers	
6	Quantity and value of main products / services sold in last financial year	NA	
7	Number of employees / workmen	NIL	
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/	
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/	
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)	
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)	
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)	
13.	Process email id to submit EOI	cirp.unibera@gmail.com	

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24 Place: Hyderabad

### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK**

INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in

File No: FIN/DSSL/III/893/2021-22/134

Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

Date: 03/05/2023

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 -3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate. Any person who has any claim in

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Place: Kodagu, Karnataka Date: 08 May 2023

Applicant: MANDEPANDA C CUSHLAPPA

For Unibera Developers Private Limited

Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga,

Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046



Date : May 08, 2023

Place : Greater Noida

Please scan this QR code to view the DRHP PUBLIC ANNOUNCEMENT

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES.

AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").



Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to "R R Kabel Limited" and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023. Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India

Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India, Contact Person; Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

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10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable. This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in

accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPIID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited.

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP. **BOOK RUNNING LEAD MANAGERS** 

AXIS CAPITAL	cîti		JM FINANCIAL
Axis Capital Limited  1* Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12° Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in	JM Financial Limited 7° Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036
LINKIntime	Link Intime India Private Limited C 101, 1st Floor, 247 Park, L.B.S Marg, Vikhroli (West), Network in the Control of the Contr	ntime.co.in, Investor grievance Id: rrkabel.ipo@lini	

Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors

Place: Mumbai Date: May 6, 2023

financialexp.epa.in

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see

the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly. in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.



BALASORE ALLOYS LIMITED

Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023. The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No.

20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

- a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting. b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday,
- 28th May, 2023, at 5:00 PM. c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.

d) Members may note that:

Dated: 26.04.2023

Place : Kolkata

- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- the facility for e-voting shall be made available at the AGM.
- . the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and · a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com.

Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited Pankaj Agarwal

Company Secretary

FIEM INDUSTRIES LIMITED
Regd. Office: D-5, Mansarover Garden, New Delhi-110015

Tel.: 011-25101002/03/04/05, E-mail: investor@fiemindustries.com Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928

NOTICE TO THE EQUITY SHAREHOLDERS (For transfer of equity shares to the Investor Education and Protection Fund Authority)

This Notice is published pursuant to the provisions of the Rule 6(3)(a) or the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act).

Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, al shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF

A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority.

In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be

transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable. In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to

be transferred in favour of the IEPF Authority by way of corporate The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of

following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules. Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to

the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders. Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the

For any clarification in this regard, the Shareholders may write to the Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100

Lastly, Members are advised to register and keep updated their email IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard.

For Fiem Industries Ltd.

Date: May 08, 2023 Place: Delhi

IEPF website www.iepf.gov.in.

Arvind K. Chauhan Company Secretary

### "IMPORTANT"





Date : May 08, 2023

Place : Greater Noida

### FINANCIAL EXPRESS

#### FORM G INVITATION FOR EXPRESSION OF INTEREST FOR UNIBERA DEVELOPERS PRIVATE LIMITED OPERATING IN REAL ESTATE AT GREATER NOIDA

[Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805	
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062	
3	URL of website	https://www.uniberatowerscirp.in/	
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.	
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers	
6	Quantity and value of main products / services sold in last financial year	NA	
7	Number of employees / workmen	NIL	
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/	
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/	
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)	
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)	
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)	
13.	Process email id to submit EOI	cirp.unibera@gmail.com	

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24 Place: Hyderabad

DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK** 

File No: FIN/DSSL/III/893/2021-22/134

INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in

Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

Date: 03/05/2023

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 -3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate. Any person who has any claim in

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Place: Kodagu, Karnataka Date: 08 May 2023

Applicant: MANDEPANDA C CUSHLAPPA

BALASORE ALLOYS LIMITED CIN No. L27101OR1984PLC001354

Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No. 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting. b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday,

28th May, 2023, at 5:00 PM. c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM

shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.

d) Members may note that:

- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
  - the facility for e-voting shall be made available at the AGM.
- . the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and · a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may

also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com. Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI

Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited Pankaj Agarwal

Company Secretary

Place : Kolkata



THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES.

AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

PUBLIC ANNOUNCEMENT



Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

For Unibera Developers Private Limited

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga,

Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046

Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to "R R Kabel Limited" and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023. Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India

Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India, Contact Person; Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY TPG ASIA VII SF PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [ •] % (EQUIVALENT OF \*[ •] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [●]% AND [●]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY

OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [.], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [.], AND [.] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [.], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding

10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable. This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in

accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPIID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP.

The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP.

BOOK RUNNING LEAD MANAGERS

AXIS CAPITAL	cîti	HSBC	JM FINANCIAL
Axis Capital Limited  1* Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12th Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	HSBC Securities and Capital Markets (India) Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in Contact person: Sumant Sharma / Vipin Jha SEBI registration number: INM000010353	JM Financial Limited 7° Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036

**LINK**Intime

Place: Mumbai

financialexp.epa.in

C 101, 1" Floor, 247 Park, L.B.S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. Tel: +91-022-810 811 4949, E-mail: rrkabel.jpo@linkintime.co.in, Website: www.linkintime.co.in, Investor grievance Id: rrkabel.jpo@linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

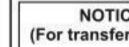
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For R R KABEL LIMITED On behalf of the Board of Directors

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

Date: May 6, 2023 R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see

the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.



Dated: 26.04.2023

FIEM INDUSTRIES LIMITED
Regd. Office: D-5, Mansarover Garden, New Delhi-110015 Tel.: 011-25101002/03/04/05, E-mail: investor@fiemindustries.com Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928

NOTICE TO THE EQUITY SHAREHOLDERS (For transfer of equity shares to the Investor Education and Protection Fund Authority)

This Notice is published pursuant to the provisions of the Rule 6(3)(a) or the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act).

Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, al shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF A list of such shareholders who have not claimed their dividends for the

last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority. In this regard, the Company has sent individual advance Notices to the all

concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be transferred in favour of the IEPF Authority. The original share

certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable. In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to be transferred in favour of the IEPF Authority by way of corporate

The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules.

Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders.

Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in.

For any clarification in this regard, the Shareholders may write to the Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100 Lastly, Members are advised to register and keep updated their email

IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard.

For Fiem Industries Ltd.

Date: May 08, 2023 Arvind K. Chauhan Place: Delhi Company Secretary

### "IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

Adfactors 57



[Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805	
2.	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062	
3	URL of website	https://www.uniberatowerscirp.in/	
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.	
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers	
6	Quantity and value of main products / services sold in last financial year	NA	
7	Number of employees / workmen	NIL	
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/	
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/	
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)	
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)	
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)	
13.	Process email id to submit EOI	cirp.unibera@gmail.com	

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24 Place: Hyderabad

### DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK**

INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in

File No: FIN/DSSL/III/893/2021-22/134

Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

Date: 03/05/2023

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 -3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate. Any person who has any claim in

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Place: Kodagu, Karnataka Date: 08 May 2023

Applicant: MANDEPANDA C CUSHLAPPA

For Unibera Developers Private Limited

Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga,

Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046



Date : May 08, 2023

Place : Greater Noida

Please scan this QR code to view the DRHP PUBLIC ANNOUNCEMENT

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES

AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").



Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to "R R Kabel Limited" and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023. Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India

Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India, Contact Person; Himanshu Navinchandra Parmar, Company Secretary and Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294

THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY TPG ASIA VII SF PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES, AGGREGATING UP TO ₹[●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [ •] % (EQUIVALENT OF \*[ •] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [●]% AND [●]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY

OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [.], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [.], AND [.] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [.], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding

10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable. This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in

accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPIID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited.

For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled 'History and Certain Corporate Matters' on page 217 of the DRHP. **BOOK RUNNING LEAD MANAGERS** 

AXIS CAPITAL	cîti		JM FINANCIAL
Axis Capital Limited  1* Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12° Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in	JM Financial Limited 7° Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036
LINKIntime	Link Intime India Private Limited C 101, 1st Floor, 247 Park, L.B.S Marg, Vikhroli (West), Network in the Control of the Contr	ntime.co.in, Investor grievance Id: rrkabel.ipo@lini	

Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors

Place: Mumbai Date: May 6, 2023

financialexp.epa.in

Himanshu Navinchandra Parmar Company Secretary and Compliance Officer

R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see

the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly. in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.



BALASORE ALLOYS LIMITED

Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023. The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No.

