

July 05, 2024

Τo,

National Stock Exchange of India Limited

"Exchange Plaza"

Bandra-Kurla Complex, Bandra (East)

Mumbai - 400 051

Scrip Symbol: IRMENERGY

BSE Limited

Phiroze Jeejeebhoy Towers

Dalal Street

Mumbai - 400 001

Scrip Code: 544004

<u>Sub: Newspaper Publication –09th Annual General Meeting (AGM) of the Company through Video Conference (VC) / Other Audio-Visual Means (OAVM)</u>

Dear Sir/Madam,

Pursuant to Regulations 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI Listing Regulations), we are enclosing herewith the copies of Newspaper Advertisement published in "the Financial Express (English - National Daily All Edition)" and "the Financial Express (Gujarati Edition)" newspapers on July 05, 2024, intimating that 09th Annual General Meeting (AGM) of the Company will be held on Friday, August 02, 2024 at 11.00 a.m. (IST) through VC/OAVM facility, record date for dividend and other information in compliance with the General Circular No. 20/2020 dated May 5, 2020 and other applicable circulars issued by Ministry of Corporate Affairs.

You are requested to take the same on your record.

Thanking you

Yours sincerely,

For, IRM Energy Limited

Harshal Anjaria CFO **FINANCIAL EXPRESS**



TATA POWER

Corporate Contracts Department) Sahar Receiving Station, Near Hotel Leela, Andheri (E), Mumbai 400 059, Maharashtra, India (Board Line: 022-67173188) CIN: L28920MH1919PLC000567

NOTICE INVITING EXPRESSION OF INTEREST

The Tata Power Company Limited hereby invites Expression of Interest for CC24KNC026 - Operation & Maintenance of Ash Handling Plant (AHP) at Jojobera Thermal Power Plant, Jojobera, Jharkhand - India Details of pre-qualification requirements, bid security, purchasing of tender document

etc. may be downloaded from the tender section of our website URL: https://www.tatapower.com/tender/tenderlist.aspx). Eligible parties willing to participate in above tender may submit their

Expression of Interest along with the tender fee for issue of bid document latest by 15" July 2024.

PUBLIC NOTICE AT LARGE

This is to bring your kind attention that the email id of Asian Alloys Limited. which is under CIRP, vide order dated 16.04.2024 passed by Hon'ble NCLT. is asian.cirp@gmail.com for future communication. Moreover, the email id: cirp.asianalloys24@gmail.com is not operational due to some technical glitches and unable to be recovered. Please take note of the same.

Shamsher Bahadur Singh Resolution Professional IBBI/IPA-003/0341/2021-2022/13623 In the matter of Date: 05/07/2024 Place: New Delhi Asian Alloys Limited

CANARA ROBECO

CANARA ROBECO ASSET MANAGEMENT COMPANY LTD

REGD. OFFICE: Construction House, 4th Floor, 5 Walchand Hirachand Marg, Ballard Estate, Mumbai - 400 001.

Tel.: 6658 5000 | Fax: 6658 5012/13 | www.canararobeco.com

CIN No.: U65990MH1993PLC071003

NOTICE

NOTICE is here by given, inviting bids from the Book Running Lead Managers (BRLM), for the proposed initial public offering of Canara Robeco Asset Management Co. Ltd. (CRAMC), through an offer for sale. The Request for Proposal (RfP) will be available on the website www.canararobeco.com with effect from 8th July 2024. The proposal can be submitted latest by 17:00 hours on July 29, 2024 to Mr. Ashwin Purohit, Chief Financial Officer, at Construction House, 4th Floor, 5, Walchand Hirachand Marg, Ballard Estate, Mumbai 400 001 in hard copies, in original, duly signed by the authorized person of the BRLM. The sealed Bid envelopes should be delivered at CRAMC Office between 10:00 hours to 17:00 hours on Monday to Friday, working days only.

For Canara Robeco Asset Management Company Ltd.

Date: 04-07-2024 Place: Mumbai

Authorised Signatory

STERLITE TECHNOLOGIES LIMITED

Registered Office: 4th Floor, Godrej Millennium, Koregaon Road 9, STS 12/1, Pune-411 001, Maharashtra, India. CIN: L31300PN2000PLC202408. Phone: +91-020-30514000. Fax: +91-020-30514113

Email id: secretarial@stl.tech, Website: www.stl.tech

CORRIGENDUM TO NOTICE OF MEETING OF EQUITY SHAREHOLDERS, SECURED CREDITORS [INCLUDING NON-CONVERTIBLE DEBENTURE ('NCD') HOLDERS] AND UNSECURED CREDITORS OF STERLITE TECHNOLOGIES LIMITED

Sterlite Technologies Limited had issued a Notice dated 7 June 2024 for convening meetings of the equity shareholders, secured creditors fincluding Non-Convertible Debenture ('NCD') Holders' and unsecured creditors on Wednesday, 10 July, 2024 in terms of an Order of the National Company Law Tribunal, Mumbai Bench ("NCLT").