20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

- a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting. b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday,
- 28th May, 2023, at 5:00 PM. c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.

d) Members may note that:

Dated: 26.04.2023

Place : Kolkata

- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- the facility for e-voting shall be made available at the AGM.
- . the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and · a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com.

Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Alloys Limited Pankaj Agarwal

Company Secretary

FIEM INDUSTRIES LIMITED
Regd. Office: D-5, Mansarover Garden, New Delhi-110015

Tel.: 011-25101002/03/04/05, E-mail: investor@fiemindustries.com Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928

NOTICE TO THE EQUITY SHAREHOLDERS (For transfer of equity shares to the Investor Education and Protection Fund Authority)

This Notice is published pursuant to the provisions of the Rule 6(3)(a) or the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act).

Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, al shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF

A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority.

In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be

transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable. In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to

be transferred in favour of the IEPF Authority by way of corporate The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of

following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules. Notice is hereby given that in absence of receipt of a valid request asking for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to

the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders. Please note that no claim shall lie against the Company in respect of unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the

For any clarification in this regard, the Shareholders may write to the Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100

Lastly, Members are advised to register and keep updated their email IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard.

For Fiem Industries Ltd.

Date: May 08, 2023 Place: Delhi

IEPF website www.iepf.gov.in.

Arvind K. Chauhan Company Secretary

### "IMPORTANT"





**FINANCIAL EXPRESS** 

### FORM G INVITATION FOR EXPRESSION OF INTEREST FOR UNIBERA DEVELOPERS PRIVATE LIMITED OPERATING IN REAL ESTATE AT GREATER NOIDA

Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016]

	RELEVANT P	ARTICULARS	
1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Unibera Developers Private Limited CIN: U70102DL2012PTC229805	
2,	Address of the registered office	2 Jay House, Bihari Park, Devli Road, Khanpur, New Delhi West Delhi- 110062	
3	URL of website	https://www.uniberatowerscirp.in/	
4.	Details of place where majority of fixed assets are located	GH-16F, Sector-01, Greater Noida, Uttar Pradesh.	
5.	Installed capacity of main products/services	Rights for construction and development of residential housing project named "Unibera Towers" comprising of 5 towers.	
6	Quantity and value of main products / services sold in last financial year	NA	
7	Number of employees / workmen	NIL	
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	https://www.uniberatowerscirp.in/	
9.	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	https://www.uniberatowerscirp.in/	
10.	Last date for receipt of expression of interest	June 07, 2023 (Original was April 26, 2023)	
11.	Date of issue of provisional list of prospective resolution applicants	June 09, 2023 (Original was May 01, 2023)	
12.	Last date for submission of objections to provisional list	June 14, 2023 (Original was May 06, 2023)	
13.	Process email id to submit EOI	cirp.unibera@gmail.com	

Sathavahana Ispat Limited INTIMATION TO CREDITOR FOR PAYMENT OF DEBTS Pursuant to the approval of Resolution Plan by Hon'ble NCLT, Hyderabad Bench under IBC Code

28.07.2021, is complete with the approval of the Resolution Plan by the NCLT on 31.03.2023. Creditors have been paid as per the approved plan, and settlement details are available on the website at Http://www.sathavahana.com/CIRP.html

Bhuvan Madan (erstwhile Resolution Professional) Date: 08th May 2023 IBBI Reg. no.: IBBI/IPA-001/IP-P01004/2017-2018/11655 Validity of AFA till 05-01-24

DIRECTORATE OF SIKKIM STATE LOTTERIES FINANCE DEPARTMENT **GOVERNMENT OF SIKKIM, GANGTOK** 

File No: FIN/DSSL/III/893/2021-22/134 Date: 03/05/2023

INVITATION FOR EXPRESSION OF INTEREST/ NOTICE INVITING TENDER

For and on behalf of the Governor, the Directorate of Sikkim State Lotteries, Finance Department, Government of Sikkim hereby invites sealed tenders/bids from eligible individual/ Proprietorship Concern/ Company/s/ Partnership Firms/ LLP Registered under the Law for selection and appointment of Marketing Agent(s)/ Distributorship(s) for marketing of 08(eight) Online/ Paper Lotteries per day and 03 (three) bumper Lotteries per calendar year. **Principal Director** For further details kindly visit www.sikkim.gov.in

Sikkim State Lotteries Government of Sikkim, Contact No: 03592 - 280227

NOTICE LOSS OF SHARE CERTIFICATES

Notice is hereby given that Share Certificate No 30025 for 100 Equity Shares of Rs.10/- (Rupees ten only) each bearing Distinctive No. 3000601 3000700 of EICHER MOTORS LIMITED, having its registered office at 3rd Floor, Select Citywalk, A-3 District City Centre, Saket New Delhi 110017 registered in the names of MANDEPANDA B CARIAPPA (DECEASED) AND MANDEPANDA C CUSHLAPPA have been lost. MANDEPANDA C CUSHLAPPA has applied to the company for issue duplicate certificate. Any person who has any claim in

respect of the said shares certificate should lodge such claim with the company within in 15 days of the publication of this notice.

Place: Kodagu, Karnataka Date: 08 May 2023

> Applicant: MANDEPANDA C CUSHLAPPA

### BALASORE ALLOYS LIMITED

CIN No. L27101OR1984PLC001354 Registered office: Balgopalpur - 756 020, Dist. Balasore, Odisha Website: www.balasorealloys.com; Email: mail@balasorealloys.com Phone: +91-6782-275781-85

#### NOTICE TO THE MEMBERS

NOTICE is hereby given that the 33rd Annual General Meeting (AGM) of Balasore Alloys Limited is scheduled to be held on Monday, 29th May, 2023 at 11.00 AM (IST) through Video Conferencing / Other Audio Visual Means (VC/OAVM) to transact the business, as set out in the Notice of AGM dated 26th April, 2023.

The Ministry of Corporate Affairs ("MCA") General Circular Nos. 10/2022, 14/2020, No. 17/2020 and No. 20/2020 dated 28th December, 2022, 8th April, 2020, 13th April, 2020 and 5th May, 2020 respectively and SEBI circular Nos. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 and SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated 5th January, 2023 and 12th May, 2020 respectively (herein, collectively, referred as the "Circulars") has allowed companies to conduct their AGM through VC or OVAM, in compliance with the circulars and the relevant provisions of the (Listing Obligations and Disclosure Requirements) Regulations, 2015 (as amended) (SEBI Listing Regulations). In accordance with the circulars, the Notice convening the 33nd AGM along with the Annual Report including the Audited Financial Statements (Standalone and Consolidated) for the Financial Year ended 31st March, 2021 has been sent through e-mails to those Members whose e-mail addresses are registered with the Company or the Registrar and Share Transfer Agent (the RTA) i.e. M/s MCS Share Transfer Agent Limited ("MCS")/ Depository Participant(s) and holding equity shares of the Company as on 26th April, 2023. The Notice and the Annual Report are available on the Company's website at www.balasorealloys.comand on the website of the stock exchanges where equity shares of the Company are listed viz. www.bseindia.com and www.cseindia.com. The notice shall also be available on the e-Voting website of the agency engaged for providing e-Voting facility, i.e. M/s MCS Share Transfer Agent Limited ("MCS"). The requirement of sending physical copies has been dispensed with vide relevant Circulars.

Members are hereby informed that in compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rue 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide its members with the facility to exercise their right to vote by electronic means and the business may be transacted through e-voting facility provided through CDSL.

- a) All the business as set out in the Notice of the 33rd AGM may be transacted through remote e-voting.
- b) The remote e-voting period will commence on Thursday, 25th May, 2023, at 9:00 AM and end on Sunday, 28th May, 2023, at 5:00 PM.
- c) The "cut-off" date for determining the eligibility to vote by remote e-voting and/or by e-voting at the AGM shall be the close of business hours of Monday, 22nd May, 2023. Members holding share either in physical or Demat form as on the close of the market hours of the said cut-off date, are eligible to cast their vote electronically through remote e-voting or through e-voting at the AGM. Any person who has acquired shares and has become member of the Company after the despatch of the Notice of AGM and holds shares as on cut-off date may approach at mcssta@rediffmail.com for issuance of the User ID and Password for exercising their right to vote by the electronic means.
- d) Members may note that:
- the remote e-voting module shall be disabled by M/s MCS Share Transfer Agent Limited ("MCS") after the aforesaid date and time and no remote e-voting shall be allowed beyond the same. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
  - the facility for e-voting shall be made available at the AGM.
  - the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again; and · a person whose name is recorded in the Register of Members or in the Register of Beneficial Owners
- maintained by the Depositories as on the close of the market hours of the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting at the AGM. e) In case of any query, and/or assistance required, relating to attending the meeting through VC/OAVM

mode, Members may refer to the M/s MCS Share Transfer Agent Limited ("MCS"). The grievances may also be addressed to the Company Secretary of the Company by sending an e-mail to investorshelpline@balasorealloys.com. Notice is further given pursuant to section 91 of the Companies Act, 2013, read with Regulation 42 of SEBI

Listing Regulations, the Register of Members and Share Transfer books of the Company will remain close from Thursday, 25th March, 2023 to Sunday, 28th March, 2023 (both days inclusive) for the purpose of 33rd

For Balasore Allovs Limited

Dated: 26.04.2023 Pankaj Agarwal Place : Kolkata Company Secretary



FIEM INDUSTRIES LIMITED Regd. Office: D-5, Mansarover Garden, New Delhi-110015 Tel.: 011-25101002/03/04/05, E-mail : investor@fiemindustries.com Website: http://www.fiemindustries.com, CIN: L36999DL1989PLC034928

#### NOTICE TO THE EQUITY SHAREHOLDERS (For transfer of equity shares to the Investor Education and Protection Fund Authority)

This Notice is published pursuant to the provisions of the Rule 6(3)(a) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended (the Rules) read with Section 124(6) of the Companies Act, 2013 (the Act).

Pursuant to Section 124(6) of the Act read with Rule 6 of the Rules, al shares in respect of which dividends have remained unpaid or unclaimed for a period of seven consecutive years as provided under Section 124(5) of the Act, are required to be transferred by the Company to IEPF

A list of such shareholders who have not claimed their dividends for the last seven consecutive years i.e. from financial year 2015-16 (Final) to 2021-22 and whose shares are therefore liable for transfer to IEPF Authority has been posted on the website of the company at www.fiemindustries.com, along with their respective folio numbers/ DP ID, Client ID details. Shareholders are requested to refer the website to verify the details of un-encashed dividends and shares liable to be transferred to the IEPF Authority.

In this regard, the Company has sent individual advance Notices to the all concerned shareholders through courier/ speed post/ registered post at their last known addresses available with the Company/DP. Further, the Company has also sent Notices through email to those concerned shareholders, whose email addresses are available with DP/ RTA. The Company will also dispatch 2 more Notices to the registered address of such shareholders through post / courier in due course. The Shareholders, whose equity shares are liable to be transferred to the

IEPF Authority, may kindly note that as per the Rules: -

In case of Equity Shares held in physical form: The procedure for transmission of equity shares will be followed and shares will be transferred in favour of the IEPF Authority. The original share certificate(s) registered in the shareholder's name will stand automatically cancelled and deemed non-negotiable.

In case of Equity Shares held in Demat form: The concerned depository will give effect to the transfer of the equity shares liable to be transferred in favour of the IEPF Authority by way of corporate

The Shareholders may further note that the details uploaded by the Company on its website shall deemed to be adequate Notice by the Company for the purpose of transfer of physical shares (by way of following the procedure for transmission of equity shares) to the IEPF Authority pursuant to the Rules. Notice is hereby given that in absence of receipt of a valid request asking

for unpaid dividend along with necessary documents from the respective shareholders on or before August 12, 2023, the Company shall with a view to comply with the requirements of the Rules, transfer the shares to the IEPF Authority by the due date as per the procedure stipulated in the Rules without any further notice to the Shareholders. Please note that no claim shall lie against the Company in respect of

unclaimed dividend amounts and shares transferred to the IEPF Authority pursuant to the Rules. Please also note that all subsequent corporate benefits accruing on such shares, shall also be credited in favour of the IEPF Authority. The concerned shareholders may note that upon such transfer, they can claim their said shares along with dividend(s) by making an application in Form IEPF-5 to the IEPF Authority as prescribed under the Rules and the same is available at the IEPF website www.iepf.gov.in. For any clarification in this regard, the Shareholders may write to the

Company at email and address given above or Registrar & Share Transfer agent viz., Link Intime India Pvt. Ltd., Noble Heights, 1st Floor, Plot NH 2, C-1 Block LSC, Near Savitri Market, Janakpuri, New Delhi-110058 Phone: +91 11 4941100 Lastly, Members are advised to register and keep updated their email

IDs, Mobile Numbers and ECS mandate with the RTA/ DP and also to consider converting their physical holding to dematerialized form to eliminate risks associated with physical shares and for ease of holding. Members can write to the Company's RTA in this regard.

Place: Delhi

Date: May 08, 2023

For Fiem Industries Ltd Arvind K. Chauhan Company Secretary

Lucknow

### "IMPORTANT"

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INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS"). PUBLIC ANNOUNCEMENT

Ayyagari Viswanadha Sarma

IBBI/IPA-001/IP-P-01524/2018-2019/12396

For Unibera Developers Private Limited

AA1/12396/02/201023/104633 (Valid till 20 October 2023)

Registered Address: Building 03, Flat 301, My Home Vihanga,

Gopanpally Village, Serlingampally Mandal, Hyderabad, Telangana - 500046



Date : May 08, 2023

Place : Greater Noida

Please scan this QR code to view the DRHP R R KABEL LIMITED

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR

OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

Our Company was originally incorporated as 'Ram Ratna Agro-Plast Limited' at Mumbai, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to the certificate of incorporation dated February 6, 1995, issued by RoC and commenced operations pursuant to a certificate of commencement of business dated June 29, 1995. Subsequently, the name of our Company was changed to "R R Kabel Limited"

and a fresh certificate of incorporation dated November 8, 2000 was issued by the RoC. For details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 217 of the Draft Red Herring Prospectus dated May 5, 2023 ("DRHP") filed with the Securities and Exchange Board of India ("SEBI") on May 6, 2023. Registered Office: Ram Ratna House, Victoria Mill Compound, Pandurang Budhkar Marg, Worli, Mumbai - 400 013, Maharashtra, India Corporate Office: Alembic Business Park (West), Ground Floor, Bhailal Amin Marg, Gorwa, Vadodara - 390 003, Gujarat, India. Contact Person: Himanshu Navinchandra Parmar, Company Secretary and

Compliance Officer, E-mail: investorrelations.rrkl@rrglobal.com; Website: www.rrkabel.com; Telephone: +91 22 24949009; Corporate Identity Number: U28997MH1995PLC085294 THE PROMOTERS OF OUR COMPANY ARE TRIBHUVANPRASAD RAMESHWARLAL KABRA, SHREEGOPAL RAMESHWARLAL

KABRA, MAHENDRAKUMAR RAMESHWARLAL KABRA, KIRTIDEVI SHREEGOPAL KABRA, TRIBHUVANPRASAD KABRA HUF, KABRA SHREEGOPAL RAMESHWARLAL HUF AND MAHENDRA KUMAR KABRA HUF INITIAL PUBLIC OFFER OF UP TO [♦] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF R R KABEL LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[♦] PER EQUITY SHARE

(INCLUDING A PREMIUM OF ₹[•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[•] MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹2,250.00 MILLION BY OUR COMPANY ("FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY MAHENDRAKUMAR RAMESHWARLAL KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[◆] MILLION BY HEMANT MAHENDRAKUMAR KABRA, UP TO 754,417 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY SUMEET MAHENDRAKUMAR KABRA, UP TO 707,200 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY KABEL BUILDCON SOLUTIONS PRIVATE LIMITED, UP TO 1,364,480 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY RAM RATNA WIRES LIMITED AND UP TO 12,901,877 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY TPG ASIA VILSE PTE. LTD. (COLLECTIVELY THE "SELLING SHAREHOLDERS") (SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES"). THE OFFER INCLUDES A RESERVATION OF UP TO [◆] EQUITY SHARES, AGGREGATING UP TO ₹[◆] MILLION (CONSTITUTING UP TO [◆]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). OUR COMPANY AND INVESTOR SELLING SHAREHOLDER, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [●]% (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO THE OFFER PRICE TO ELIGIBLE EMPLOYEES BIDDING UNDER THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND NET OFFER SHALL CONSTITUTE [◆]% AND [◆]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. THE FACE VALUE OF EQUITY SHARES IS ₹5 EACH. THE OFFER PRICE IS [◆] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY

OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [+], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [+], AND [+] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [+], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS"). In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding

10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Banks, as applicable This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made in

accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Investor Selling Shareholder may, in consultation with the Book Running Lead Managers, 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"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the 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% 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 other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders such that: (a) one-third of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹0.20 million and up to ₹1.00 million, and (b) two-thirds of the portion available to Non-Institutional Investors shall be reserved for applicants with an application size of more than ₹1.00 million, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Investors, subject to valid Bids being received at or above the Offer Price. Further, not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations. subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price, All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPLID (as defined hereinafter) in case of UPI Bidders) which will be blocked by the SCSBs or the Sponsor Banks as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" beginning on page 423 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory

and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP dated May 5, 2023 with the SEBI on May 6, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com respectively and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" beginning on page 28 of the DRHP. Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP.