The Notice has been dispatched to the equity shareholders, secured creditors [including Non-Convertible Debenture ('NCD') Holders) and unsecured creditors in due compliance with provisions of the Companies Act, 2013 read with

relevant rules and circulars made thereunder. The Notice was also published in the newspapers on 8 June 2024. This corrigendum is being issued to amend certain typographical errors, noticed by the Company subsequent to circulation, in "Annexure P2" of the aforesaid Notice. The rectified Annexure P2 is appended herewith This Corrigendum is made available on the website of Sterlite Technologies Limited at www.stl.tech , the website of

Company's Registrar and Transfer Agent (RTA) viz. KFin Technologies Limited ("KFin") https://evoting.kfintech.com and on the websites of the Stock Exchanges viz., BSE Limited - www.bseindia.com and National Stock Exchange of India Limited - www.nseindia.com. All other contents of the Notice save and except as modified or supplemented by the Corrigendum, shall remain unchanged. This Corrigendum shall form an integral part of the Notice which has already been circulated to the equity shareholders.

secured creditors [including Non-Convertible Debenture Holders], unsecured creditors of Sterlite Technologies Limited,

the Stock Exchanges and on and from the date hereof, the Notice should always be read in conjunction with this

Annexure P2 - Consolidated balance sheet as on March 31, 2023 (all figures are in INR crores) **Balance Sheet** STL (Demerged Co) STL (Demerged Co) STL Networks STL Networks

Balance Sheet	STL (Demerged Co) Pre Demerger	STL (Demerged Co) Post Demerger	하는 사람들이 가득하는 것이 되었다면 그 아니라 그 아니는 그 아니는 아니는 아니는 아니는 아니는 것이다.	
	31 March 2023	31 March 2023	31 March 2023	31 March 2023
ASSETS				7172.00.000 9 22410 127
Non-current assets				
Property, Plant and Equipment	2,854	2,807		47
Capital work-in-progress	129	129		-0
Goodwill	225	160		65
Other Intangible assets	167	128		39
Deferred tax assets (net)	77	46		31
Financial Assets				
Investments	96	97		-0
Trade Receivables		*		25
Loans	3	-7		10
Other Non Current Financial Assets	11	7		4
Other Non-current assets	97	45		51
Total Non-Current assets	3,659	3,412	- 2	247
Current assets	10000000			
Inventories	832	781		51
Financial Assets	1557.5	(2000)		19
Investments	40	40		14
Trade receivables	1,822	783		1,039
Loans	1,022	100		1,000
Cash and cash equivalents	450	400		50
Other Bank balances	57	57		799
Other Current Financial Assets	118	74		43
Contract Assets	1,416	-0		1,416
Other current assets	461	274		187
Asset classified as held for sale		17000		lor
	10	10		0.707
Total current assets	5,205	2,418		2,787
Total Assets	8,864	5,830	- 5	3,034
EQUITY AND LIABILITIES				
Equity				
Equity share capital	80	80		80
Other Equity	2,011	891		
Capital reserve		7.57		1,043
Non-controlling interest	4	1		11111000
Total Equity	2,095	972		1,123
Liabilities				
Non-current liabilities				
Financial Liabilities				
Borrowings	1,002	847		155
Lease Liability (Non-current)	126	123		3
Other financial liabilities	15	11		4
Employee benefit obligations	44	44		58
Provisions	0	0		13
Other non-current liabilities	3	¥2		- 34
Deferred tax liabilities (Net)	54	42		12
Total Non-Current liabilities	1,242	1,068	- 3	174
Current liabilities		1000000		
Financial Liabilities				
Borrowings	2,665	2,296		369
Lease Liability (Current)	41	21		21
Trade payables	2,153	996		1,156
Other financial liabilities	254	239		15
Contract Liabilities	156	11		145
Other current liabilities	131	102		29
Employee benefit obligations	29	29		20
Provisions	66	66		- 12
Current tax liabilities (Net)	33	32		2
the first of the f	77.7	- 65	- 8	100
Total current liabilities	5,528	3,791	2	1,738
Total Equity and Liabilities	8,864	5,830		3,034
Revenue From Operations	7,020	5,403	3	1,617
PAT	127	107		19

Date : July 04, 2024

Place: Pune

For Sterlite Technologies Limited

Bangalore Jayaram Arun (DIN: 02497125) Chairman appointed for the Meetings



CIN- L40100GJ2015PLC085213

Registered Office: 4th Floor, Block 8, Magnet Corporate Park, Near Sola Bridge, S.G. Highway, Ahmedabad, Gujarat, India - 380054; Email: investor.relations@irmenergy.com; Website: www.irmenergy.com: Phone: 07949031500

NOTICE OF 09™ ANNUAL GENERAL MEETING

Notice is hereby given that the 09th Annual General Meeting ("AGM") of IRM Energy Limited ("Company") will be held on Friday, August 2024 at 11:00 a.m. through Video Conference ("VC") / Other Audio Visual Means ("OAVM") pursuant to General Circular No. 14/2020 dated April 08, 2020, 17/2020 dated April 13, 2020, 20/2020 dated May 20, 2020 and 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/ CMD2/CIR/P/2021/11 dated January 15, 2021, Circular No. SEBI/HO/DDHS/DDHS-RACPOD1/P/CIR/2023/001 dated January 05, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023 issued by the Securities and Exchange Board of India ("SEBI Circulars") and in compliance with the provisions of the Companies Act, 2013 ("the Act") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, to transact the businesses as set out in the Notice convening the 09th AGM.

In accordance with the aforesaid circulars, Notice convening the 09th AGM and the Annual Report for the FY 2023-24 will be sent only by electronic mode to those Members whose e-mail addresses are registered with the Company/Depository Participants. Members who have not registered their e-mail address, are requested to register the same at the earliest:

- Members holding shares in dematerialised mode are requested to register / update their email addresses with the relevant
- to register/update the same with the Company at investor relations@irmenergy.com or to Registrar and Transfer Agent (RTA) of the Company, Link Intime India Private Limited at https://instavote.linkintime.co.in. Members may note that the Board of Directors in its meeting held on May 21, 2024, has recommended a final dividend of Rs. 1.50 per

Members holding shares in physical mode, who have not registered/updated their email address with the Company, are requested

equity share of Rs. 10/- each (15%) for the Financial Year ended March 31, 2024, subject to approval of members at the ensuing AGM. The Record date for the purpose of Final Dividend for the Financial Year 2023-24 is Friday, July 12, 2024. On approval, the dividend subject to deduction of tax at source will be paid to the members within stipulated period of 30 days from the date of declaration through various online transfer modes to those members who have updated their bank account details. For members who have not updated, their bank account details, dividend warrants/Demand drafts/cheques will be sent to their registered address. To avoid delay in receiving the dividend, members are requested to update their KYC with their depositories (where shares are held in dematerialized mode) and with the Company's RTA (where shares are held in physical mode) to receive the dividend directly into their bank account. Members are also informed that in terms of the provisions of the Income Tax Act, 1961, as amended by the Finance Act, 2020, dividend

paid or distributed by a Company on or after April 01, 2020 will be taxable in the hands of the recipient. The Company shall therefore be required to deduct tax at source ("TDS") at the time of making payment of the final dividend to the shareholders. The rate of tax to be deducted depends on the residential status of the shareholder, documents submitted by the shareholder and accepted by the Company. A detailed note providing particular of rate of tax to be deducted, documents to be submitted and the procedure to be followed is provided on the website of the Company at https://www.irmenergy.com/investor/#other-documents. The Company will provide the remote e-voting facility to all its members to cast their votes on the resolutions set forth in the Notice.

joining the 09th AGM through VC/OAVM and for casting votes through remote e-voting shall be provided in the AGM Notice. Members attending the meeting through VC/OAVM will be counted for the purpose of reckoning the quorum as per Section 103 of the Companies Notice convening the 09" AGM and the Annual Report for the FY 2023-24 will also be available on the websites of the Company at www.irmenergy.com and website of the stock exchanges viz. BSE Limited and National Stock Exchange of India Limited at

Additionally, the Company is also providing the facility of voting through e-voting system during the AGM. The detailed procedure for

www.bseindia.com and www.nseindia.com, respectively and on the website of Link Intime India Private Limited, RTA at By Order of the Board

Harshal Anjaria

For, IRM Energy Limited

Place: Ahmedabad

MUTUAL

Date: July 05, 2024

rnt.helpdesk@linkintime.co.in, in due course.



GROWW TRUSTEE LIMITED

(Formerly known as Indiabulls Trustee Company Limited) (CIN - U65991KA2008PLC183561)

Registered Office: Vaishnavi Tech Park, South Tower, 3rd Floor, Survey No.16/1 and 17/2, Ambalipura Village, Varthur Hobli, Bellandur, Bangalore South, Bangalore - 560 103, Kamataka, India.

Investment Manager: GROWW ASSET MANAGEMENT LIMITED

(formerly known as Indiabulls Asset Management Co. Ltd) (CIN - U65991KA2008PLC180894)

Notice No. 12/2024

NOTICE TO UNITHOLDERS OF GROWW MUTUAL FUND

Amendment in the Trust Deed due to Change of Sponsor of Groww Mutual Fund (Without change of Control) Unit holders are requested to note that due to internal restructuring of business within the group, the entire equity

shareholding of Groww Asset Management Ltd (GAMC) and Groww Trustee Limited (GTL), held by Groww Invest Tech Private Limited (GITPL) (formerly known as Nextbillion Technology Pvt. Limited), is proposed to be transferred to Billionbrains Garage Ventures Private Limited (BGV), a parent company of GITPL ('Proposed Transaction'). The restructuring is within the Groww Group, not resulting in change of controlling interest of GAMC and GITPL, wherein BGV will act as New Sponsor in place of GITPL (Exiting Sponsor).

The Proposed Transaction has been approved by the Board of Directors of GAMC and GTL Company on August 28, 2023 and SEBI vide its letter Ref. No. SEBI/HO/IMD/IMD-RAC-2/P/OW/2024/13399/1 dated April 04, 2024 has granted its No Objection to the Proposed Transaction.