The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges. For details of the share capital and capital structure of our Company, please see the section titled 'Capital Structure' beginning on page 76 of the DRHP. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" on page 217 of the DRHP

BOOK RUNNING LEAD MANAGERS

AXIS CAPITAL	cîti	HSBC	JM FINANCIAL
Axis Capital Limited  1* Floor, Axis House C-2 Wadia International Centre Pandurang Budhkar Marg Worli, Mumbai - 400 025 Maharashtra, India Tel: +91 22 4325 2183 E-mail: rrkabel.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance ID: complaints@axiscap.in Contact person: Pratik Pednekar SEBI registration number: INM000012029	Citigroup Global Markets India Private Limited 1202, 12" Floor, First International Financial Centre, G Block, Bandra Kurla Complex Bandra (East), Mumbai - 400 098 Maharashtra, India Tel: +91 22 6175 9999 E-mail: rrkabel.ipo@citi.com Website: www.online.citibank.co.in/rhtm/ citigroupglobalscreen1.htm Investor grievance ID: investors.cgmib@citi.com Contact person: Vedika Chitnis SEBI registration number: INM000010718	HSBC Securities and Capital Markets (India) Private Limited 52/60, Mahatma Gandhi Road Fort, Mumbai - 400 001, Maharashtra, India Tel: +91 22 6864 1289 E-mail: rrkabelipo@hsbc.co.in Website: www.business.hsbc.co.in Investor grievance ID: investorgrievance@hsbc.co.in Contact person: Sumant Sharma / Vipin Jha SEBI registration number: INM000010353	JM Financial Limited 7* Floor, Cnergy Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025 Maharashtra, India Tel: +91 22 6630 3030 E-mail: rrkabel.ipo@jmfl.com Website: www.jmfl.com Investor grievance ID: grievance.ibd@jmfl.com Contact person: Prachee Dhuri SEBI registration number: INM00001036

**LINK**Intime

Place: Mumbai

financialexp.epa

C 101, 1" Floor, 247 Park, L.B.S Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India. Tel: +91-022-810 811 4949, E-mail: rrkabel.ipo@linkintime.co.in, Website: www.linkintime.co.in, Investor grievance Id: rrkabel.ipo@linkintime.co.in, Contact person: Shanti Gopalkrishnan, SEBI registration number: INR000004058

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

For R R KABEL LIMITED On behalf of the Board of Directors Himanshu Navinchandra Parmar

Date: May 6, 2023 Company Secretary and Compliance Officer R R KABEL LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated May 5, 2023 with SEBI on May 6, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, websites 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 is available on the websites of the BRLMs, i.e. Axis Capital Limited, Citigroup Global Markets India Private Limited, HSBC Securities and Capital Markets (India) Private Limited and JM Financial Limited at www.axiscapital.co.in, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm, www.business.hsbc.co.in and www.jmfl.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see

the section entitled 'Risk Factors' on page 28 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. This announcement is not an offer of securities for sale in the United States or elsewhere. This announcement has been prepared for publication in India only and is not for publication or distribution, directly or indirectly, in or into the United States. The Equity Shares have not been, and will not be, registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") 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 U.S. Securities Act. Accordingly, the Equity Shares are only being offered and sold (a) within the United States solely to persons who are reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" as defined in and in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur.





Adfactors 57

लाडवा व भगाना गांव में कुश्ती खिलाड़ियों के समर्थन में आयोजित पंचायतों में शामिल हुए आप के वरिष्ठ नेता अनुराग ढांडा

# तीन जिलों के कुश्ती संघ से जुड़े सचिवों को निलंबित करना गलतः अनुराग ढांडा

हिसार, ७ मई: आम आदमी पार्टी के वरिष्ठ नेता अनुराग ढांडा ने रविवार को हिसार जिले में जंतर मंतर पर धरने पर बैठे कुश्ती खिलाडियों के समर्थन में लाडवा और भगाना गांव में आयोजित पंचायतों में पहुंचे। इसके साथ हिसार में कार्यकर्ताओं के साथ बैठक की और आजाद नगर में चल रहे स्थानीय लोगों के धरने के समर्थन में कहा कि भाजपा सरकार जमीन पर अफसरों के लिए कोठियां बनवा रही है तथा लोग की मांग है कि यहां अस्पताल बनना चाहिए। उन्होंने बताया कि आम आदमी पार्टी के स्थानीय नेताओं ने पूरे प्रदेश में 150 से ज्यादा पंचायतों में हिस्सा लिया और आगे की रणनीति बनाई। उन्होंने कहा कि अब नहीं जागे तो आगे कौन मां



इस मौके पर प्रवीण प्रभाकर गौड़, दलबीर किरमारा, बिजेंद्र <u>ह</u>ुड़ा, पूर्व सरपंच जोगेंद्र सिंह,करण सिंह धनखड़, उमेश शर्मा और करणवीर लोट मौजूद रहे।

गांव गांव चर्चा करके इस बारे में देश और प्रदेश का गौरव बढाने वाले ब्रज भूषण शरण सिंह को बचाने की फैसला लें कि इस लडाई में कैसे

वरिष्ठ नेता अनुराग ढांडा ने कहा

लेकर प्रधानमंत्री मोदी और प्रदेश के मुख्यमंत्री मनोहर लाल चुप्पी साधे हुए गिरफ्तारी नहीं हुई है। बाप अपनी बेटियों को खेलों में भेजेंगे। कि जंतर-मंतर पर पिछले 15 दिनों से हैं। आरोपी कुरती महासंघ अध्यक्ष

कुश्ती खिलाडी धरना दे रहे हैं। इनको लिए केंद्र सरकार हर भरसक कोशिश कर रही है। अभी तक उनकी

उन्होंने कहा कि प्रदेश के एम्चोर कुश्ती खिलाडियों के समर्थन में है।

कुश्ती संघ से जुड़े तीन जिलों के सचिवों को हटाना गलत है। इससे नई पीढी के खिलाड़ी हतोत्साहित होंगे। नए उभरते हुए कुश्ती खिलाडियों पर बेवजह दबाव बनाया जा रहा है। प्रदेश की जनता इसको स्वीकार नहीं करेगी। उन्होंने कहा कि पूरे प्रदेश की जनता कुश्ती खिलाड़ियों के समर्थन में एकजुट है। उन्होंने गांव लाडवा और भगाना गांव में पंचायत में बोलते हुए कहा कि बीजेपी महिला विरोधी पार्टी है। केंद्र सरकार आरोपी ब्रज भूषण शरण सिंह को बचाने का काम कर रही है। वहीं हरियाणा सरकार छेडछाड में आरोपी मंत्री संदीप सिंह को बचा रही है। ऐसे ही चलता रहा तो प्रदेश के लोग नई पीढी को खेलों में भेजने से गुरेज करेंगे। उन्होंने कहा कि पूरे देश और प्रदेश की जनता