Billionbrains Garage Ventures Private Limited ("BGV") was incorporated on January 9, 2018, a technology company offering its online platforms to its subsidiaries and others financial entities to in turn offer a bouquets of financial products including investments in stocks and mutual funds, UPI payments, bill payments and extension of credit Amendment in the Trust Deed

As BGV will act as New Sponsor, the Trust Deed needs to be amended to reflect the name of BGV in place of GITPL Pursuant to Clause 17 of Third schedule of SEBI (Mutual Funds), Regulations, the amendment in Trust Deed has been approved by the Board of GAMC and GTL at its meetings held on April 25, 2024.

Pursuant to SEBI NOC dated April 4, 2024 inter alia seeking approval of unit holders for proposed amendment in trust deed and in accordance with the provisions of Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 ("SEBI MF Regulations") read with Paragraph 17.9 of SEBI Master Circular for Mutual Funds dated June 27, 2024, the approval of unitholders of the Fund is sought through postal ballot/electronic means for making changes in the Trust Deed as reflected in the Deed of Novation and Variation (Refer letter to unit holder). Terms of Voting:

- a) All unitholders of the schemes of the Fund, as per the records of RTA, as on July 05, 2024 will be entitled to vote in respect of the proposal under reference.
- The voting window shall remain open for 21 days from July 11, 2024 (ballot open date) till July 31, 2024 (ballot closing date) upto 05:00 PM (Both days inclusive). All duly signed and filled-up Ballot Papers received by the Registrar and votes received electronically, during these days and time will be accepted and considered, if found valid, for the purpose of determining the results of ballot
- Each unitholder will be entitled to one vote for every unit held on the aforesaid date.

Procedure for voting and determining results of the ballot: You can provide your consent by following the below process:

- (a) Unitholders are requested to fill and sign the ballot paper (kindly refer letter to unitholders EXHIBIT B) ("Ballot Paper") clearly indicating your approval or disapproval. It is clarified that the Ballot Paper is to be signed as per mode of holding in line with normal practice for all other transactions. This means if the holding is "Joint", all holders need to sign and for "Anyone or Survivor", anyone can sign.
- Unitholders who have their email address/mobile number registered with the Fund can provide their votes electronically through https://growwmf.in.upto.July 31, 2024 (Closing date). The votes received electronically from unitholder/s will be considered for and on behalf of all joint holders in that particular folio/s.
- Unitholders who do not wish to vote electronically or are not able to vote electronically, can submit a physical copy of the Postal Ballot Paper.
- (d) The Ballot Paper, duly filled and signed, can either be sent to the Registrar by post at the following address or submitted at any of the Investor Service Centres of the Fund (ISC), details of which are available on website address. You are requested to send the Ballot Paper to the below mentioned address of the Registrar i.e. KFin Technologies Limited (Unit: Groww Mutual Fund), Selenium Tower B, Plot Nos. 31 & 32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad – 500032.
- (e) If you require a fresh Ballot Paper, you are requested to contact GAMC or download the same from the website (f) All valid Ballot Papers and valid votes received electronically will be counted by the Registrar under the
- supervision of an independent scrutinizer appointed by the Fund. (g) In case the Unitholder provides his vote through the Postal Ballot paper as well as electronically, then the vote
- received through Postal Ballot duly signed and valid, will be considered.
- (h) Unitholders are requested to note that:
- if you do not send the duly filled signed Ballot Paper, or provide your vote electronically, or if no valid vote is received either through Ballot Paper or electronically by the Registrar on or before July 31, 2024 (ballot closing date) upto 5:00 PM, then it will be deemed that you have approved the proposed change and that you and joint holders, if any, do not have any objection to the proposed change.
- the proposed change, then such change would stand approved by all the unitholders of all schemes of the Fund and be binding on all the unitholders of all schemes of the Fund. The result of the postal ballot shall be intimated to the unitholders by way of an email on their registered email id or by way of a notice in the newspaper.

if more than 50% of the total valid votes received (or deemed to be received, as above) are in favour of

The results of the postal ballot shall also be announced on the website address (https://www.growwmf.in). In accordance with the MF Regulations, and pursuant to the SEBI NOC (as set out above), this letter serves as a

Exemption from requirements of Regulation 18 (15A) and Regulation 22(e) of MF Regulations: As the Proposed Transaction, does not tantamount to change in control of GAMC and GTL, it shall not constitute as

communication to the unitholders of the schemes of the Fund about the change in Trust Deed.

a change in the fundamental attributes of any of the schemes of the Fund and thus the unitholders need not be given an option to exit on the prevailing Net Asset Value without any exit load. The expenses related to the proposed change and other consequential changes as outlined above will not be

charged directly/indirectly to the unitholders of the schemes of the Fund and will be borne by GAMC. As a unitholder, you are requested to go through this communication carefully and consult your financial / tax advisors. As per the Go Green Initiative, investors are encouraged to register/update their email id and mobile number with

us to support paper less communications. For Groww Trustee Ltd. (formerly known as Indiabulls Trustee Company Limited)

Trustee to Groww Mutual Fund (formerly known as Indiabulis Mutual Fund)

Place : Mumbai Authorised Signatory Date : July 04, 2024 (Corporate Contracts Department)

TATA POWER

he Tata Power Company Limited, Smart Center of Procurement Excellence, 2" Floor, Sahar Receiving Station, Near Hotel Leela, Sahar Airport Road Andheri (E), Mumbai 400 059, Maharashtra, India (Board Line: 022-67173917) CIN: L28920MH1919PLC000567

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TATA

NOTICE INVITING TENDER (NIT)

The Tata Power Company Limited invites tenders from eligible vendors for the following package Two Part Bidding) in Transmission division, Mumbai. Supply, Installation, Testing and Commissioning of 220KV 1-Core 1600 Sqmm Copper XLPE

Lead Sheath cable along with associated accessories for 110KV Carnac-Grant Road line cable replacement project in Mumbai (Package Reference; CC25NP020). Supply, Installation, Testing and Commissioning of 220KV 1-Core 1600 Sqmm Copper XLPE Lead Sheath cable along with associated accessories for 110KV Parel-Grant Road line cable

replacement project in Mumbai (Package Reference: CC25NP021). For downloading the Tender documents (Including procedure for participation in tender) for above tenders, please visit Tender section on website https://www.tatapower.com Last day for paying the tender fees and submission of authorization letter is 1500 hrs of 12" July 2024 for

above tenders. Also, all future corrigendum's (if any), to the above tenders will be informed on Tender section on website https://www.tatapower.com.only.

FORM G

INVITATION FOR EXPRESSION OF INTEREST FOR INFINITI METAL PRODUCTS INDIA LIMITED OPERATING INSTEEL PRODUCTS (Under Regulation 36A (1) of the Insolvency and Bankruptcy (Insolvency Resolution Process for Corporate Persons) Regulations, 2016

RELEVANT PARTICULARS

NAME: INFINITI METAL PRODUCTS INDIA LIMITED Name of the corporate debtor along with PAN/ CIN/ LLP No. Pan: AAACE8007E

CIN: U17110TN1998PLC095175 2. Address of the registered office NO.3, GNT ROAD OPP: SIVANESAN

COMPANY, Thiruvallur, GUMMADIPOONDI. Tamil Nadu, India, 601201 3. URL of website

Details of place where majority of fixed Sadashivpet, Hyderabad assets are located 5. Installed capacity of main products/services There are no operations in the company

6. Quantity and value of main products/ services sold in the last financial year 7. Number of employees/ workmen 8. Further details including last available financial Contact Mummaneni Vazra Laxmi, Resolution statements (with schedules) of two years, lists Professional at emailtolak@gmail.com and of creditors are available at URL: At cirpinfinitimetal@gmail.com Eligibility for resolution applicants under section Contact Mummaneni Vazra Laxmi, Resolution Professional at emailtolak@gmail.com and 25(2)(h) of the Code is available at URL: at cirpinfinitimetal@gmail.com

10. Last date for receipt of expression of interest 20-07-2024

Date of issue of provisional list of

prospective resolution applicants

evaluation matrix and request for resolution

plans to prospective resolution applicants

15. Last date for submission of resolution plans 15-09-2024

Last date for submission of objections to 02-08-2024 provisional list 13. Date of issue of final list of prospective 11-08-2024 resolution applicants Date of issue of information memorandum, 15-08-2024

29-07-2024

6. Process email id to submit Expression of Interest cirpinfinitimetal@gmail.com Mummaneni Vazra Laxm Place: Hyderabad Resolution Professional of Date:05-07-2024

M/s. Infiniti Metal Products India Limited IBBI/IPA-001/IP-P00919/2017-2018/11526 Flat No.107, V.V. Vintage Residency, Somajiguda, Hyderabad-50008



LLOYDS ENGINEERING WORKS LIMITED

(formerly known as LLOYDS STEELS INDUSTRIES LIMITED) Regd. Office: PLOT NO. A 5/5, MIDC INDUSTRIAL AREA. MURBAD. DIST. THANE: 421401. Corporate Office: A2, 2nd Floor, Madhu Estate, Pandurang Budhkar Marg, Lower Parel, Mumbai - 400013 Tel. Nos.: 022-6291 8111 L28900MH1994PLC081235. Website : www.lloydsengg.in Email: infoengg@lloyds.in

NOTICE OF 30° ANNUAL GENERAL MEETING, RECORD DATE, BOOK CLOSURE DATES AND E- VOTING INFORMATION

at 11:00 A.M. (IST) through Video Conferencing (VC)/ Other Audio Visual Means (OAVM) in compliance

NOTICE IS HEREBY GIVEN THAT The 30th Annual General Meeting (AGM) of the Company will be held on Friday, 26th July, 2024

with the applicable provisions of the Companies Act, 2013 read with MCA General Circular No. 14/2020 dated 8th April, 2020, MCA General Circular No. 20/2020 dated 05th May, 2020, MCA General Circular No. 09/2023 dated 25" September, 2023, and other relevant circulars ('MCA Circulars'), has permitted the holding of AGM through VC/OAVM, without the physical presence of the Members. Further, SEBI vide its circular No. SEBI/HO/CFD-PoD-2/P/CIR/2023/67 dated 7th October 2023 ("SEBI Circular"), has granted relaxation in respect of sending a physical copy of the Annual Report to shareholders and requirement of proxy for general meetings held through electronic mode and respectively to transact the business as set out in the Notice convening the 30" AGM scheduled to

In the terms of the said MCA Circulars and SEBI Circulars, the Notice of the 30° AGM and the Annual Report of the Company including the standalone financial statements for the financial year 2023-24 along with the Board's Report, Auditor's Report and other documents required to be attached thereto, was sent on 4th July, 2024 through electronic mode to the members of the Company whose email address is registered with the Company and Depository Participant(s).