### परिवर्तन यात्रा प्रदेश और देश की राजनीति में लिखेगी नया अध्यायः अभय चौटाला



इनेलो प्रधान महासचिव परिवर्तन पदयात्रा के दौरान लोगों के साथ चलते हुए।

चंडीगढ़/रोहतक, ७ मई : इनेलो की पदयात्रा हर दिन एक नया कीर्तिमान विकास परमार व सतीश परमार ने भाजपा स्थापित करते हुए आगे बढ रही है। इनेलो के नेतृत्व में चल रही पदयात्रा इन दिनों रोहतक के विभिन्न विधानसभा क्षेत्रों से भी दिखाई दे रहे हैं। पार्टी में आने वाले होती हुई कलानौर के विभिन्न गांवों में लोगों व यात्रा का स्वागत करने वालों के दस्तक दे रही है। अहम बात ये है कि इस प्रति आभार जताते हुए अभय ने कहा कि यात्रा को लेकर जहां पार्टी कार्यकर्ताओं में इनेलो अपने पार्टी कार्यकर्ताओं के मान-भारी उत्साह है, वहीं आम जनमानस का भी भरपुर समर्थन मिल रहा है। बड़ी संख्या से जहां उन्हें एक नई ताकत मिल रही है में लोग विभिन्न पार्टियों को छोडकर इनेलो ) तो वहीं यात्रा में चलने वाले लोगों का भी । है कि आने वाला समय इनेलो का है।

एग्रीविजन-2023, 7वां राष्ट्रीय सम्मेलनः केंद्रीय कृषि मंत्री के मुख्य आतिथ्य में हुआ समापन

अमृत काल में भारत जो भी करने का सोचेगा, सफल होगा : तोमर

ज्वाइन कर रहे हैं। इसी कडी में भिवानी के कलांगा गांव से धर्मपाल परमार, यात्रा का गर्मजोशी से स्वागत करते हुए सम्मान का ख्याल रखती है। इस स्वागत

मनोबल बढ रहा है। उन्होंने कहा कि परिवर्तन यात्रा प्रदेश और देश की राजनीति ठीक वैसे ही परिवर्तन पदयात्रा भी राजनीति में एक नया बदलाव करते हुए आम आदमी को ही भुगतना पड रहा है। उन्होंने कहा कि परिवर्तन पदयात्रा में लोग जिस प्रकार जुडते जा रहे हैं, उससे साफ

## देश के लिए मैडल जीतने वाली बेटियों से बदसलूकी निदनीय: कुमारी सैलजा



जंतर मंतर पर केंद्रीय मंत्री बहन कुमारी सैलजा के साथ डा. सत्यवीर निर्माण।

सोनीपत, ७ मई : कांग्रेस की + राष्ट्रीय महासचिव व छत्तीसगढ की प्रभारी व पूर्व केंद्रीय मंत्री बहन कुमारी करती और रेसलिंग पद से हटाती। सैलजा के नेतृत्व में हरियाणा प्रदेश कांग्रेस पार्टी के पूर्व सिचव डा. प्रताडता से गुजर रही है। केंद्रीय सत्यवीर निर्माण सोनीपत से अपने साथियों के साथ जंतर मंतर दिल्ली में पहलवान बेटियों के धरना स्थल में खिलाफ काननी कार्रवाई करनी चाहिए पहुंच कर उनसे मुलाकात की और और पद से हटाना चाहिए, जिसे बेटियों समर्थन किया। कुमारी सैलजा ने कहा को इंसाफ मिल सके। इस अवसर पर कि यह काम पुलिस ने नहीं किया यह विरष्ठ कांग्रेस नेता सतपाल चौहान, पूर्व देश के लिए मैडल लेकर आने वाली पूर्व सचिव कर्मबीर सरोहा, पहलवान बेटियों के साथ जिस तरीके से राजेश पखासिया. एडवोकेट मनोज. बदसलूकी की जा रही है वह निंदनीय जयदीप आदि मौजूद रहे।

है। कुमारी सैलजा ने बताया कि सरकार बेटियों को न्याय दिलाना चाहती तो बुजभूषण शरण सिंह को गिरफ्तार आज हमारी पहलवान बेटियां मानसिक सरकार को भारतीय कुश्ती महासंघ और उसके अध्यक्ष बृजभूषण सिंह के भाजपा सरकार के निर्देश पर हुआ। सिचव सुखबीर जांटी, किसान सेल के

### 🔵 कहा, प्रधानमंत्री मोदी के नेतृत्व में भारत विश्व गुरू के स्थान पर अधिष्टित हो, यह आशा का सूरज दिखाई देता है

नई दिल्ली, 6 मई : केंद्रीय कृषि एवं किसान कल्याण मंत्री नरेंद्र सिंह तोमर के मुख्य आतिथ्य में आज पुसा 2023,7वें राष्ट्रीय सम्मेलन का समापन-सत्र संपन्न हुआ। इस अवसर पर मंत्री तोमर ने कहा कि अमृत काल नई पीढ़ी के लिए बहुत ही शुभाकांक्षी है, जिसमें भारत जो करने का सोचेगा, सफल होगा। प्रधानमंत्री नरेंद्र मोदी के सशक्त नेतृत्व में भारत विश्व गुरु के स्थान पर अधिष्ठित हो, यह आशा का सुरज हमें दिखाई देता है, ऐसे में अखिल भारतीय विद्यार्थी परिषद् जैसे संगठनों की भूमिका और महत्वपूर्ण हो जाती है, जो इस यात्रा को पूर्णता प्रदान करने में एक सफल सहयात्री की भूमिका का निवर्हन कर सकते हैं।

केंद्रीय मंत्री तोमर ने कहा कि बीते 8-9 वर्षों में प्रधानमंत्री मोदी के सशक्त नेतृत्व के परिणामस्वरूप आने वाले कल के विकसित भारत का स्वप्न साकार होता दिखाई दे रहा है। आजादी के अमृत महोत्सव से वर्ष 2047 तक, 25 साल का समय अमृत काल है, जिसमें सब लोग देश को विकसित भारत के

से गरीब कैसे प्रदर्शित करें, उसके कारण उत्पादकता तो बढती ही है और देश की

देश में गरीबी और हताशा बढ़ती गई। ऐसी किसी भी परिस्थिति से निकलने के लिए बहुत सारी चीजों की आवश्यकता होती है लेकिन सबसे ज्यादा जरूरी है कि मानसिक रूप से उससे उबरा जाएं। मंत्री तोमर ने कहा कि किसान हमारा पेट भरता है, तो उसे हम संपन्न, समृद्ध या अन्नदाता किसान क्यों नहीं कह सकते, किसानों को गरीब कहने की बजाय उनकी प्रतिष्ठा में चार चांद लगाना चाहिए। कृषि क्षेत्र हमारी अर्थव्यवस्था का आधार है, हमारे देश की रीढ है। हमारे जो किसान व वैज्ञानिक कृषि क्षेत्र में काम कर रहे हैं, वे अभिनंदन के पात्र है, उन्हें सदैव प्रोत्साहन मिलना चाहिए। इसी दिशा में प्रधानमंत्री मोदी ने कृषि को प्राथमिकता पर लेकर इस क्षेत्र को कई नए आयामों से जोडने का प्रयत किया है, जिनकी सफलता आज हमें क्रियान्वित की जा रही है। किसान परिलक्षित हो रही है। तोमर ने कहा कि किसानी से अधिक पैसा अन्य क्षेत्रों में कमाया तो जा सकता है, लेकिन किसान आजीविका सिर्फ अपने लिए नहीं कमा रु. का अल्पकालिक ऋण इन्हें दिया गया रूप में देखेंगे। देश में पहले सामाजिक- रहा है, बल्कि वह राष्ट्र के 140 करोड़ है। पशुपालन-मत्स्यपालन में जुटे आर्थिक-राजनीतिक क्षेत्र में कई प्रकार लोगों का पेट भरने के लिए खेती कर किसानों को भी केसीसी से जोडकर के की विकृतियां थी। पहले के नेतृत्व की रहा है। जब किसानों के पसीने की बुंदें लाभान्वित किया गया है। मुदा स्वास्थ्य सोच होती थी कि अपने देश को गरीब खेत पर गिरती है, तो उत्पादन व कार्ड जैसी योजना से खेतों की उर्वरा घर बनाए गए,

खाद्यान्न आपूर्ति करने के साथ ही हम दुनिया की अपेक्षाओं को भी पूर्त कर पाते

मंत्री तोमर ने कहा कि प्राकृतिक प्रकोप होते हैं. इसका किसी के पास इलाज नहीं है, लेकिन नुकसान की भरपाई करने की कोशिश की जाती है। प्रधानमंत्री फसल बीमा योजना में किसानों को सुरक्षा कवच के रूप में 1.30 लाख करोड रु. का मुआवजा देना इसका उदाहरण है। प्रधानमंत्री बैंक खातों में केंद्र सरकार द्वारा जमा कराए गए हैं। देश में 10 हजार कृषक योजना 6,865 करोड रु. के खर्च से