Members may note that the Annual Report for the F.Y. 2023-24 and the Notice of 30th AGM is also available on the Company's website i.e. www.lioydsengg.in and also on the websites of stock exchanges

e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively Book Closure Dates and Record Date:

Pursuant to Section 91 of Companies Act 2013, the Register of Members and Share Transfer Books of the Company will remain closed from Saturday, 20th July 2024 to Friday, 26th July, 2024 (both days inclusive) for the purpose of the AGM and for payment of Final Dividend for F.Y. 2023-24, if declared at the AGM.

The Members whose names appear in the Register of Members/list of Beneficial owners as on 19th July, 2024 i.e. the date prior to the commencement of book closure will be paid the Final Dividend of 20% of the face value of Re.1 each for the financial year 2023-24, as recommended by the Board, if declared at the 30" AGM of the Company, within 30 days from the date of AGM and such date shall be considered as 'Record Date' pursuant to Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015

MEMBERS MAY FURTHER NOTE THAT:

The Business set out in the notice of the AGM will be transacted through remote e-voting or e-voting facility at the AGM.

Pursuant to Section 108 of the Companies Act 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 as amended from time to time and Regulation 44 of the SEB] LODR, Members holding shares either in physical form or dematerialised form, as on the cut-off date i.e. Friday, 19th July, 2024, may cast their votes electronically on the businesses set forth in the AGM Notice through the electronic voting system of CDSL ('the remote e-voting') at

of the Company as on the cut-off date i.e. Friday, 19th July, 2024. A person whose name is recorded in the Register of Members/Beneficial owners as on the cut - off date shall only be entitled to avail the facility of remote e-voting or e-voting facility at the AGM and a person who is not a member as on the cut - off date should treat the Notice of AGM for information purpose only.

The voting rights of the members shall be in proportion to their share in the paid-up equity share capital

The remote e-voting period commences on Monday, 22rd July 2024 (09:00 A.M.) and end on Thursday, 25th July, 2024 (05:00 P.M.). The remote e-voting shall not be allowed beyond the said

The notice of the AGM inter-ata includes the process and manner of remote e-voting or e-voting facility and instructions for the participation in the AGM.

E-Voting Event Number (EVSN) is 240701012

The Facility of e-voting shall be made available at the AGM and the members attending the AGM who have not already cast their vote, may cast their vote electronically on Business(s) set forth in the notice of AGM. Further the members who have cast their vote by remote e-voting prior to the AGM may attend the AGM through VC/OAVM but shall not be eligible to vote at the AGM.

Mr. K. C. Nevatia, a Practicing Company Secretary (Certificate of Practice No. 2348, Membership No. FCS 3963) is appointed as a Scrutinizer to Scrutinize the e-voting and remote process in a fair and transparent manner. The results shall be declared not later than forty-eight hours from the conclusion of the meeting by posting the same on the website of the Company i.e. www.lloydsengg.in website of CDSL

www.evotingindia.com and with both the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited Members who have not registered their email-id and/or bank details are requested to register the same

by following the procedure given below: SHAREHOLDERS WITH PHYSICAL HOLDING:

Shareholders have to fill the Form ISR-1 and other forms for updating the Email Address/Mobile No./

Bank Account particulars and other yet not updated by them, and send the same duly completed to the RTA of the Company i.e. Bigshare Services Private Limited, Office No. S6-2, 6º Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East). Mumbai - 400093, Maharashtra, Tel No. +91 2262638222/223/236, Fax No. +91 2262638299 Email Id: investor@bigshareonline.com.

SHAREHOLDERS WITH DEMAT HOLDING:

Place: Mumbai

Date: 5th July 2024

Please contact your Depository Participant (DP) and register your address/Mobile No./PAN/Bank Account particulars in case the same is not updated in your demat account, as per the process advised.

Members may note that the Income Tax Act, 1961 as amended by the Income Tax Act, 2020, mandates that the dividends paid or distributed by a Company on or after 91" April, 2020 shall be taxable in the hand of the shareholders of the Company shall therefore required to deduct Tax at Source (TDS) on final dividend, if declared at the ensuing the AGM. The withhold tax rate would vary depending on the residential status, category of the shareholder and is subject to the provision of requisite declarations/documents provided by the concerned shareholder to the Company.

e-voting user manual for shareholders available and please contact: Mr. Rakesh Dalvi, Manager, CDSL, A wing, 25th Floor, Marathon Futurex, Matallal Mill Compounds, N M Joshi Marg, Lower Parel East, Mumbal-400013, or send an email to helpdesk evoting@cdslindia.com or call 1800225533. This notice should be read in conjunction to our earlier notice of AGM published in the

In case of any queries, you may refer the Frequently Asked Questions for the shareholders and