शक्ति बनाए रखते हुए स्वस्थ उत्पादन वहीं प्रधानमंत्री ग्राम सडक योजना में ट्रांजैक्शन भी इसके उदाहरण है। उन्होंने का प्रयास किया गया है। डिजिटल सडकों का निर्माण हुआ है और नल-एग्रीकल्चर मिशन के साथ ही कृषि क्षेत्र में प्रौद्योगिकी को बढ़ावा देते हुए किसानों को तकनीक का समर्थन प्रदान किया जा रहा है ताकि खेती में उनका मुनाफा बढ़े। माइक्रो इरिगेशन को भी बढावा दिया गया है, वहीं प्राकृतिक खेती पर प्रधानमंत्री

में जबसे श्री नरेंद्र मोदी ने नेतृत्व संभाला, किया है, नोटबंदी के साथ ही कैशलेस पटेल आदि मौजूद थे। उन्होंने दुनिया के किसी भी राजनीतिक मंच पर भारत की गरीबी को

भारत सरकार ने मोदीजी की नेतृत्व में, भारत के सामने नतमस्तक है तो यह श्री देश में गैर बराबरी समाप्त करने की कोशिश की है। तोमर ने कहा कि में डा. त्रिलोचन महापात्र, डा. बी.एन. आर्थिक क्षेत्र में भी देश में जीएसटी जैसे त्रिपाठी व डा. यू.एस. गौतम, कुलपति कई ठोस सुधार प्रधानमंत्री मोदी ने किए डा. बी.आर. कम्बोज, निखिल रंजन, केंद्रीय मंत्री तोमर ने कहा कि देश 🛛 हैं, उन्होंने दृढ़ संकल्प के साथ काम 🛮 डा. रघुराज किशोर तिवारी, शुभम सिंह

कहा कि नीति ठीक हो, नीयत साफ हो जल योजनांतर्गत हर घर में नल से पानी और नेता ताकतवर हो. तो ऐसे सधारों मिल रहा है, ऐसी अनेक ठोस पहलों से को कोई रोक नहीं पाता है। आज दुनिया, नरेंद्र मोदी जी के कारण है। सम्मेलन

### फेडबैक फाइनेशियल सविसिज लिमि. नेलिमी सुचना

7305333776 FEDGL01090005113, 0005114, 0005120, 0005125, 0005139, 0005140, 0005141, 0005153 0005161, 0005162, 0005180, 0005195, 0005196, 0007014, 0006347, 0007224 भजनपुरा 9043277995 FEDGL03450001875, 0001881, 0001895, 0001899, 0001921, 0001922, 0001924, 0001925, 0001934, 0001940 0001946, 0001948, 0001950, 0003300, 0002646, 0003301, 0002663, 0003347, 0002944, 0003302, 0003010 0003272, 0002989, 0003692, 0003930, 0003977, 0003288, 0001847, 0003118, 0003167, 0003228, 0003392 0000560, 0000840, 0001355, 0001129, 0001398, 0000986, 0001387, 0001191, 0001332, 0001415, 0001451 0001497, 0001502, 0001607, 0001698 बुधविहार 9818181650 FEDGL03440003576, 0003581, 0003586 0003612, 0003626, 0003636, 0003643, 0003662, 0003677, 0003679, 0003681, 0003683, 0003684, 0003708 0003711, 0003715, 0003718, 0003722, 0004584, 0004587, 0004604, 0004607, 0004611, 0004625, 0004626 0006353, 0005536, 0006548, 0006676, 0006741 चंद्र लोक 9566277997 FEDGL03460002719 , 0002720 0002777, 0002781, 0002782, 0002793, 0002796, 0002797, 0002798, 0002801, 0002808, 0003288, 0003292 0000242, 0000313, 0000373, 0000376, 0000383 दिल्ली श्याम नगर 8287849983 FEDGL03880001767 0001816, 0001817, 0002372 दिलशाद गार्डन 1140536529 **FEDGL0082**0004011, 0004014, 0004024, 0004028 0004029, 0004031, 0004032, 0004036, 0004038, 0004042, 0004469, 0004485, 0004502, 0004512 द्वारका मोड़ 9042277998 FEDGL03540004254, 0004261, 0004268, 0004272, 0004280, 0004288, 0004298, 0004305 0004312, 0004319, 0004322, 0004324, 0004337, 0004349, 0004355, 0004356, 0004359, 0004369, 0005221 8588866172 FEDGL05030000291, 0000110, 0000317, 0000076 इन्द्रपरी 011-41039588 FEDGL04360000770 0000784, 0000791, 0000795, 0000804, 0000811, 0000813, 0001268, 0002206, 0002087, 0002194, 0001527 0005527, 0005530, 0005538, 0005544, 0005550, 0005552, 0005554, 0005566, 0005585, 0005598, 0005600, 0005602, 0005604, 0005607, 0005608, 0005616, 0005619, 0005625, 0006410, 0006434, 0006438, 0008053, 0007674, 0008089, 0007688, 0007923, 0007421, 0008553, 0008000, 0007659, 0008284, 0008862, 0008998, 0008058, 0007907, 0008293, 0008939, 0009039 खानपुर 7305444226 FEDGL00810002790, 0002793, 0002800, 0002818, 0002820, 0003198, 0003218, 0004004, 0003541 खिडकी गांव 9840187875 FEDGL01440002412, 0002418, 0002425, 0002430, 0002431, 0002443, 0002714, 0002716, 0002723, 0002726, 0002911, 0003142, 0003142, 0002911, 0003144, 0003100, 0003149, 0002961 किराडी 9868023922 FEDGL04490000584, 0000615, 0000616, 0000621, 0000623, 0000966, 0000599, 0002128 मयूर विहार 1142773916 FEDGL01070004120, 0004126, 0004130, 0004132, 0004135, 0004149, 0004150, 0004179, 0004620, 0004639, 0004128, 0005725, 0004995, 0005545, 0005545, 0005449, 0004508, 0006004 मयुर विहार फेज 3 1140502151 FEDGL03680003364, 0003375, 0003397, 0003411, 0003418, 0003435, 0003438 0003441 0003442 0003445 0003454 0003466 0003472 0004832 0005506 0005091 0005492 0005339 0005414, 0005495, 0005488, 0006349 नजफगढ़ 011-45796441 FEDGL03990000714 , 0000720, 0000722, 0000723, 0000725, 0000727, 0000728, 0001339 Narela 9250431138 FEDGL03260003814, 0003815, 0003843 0003853, 0003857, 0003862, 0003863 पालम कालोनी 8448800976 FEDGL01080005344 , 0005353, 0005387, 0005390, 0005391, 0005398, 0005409, 0005427, 0005446, 0005945, 0007088, 0007042, 0006446 पंखा रोड 9940388376 FEDGL03530001460, 0001461, 0001475, 0001477, 0001478, 0001498, 0001500, 0002725 0002685, 0002422, 0003119, 0002719, 0002322, 0002950, 0002720, 0002371, 0002953, 0002662, 0001745 0002784, 0003138 रानी बाग 9716069846 FEDGL04810000319, 0000325, 0000330, 0000340, 0001081 0001317, 0001590, 0001674, 0001114, 0000490, 0001025, 0001059, 0001243, 0001318, 0001591, 0001675 0001116, 0000553, 0001024, 0001138, 0001245, 0001386, 0001653, 0001683, 0001115, 0000498, 0001028 0001060, 0001244, 0001319, 0001592, 0001655, 0001682 रोहिणी 9871673292 **FEDGL0134**0003581, 0003585 0003586, 0003589, 0003598, 0003611, 0003614, 0003616, 0003618, 0003619, 0003623, 0003624, 0003625 0003640, 0004168, 0005203, 0005245, 0005231, 0005025, 0005648, 0005842, 0005176, 0005107, 0005110 0005210 0005297 0005598 रोहिणी सैक्टर 16 9940387511 FFDG103610001727 0001735 0001742 0001743 0001757, 0002551, 0002317, 0002579, 0002922, 0002952 सदर बाजार 011-43073676 FEDGL03870001438 0001447, 0001452, 0001475, 0001888, 0001892, 0002551, 0002579, 0002297, 0002766 टैगोर गार्डन दिल्ली 8527380316 FEDGL04980000293, 0000244, 0000292, 0000132, 0000243 तिलक नगर 9990766707 FEDGL04750000275 FEDGL03710001952, 0001963, 0001972, 0002001, 0002422, 0002433, 0003165, FEDBD03710000061 0003314, 0003398 विश्वास नगर 011-41095881 FEDGL04260000793, 0000816, 0000817, 0000821, 0001964 0001519, 0002163, 0001991, 0001654, 0002102, 0002152 असंघ 9840075769 FEDGL04270000712, 0000720 फरीदाबाद एनआईटी 2 1294895923 FEDGL03500001173, 0001176, 0001188, 0001191, 0001193, 0001879 FEDDS03500000004, 0001953, 0002060, 0001859, 0001689, 0001711, 0001724, 0001747, 0001753, 0001757