Newspaper dated 30° June 2024. FOR LLOYDS ENGINEERING WORKS LIMITED

RAHIMA SHABBIR SHAIKH

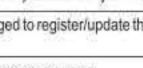
COMPANY SECRETARY AND COMPLIANCE OFFICER

(Formerly known as Lloyds Steels Industries Limited)

financialexp.epapr.in







Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

	Public Notice TO WHOMSOEVER IT MAY CONCERN					
This is to inform you the general Public that following share certificate of UPL Limited having its registered office at: 3-11, GIDC, Vapl, Dist. Valsad, Vapi, Gujarat, 395195 registered in the name of the following Shareholder/5 have been lost by them.						
	Name of the Shareholder		Certifica- te No.	Distinctive No. (From)	Distinctive No. (To)	No of Shares
1	1 D V C	R.K Saraf R04002	181500	55294913	55295848	936 (Fv Rs 10)
1. R.K Sarai	R04002	13055	435436140	435440819	4680 (Fv Rs 2/-	
The Public are hereby cautioned against purchasing or dealing in any way with the						

who has any claim in respect of the said share certificate/s should with the company or its registrar and Transfer Agents Link Intime tide 247 Park, C-101, 1st Floor, LB.S. Marg, Vikhroli (W) Mumbai-44 (186270 Within 15 Days of publication of this notice after which no

NOTICE INVITING TENDER (NIT)

- disting in Transmissori divisori. Mutmati, formation in Transmissori divisori. Mutmati di matteria di



VMS INDUSTRIES LIMITED

CIN: L74140GJ1991PLC016714

Registered Office: 808-C, Pinnacie Business Park, Corporate Roa
Prahladnagar, Ahmedabad, Gujarat, 380015, Gujarat, India
(T) 079-4032 0484: 4890 1470: (E) Info@vmsil.in: (W) www.ymsil.

NOTICE

Notice is hereby given that pursuant to Regulation 42 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company has fixed Thursday, July 11, 2024 as the Record Date for determining the list of eligible members for the payment of interim Dividend declared by the Board of Directors of the Company at the real of Re. 150-Fifty pass Only 1s. 675, per Equity Sharbe exempt are value of Rs. 10⁴-each for the financial year 2024-25.

Date: 04 07 2024 Place: Ahmedabad SD/-Hemal Pankajbhai Patel Company Secretary & Compliance Officer Membership No. A24693

bajaj consumer care

Bajaj Consumer Care Limited
Corporate Identity Number (CIN). L011/08/2006FIC.047173
Registered Office: 016 Station Road, Sewashram Chourarba,
Udaipur- 313 001, Rajasthan
Corporate Office: 213, 316 Foot, Solitaire Corporate Park,
167, Guru Hargowind Mang, Chaskad, Andheri (East), Mumbari -400 93,
Maharastha, India
Webstet: www.bajajconsumeraran.com
E-mali complianceoffice/gajajconsumercom
Contact Person: Vivek Mehra, Head - Legal. Company Secretary and
Compliance Officer Officer

NOTICE TO ELIGIBLE SHAREHOLDERS – BUYBACK OF EQUITY SHARES

OFFER FOR BUYBACK NOT EXCEDING 174,000 (FIFTY SHARES OFFER FOR BUYBACK OF EQUITY SHARES OF THE FORTY ONE THOUSAND) FULLY PAID-UP EQUITY SHARES OF THE COMPANY OF FACE VALUE OF INR 1/4 (NIDNAR RUPEC ONE ONLY) EACH, REPRESENTING ACK, OF THE TOTAL NUMBER OF EQUITY SHARES IN THE TOTAL PAID-UP EQUITY CAPITAL OF BAJAL CONSUME CARE SHAREHOLDERS (EQUITY SHAREHOLDERS AS ON THE RECORD DATE, BEING TURSDAY, JULY 2, 2004) ON A PROPORTIONATE BASIS, THROUGH HITE TENDER OFFER FOUTE AT A PRICE OF IN 2824 (MIDNAR RUPEC) AND MISTEY ONLY PER EQUITY SHAREHOLDERS AS ON THE RECORD DATE OF THE PRICE OF THE P

COSTS.

The Company has sort the Letter of Offer and Tender Form, along with the shart transfer form, along with the shart transfer form, called July 3, 2024, in relation to the Buyback, through electron reverse by Ellipsia Control (1998). The control of the Buyback for receive have 11 bit 1998 and the through electron transfer form the Ellipsia Control of the Cost of the Ellipsia Control of the Ellipsia Cost on a rocept of a request by the Maragar to the Buyback or Registers to the Buyback for receive a copy of Letter of Offer in physical forms at the Superior of the Ellipsia Cost of the E

BUYBACK OPENS ON	Friday, July 5, 2024				
	Thursday, July 11, 2024				
LAST DATE OF RECEIPT OF COMPLETED TENDER					
FORMS AND OTHER SPECIFIED DOCUMENTS BY	5:00 p.m. (IST)				
THE REGISTRAR TO THE BUYBACK					

CATEGORY OF ELIGIBLE SHAREHOLDERS	BUYBACK ENTITLEMENT		
Reserved category for Small Shareholders	7 Equity Shares for every		
	93 Equity Shares held on		
	the Record Date		
General category for all other Shareholders	6 Equity Shares for every		
	93 Equity Shares held on		
	the Record Date		

*For further information in relation to the entitlement ratio for the Buyback in eac category, see the section titled *Process and Methodology for the Buyback* in the Letter of Office.