0002865, 0003029 पटेल नगर 9361907261 FEDGL01420002740, 0002741, 0002748, 0002778, 0002783, 0000562, 0001087, 0000832, 0001246, 0001684, 0001117, 0001066, 0001248, 0001321, 0001677, 0001118. 0001057, 0001247, 0001320, 0001593, 0001654, 0001685, 0001088, 0000480, 0001027, 0001137, 0001242, , 0000276, 0000282, 0000511, 0001006, 0001099 तुग्लकाबाद 011-41640692 FEDGL04310000443, 0000445, 0000450, 0001017, 0001058, 0000948, 0001045, 0000809, 0000858, 0001236, 0001347, 0001046, 0000828, 0000859, 0001235, 0001346 उत्तम नगर 01140527539 / 8920913831 FEDGL03710003166, FEDBD03710000041, FEDGL03710003143, FEDDS03710000033, FEDGL03710003091, 0001762, 0001824, 0001844, 0001919, 0001924, 0002103, 0002113, 0002129, 0002156 फरीदाबाद सैक्टर 3 1294879050 FEDGL03720001885, 0001891, 0001893, 0001902, 0001917, 0002347, 0003019, 0002923, 0003462, 0003016, 0002944, 0003096, 0003479, 0003036, 0002806, 0003092, 0003165, 0003409, 0003412, 0003505, 0003569, 0003625 गुङ्गांव दयानंद कालोनी 9896838351 FEDGL03950000351 , 0000375, 0000376, 0000378, 0000812, 0000681, 0000821, 0000679, 0000827, 0000700, 0000881, 0000818, 0000474, 0000836, 0000914, 0001053, 0001070, 0001087 जगाधरी 9034158581 FEDGL04840000194, 0000716 0000500 करनाल1844002274 **FEDGL0411**0000452, 0000635, 0000642, 0001159, 0001042 निसिंग 9817232118 FEDGL04650000363, 0000381 पलवल 9813879553 FEDGL04880000373, 0000389, 0000398, 0000406 0000410, 0000416, 0001650, 0001493, 0001791, 0002174, 0002283 पानीपत 1804028190 FEDGL04280000442 0000459 आगरा-दिल्ली 5624335015 **FEDGL0439**0000578, 0000579, 0000584, 0000589, 0000594, 0000610, 0000615, 0000970, 0000975, 0000984, 0000986, 0000998, 0000990, 0001722, FEDDS04390000031, FEDGL04390001843, 0001653, 0001076, 0001711, 0001475, 0001712, 0001417, 0001713, 0001504, 0001714, 0000807, 0001722, 0000990, 0001723, 0001216, 0001688, 0001423, 0001888, 0001704, 0001164, 0001400 0001911 अलीगढ 8791119456 FEDGL04690000489, 0000490, 0000522, 0000523, 0000525, 0000545, 0000932 0001666, 0001718, 0001444, 0001704, 0001166, 0001888, 0001702, 0001348, 0001929, 0002439, 0001722, 0001659, 0001803, 0002042 भंगेल 9015149846 FEDGL01170003788, 0003806, 0003811, 0003816, 0003825, 0003838, 0003839, 0003846, 0003847, 0003848, 0003858, 0003865, 0005448, 0005331, 0005456 0004995, 0005458, 0005380, 0005441, 0005178, 0005666 बुलंदशहर 8923209767 FEDGL05170000224 0000036, 0000218, 0000080, 0000301 गाजियाबाद जी.टी. रोड 1204161024 FEDGL03470001790, 0002419 0002251 मंडावाली 8802001118 FEDGL04680000366, 0000369, 0000540, 0000873, 0000750, 0000961 मथुरा-दिल्ली 7883274162 FEDGL04380000874, 0000880, 0002426, 0002115, 0003147 मेरठ 9548847816 FEDGL05000000325, 0000090 नोएडा होसियारपुर 9758371978 FEDGL04520000765, 0000767,

स्थान या तिथि में परिवर्तन, यदि कोई हुआ हमारी वैबसाइट www.fedfina.com पर प्रदर्शित किया जाएगा। भाग लेने वाले सभी बोलीकारों को उनके द्वारा जमा कराई गई बोलियों की स्वीकारोक्ति या रद्द के संबंध में बाद में सूचित किया जाएगा। ग्राहक जो अपने गहने छड़वाना चाहते हैं, वे हमारे बेस ब्रांच जहां गहने ग्राहक द्वारा गिरवी रखे गए थे देख सकेंगे या उपरोक्त वर्णित नम्बर पर लागु नियम और शर्तों के अनुसार 17.05.2023 को/या पहले सम्पर्क कर सकते हैं।

FEDGL04080000791, 0000792, 0000793, 0000799, 0001105, 0001837, 0001608

0000776, 0000793, 0000795, 0000797, 0000798, 0000802, 0000805, 0000813, 0000822, 0000823, 0001132

0001148, 0000796, 0000864, 0001509, 0001386, 0001414 विजय नगर गाजियाबाद 9654163801

नीलामी अलग-अलग शाखाओं में आयोजित की जाएगी, यदि नीलामी किसी कारण दी गई निर्धारित तिथि को पूर्ण नहीं होती, इस संबंध में हमारी वैबसाइट पर प्रदर्शित विवरण के बाद आगामी कार्य दिवसों को आयोजित की जाएगी। इस संबंध में अन्य कोई कम्यनिकेशन जारी नहीं किया जाएगा ।

हिते, हस्ता- अधिकृत सिग्नेटरी फैडबैंक फाइनैंशियल सर्विसिज लिमि.

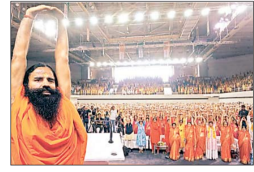
### आरोपी बुजभूषण की गिरफ्तारी के लिए सरकार को दिया 2 हफ्ते का समय

250 खाप पंचायतों के प्रतिनिधि, किसान संगठनों के बड़े नेता, 25 से ज्यादा महिला संगठनों के था। पुलिस ने जहां धरनास्थल को छावनी में तब्दील जाता तब तक उनका शांतिपूर्ण धरना जारी वेद प्रकाश पावड़िया व अन्य संगठनों के लोग प्रतिनिधि, विभिन्न दलों के बडे नेता धरनास्थल पर कर दिया था बावजूद इसके वहां उमडे जनसैलाब रहेगा।आज जंतर मंतर पर पहुंचने वालों में प्रमुख शामिल थे।

पहुंचे। इस दौरान करीब 4 घंटे तक खिलाडियों के के चलते वहां तिल रखने की भी जगह नहीं बची। रूप से हरियाणा, उत्तर प्रदेश, उत्तराखंड से सभी नई दिल्ली. 7 मई : जंतर-मंतर पर धरनारत साथ मीटिंग चली। मीटिंग में खिलाडियों के साथ इस दौरान करीब राकेश टिकैत. किसान नेता खाप पंचायतों के प्रतिनिधि, पंजाब से महिलाओं के खिलाड़ियों ने आरोपी बृजभूषण शरण सिंह की सभी किसान नेता खाप पंचायतों के प्रतिनिधि शामिल राजेवाल समेत 250 के करीब विभिन्न खापों के जत्थे, 25 महिला संगठनों के प्रतिनिधि, कांग्रेस के गिरफ्तारी और खिलाड़ी बेटियों को न्याय दिलाने थे। खापों के प्रतिनिधयों ने पिछले दिनों आधी रात वक्ताओं ने लोगों को संबोधित किया। इसके बाद विरष्ठ नेता व पूर्व सांसद राजबब्बर, सतबीर के लिये सरकार को 2 हफ्ते का समय देते हुए को हुए पुलिसिया दुर्व्यवहार को देखते हुए हर खाप शाम 7 बजे खिलाड़ियों ने कैंडल मार्च निकालकर पहलवान, उत्तर प्रदेश से राष्ट्रीय काजला खाप के चेतावनी दी कि यदि ठोस कार्रवाई नहीं हुई तो 21 की अलग- अलग ड्यूटी लगायी, जो रात को सरकार से इंसाफ दिलाने की गुहार लगायी। साथ राहुल चौधरी, किसान संघर्ष समिति फरीदाबाद मई को आगे के कदम का निर्णय लिया जायेगा। धरनास्थल पर खिलाडियों के साथ मौजूद रहेंगे ही सरकार को यह भी स्पष्ट कर दिया कि जब तक सत्यपाल, सर्वजातीय रोगी खाप, उद्योग व्यापार खिलाड़ियों के समर्थन में आज देश भर से करीब ताकि कहीं कोई अप्रिय घटना दोबारा न हो सके। हिस्ट्रीशीटर आरोपी बृजभूषण शरण सिंह की मंडल हरियाणा के महेंद्र मित्तल, श्रीबाढ़ पुनिया आज जंतर-मंतर का पुरा नजारा बदला हुआ गिरफ्तारी और उसे हर पद से बर्खास्त नहीं किया विकास संस्थान राजस्थान, पावडिया खाप के प्रधान

# योग होगा विश्वत्यापी और योगधर्म के साथ पूरे विश्व में सनातन धर्म की प्रतिष्ठा बढ़ेगी: स्वामी रामदेव





### सवेरा न्यज/ आकाश द्विवेदी

नई दिल्ली, 7 मई : योग गुरु स्वामी का आगाज हम दिल्ली से करना चाहते रामदेव महाराज के कुशल नेतृत्व तथा हैं और यह संदेश देना चाहते हैं कि योग माताओं-बहनों की होगी। पतंजलि विश्वविद्यालय, संयक्त तत्वाधान में आयोजित विशाल गांधी स्टेडियम, नई दिल्ली में किया है। उन्होंने कहा कि यदि आज सनातन

से लगभग 5500 महिलाओं ने प्रतिभाग व तप निहित है। किया। इस अवसर पर स्वामी रामदेव लिए योग का प्रशिक्षण दिया।

भारत केवल राष्ट्र ही नहीं विश्वव्यापी होगा

महाराज ने महिलाओं के शारीरिक, साल बाद का भारत पूरी दुनिया की करना, सब बाधाएं समाप्त हो जाएंगी। मानसिक और आध्यात्मिक स्वास्थ्य के सबसे बड़ी आर्थिक, आध्यात्मिक, उन्होंने कहा कि देश की 60 करोड़ तथा

स्तर पर मनाया जाएगा। इससे पूर्व योग) संस्कारवान, परम वैभवशाली भारत बनाने में सबसे बडी भूमिका हमारी

स्वामी जी ने कहा कि माताएं ही हमें स्वाभिमान (महिला विंग) और जी-20 और योगधर्म के साथ पूरे विश्व में संस्कार देने वाली, सबके जीवन में के सहयोगी संगठन डब्ल्यू-20 के सनातन धर्म की प्रतिष्ठा बढेगी। इसमें दैवीय सम्पद का आधान करने वाली भाईयों का पुरु षार्थ तो निःसंदेह है ही तथा अपने घर-परिवार में मंगल व महिला सम्मेलन का आयोजन इंदिरा किन्तु बहनों का पुरु षार्थ बहुत ज्यादा सौभाग्य देने वाली हैं। उन्होंने माताओं बहनों का आह्वान करते हुए कहा कि धर्म जीवित है तो इसमें भारत की विपरीत परिस्थितियों में, विपत्ति या सम्मेलन में देश के विभिन्न राज्यों माताओं-बहनों का सबसे बड़ा पुरुषार्थ विकट संकट में, बड़ी चुनौतियों में स्वधर्म को नहीं डिगाना, अपना धैर्य स्वामी जी ने कहा कि आज से दस बनाकर रखना, योग को आत्मसात सांस्कृतिक व सबसे बडी सामरिक पूरे विश्व की लगभग 400 करोड़ कार्यक्रम में स्वामी जी ने कहा कि महाशक्ति होगा। भारत पूरे विश्व का माताओं-बहनों का आशीर्वाद मेरे

#### अभिव्यक्ति की रूचि के लिए आमंत्रण युनिबेरा डेवलपर्स प्राइवेट लिमिटेड ग्रेटर नोएंडा में रियल एस्टेट में संचालन करने वाली

[इनसॉल्वेंसी एंड वेंकरप्सी बोर्ड ऑफ इंडिया के रेगुलेशन 36ए(1) के तहत (कॉर्पोरेट व्यक्तियों के लिए दिवाला समाधान प्रक्रिया) विनियम, 2016] प्रासंगिक विवरण

1.	कॉर्पोरेट देनदार का नाम पैन/सीआईएन/एलएलपी नंबर के साथ	यूनिबेरा डेवलपर्स प्राइवेट लिमिटेड सीआईएनः U70102DL2012PTC229805
2.	पंजीकृत कार्यालय का पता	2 जय हाउस, बिहारी पार्क, देवली रोड, खानपुर, नई दिल्ली, पश्चिमी दिल्ली–110062
3.	वेबसाइट का यूआरएल	https://www.uniberatowerscirp.in/
4.	स्थान का ब्योरा जहां बहुसंख्यक अचल संपत्ति स्थित हैं	जीएच—16एफ, सेक्टर—01, ग्रेटर नोएडा, उत्तर प्रदेश।
5.	मुख्य उत्पादों/सेवाओं की स्थापित क्षमता	"यूनिबेरा टावर्स" नामक आवासीय आवास परियोजना के निर्माण और विकास के अधिकार जिसमें 5 टावर शामिल हैं।
6	मुख्य उत्पादों की मात्रा और मूल्य/पिछले वित्तीय वर्ष में बेची गई सेवाएं	लागू नहीं
7	कर्मचारियों / कामगार की संख्या	शून्य
8	दो वर्षों के अंतिम उपलब्ध वित्तीय विवरण (अनुसूची के साथ), लेनदारों की सूची, प्रक्रिया की बाद की घटनाओं के लिए प्रासंगिक तिथियों सहित आगे के विवरण यहां उपलब्ध हैं:	यहां उपलब्ध हैं: https://www.uniberatowerscirp.in/
9.	संहिता की धारा 25(2)(एच) के अधीन समाधान आवेदकों की पात्रता/ग्राह्मता यहां उपलब्ध है:	यहां उपलब्ध हैं: https://www.uniberatowerscirp.in/
10.	रुचि की अभिव्यक्ति प्राप्त करने की अंतिम तिथि	<b>07 जून, 2023</b> (मूलः 26 अप्रैल, 2023)
11.	संभावित समाधान आवेदकों की अंतिम सूची जारी करने की तिथि	09 जून, 2023 (मूलः 01 मई, 2023)
12.	अंतिम सूची पर आपत्तियां प्रस्तुत करने की अंतिम तिथि	<b>14 जून, 2023</b> (मूलः 06 मई, 2023)
13.	EOI जमा करने के लिए ईमेल का प्रयोग करें	cirp.unibera@gmail.com
नोट: जिन व्यक्तियों ने आर पी द्वारा प्रकाशित 11 अप्रैल, 2023 के कॉर्म जी के अनुसरण में अपना ईओआई जमा किया था, उन लोगो का ईओआई कॉर्पोरेट दिवाला समाधान प्रक्रिया में माना जाएगा और उनके द्वारा कोई नया ईओआई जमा करने की इस्सा /- अय्यगारि विश्वनाधा समी		

IBBI/IPA-001/IP-P-01524/2018-2019/12396 AA1/12396/02/201023/104633 (20 अक्टूबर 2023 तक वैघ) पंजीकृत कार्यालयः बिल्डिंग 03, फ्लैट 301, माय होम विहंगा, गोपनपल्ली विलेज दिनांक : 08 मई, 2023

दिनांक: 08.05.2023 21 जून को अंतर्राष्ट्रीय योग वैश्विक नेतृत्व करेगा और स्वस्थ, समर्थ, साथ है। स्थान : दिल्ली स्थान : ग्रेटर नोएडा युनिबेरा डेवलपर्स प्राइवेट लिमिटेड के लिए