Leiter of Office

LEIGIBLE SHAREHOLDERS CAN ALSO CHECK THEIR ENTITLEMENT ON THE WEBSITE OF THE REGISTRARTOTHE BUYBACK BY POLLOWING THE STEPS GIVEN BELOW.

1. Click on https://losenic.kinnech.com/karsma/buybackofferv? aspx.

2. Select the man of the Company—Baja Consumer Care Limited.

3. Select holding type — "Physical" or "HSNL" or "CDBL" or "PAN".

8. Based on the option selected above, enter your "Friol Number" or "HSNL" or "PON".

- Enter the security code and click on submit.
- Click on 'View' button.

The entitlement will be provided in the pre-filled 'FORM OF ACCEPTANCE-CUMACKNOWLEGGEMENT.

of the Letter of Office is available on the Company's website applications on the website of the Registrar influence, and on the website of Manager to the Buy-back

Date: July 4, 2024 For and on behalf of the Board of Directors of Bajaj Consumer Care Limited

sd/Vivek Mishra
Head-Legal &
Company Secretary
Membership No.: A2190





CIN- L40100GJ2015PLC085213 ર**િસ્ટર્ડ ઓફિસ:** જ્યો માળ, બ્લોક ૮, મેસેટ કોપોરેટ પાર્ક, એસ.જી. હાઇવે, સોલા બ્રીજની પાસે, અમદાવાદ, રાત - ૩૮૦૦૫૪ ઇમેલઃ investocrelations@imenergy.com; વેબસાઇટઃ www.imenergy.com; ફોનાઃ ૦૭૯૪૯૦૩૧૫

રેજિસ્ટર્ક ઓફિસ: જવો માળ, લ્લીક દ, તેમેટ કોપ્ટરેટ પહે. તેમેટ કોપ્ટર પહે. તેમેટ કોપ્ટરેટ માળ કોપ્ટરેટ પહે. તેમે કેપ્ટરેટ તેમેટ કોપ્ટરેટ સ્થાન કોપ્ટરેટ સ્થાન કોપ્ટરેટ તેમેટ કોપ્ટરેટ વાર્લ્ય કોપ્ટરેટ સ્થાન કોપ્ટરેટ તેમે કોપ્ટરેટ તેમેટ કોપ્ટર તેમેટ કોપ્ટરેટ તેમે કોપ્ટરેટ તેમેટ કોપ્ટરેટ તેમેટ કોપ્ટરેટ તેમેટ કોપ્ટરેટ તેમે કોપ્ટરેટ તેમેટ કોપ્ટરેટ તેમેટ કોપ્ટરેટ તેમેટ કોપ્ટરેટ તેમે કોપ્ટરેટ તેમે કોપ્ટરેટ તેમેટ કોપ્ટરેટ તેમે કોપ્ટરેટ તેમેટ કોપ્ટરેટ તેમે કોપ્ટરેટ

સ્થળઃ અમદાવાદ તારીખઃ ૦૫ જુલાઈ, ૨૦૨૪

For the attention of the Equity Shareholders of S&S POWER SWITCHGEAR LIMITED

This Public Announcement cam Configending to the Bis being issued published. Public Announcement cam Configending to the Bis being issued published Capital Markets Limited (Manager in the Office') of Hamilton & Company Limited ("Acquirer") and Mr. South Kinner Jalan (PAC. 1) Mo. Rebth a Jalan (PAC. 2), Mr. Albrito Jalan (S. Sordal Jalan (PAC. 1), Mr. Angola Jalan (PAC. 2), Mr. Albrito, Jalan (PAC. 2), Mr. Angola Jalan (PAC VISION IN THE SCHEDULE OF ACTIVITIES

Activity	Original Schedule	Revised Schedule
Public Announcement Date	Thursday, January 25, 2024	Thursday, January 25, 2024
Detailed Public Statement Date	Friday, February 2, 2024	Friday, February 2, 2024
Filing of draft Letter of Offer with SEBI	Friday, February 9, 2024	Friday, February 9, 2024
Last date for competing offer	Monday, February 26, 2024	Monday, February 26, 2024
Last date for receipt of comments from SEBI on the draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Managers to the Open Offer)	Monday, March 4, 2024	Friday, June 28, 2024*
Identified Date (Identified date is only for the purpose of determining the shareholders to whom the LOF shall be sent)	Wednesday, March 6, 2024	Tuesday, July 2, 2024
Date by which LOF will be despatched to the shareholders	Thursday, March 14, 2024	Tuesday, July 9, 2024
Last date by which a committee of independent directors of the Target Company is required to publish its recommendation to the shareholders of the Target Company for this Open Offer	Tuesday, March 19, 2024	Friday, July 12, 2024
Date of publication of Open Offer opening public announcement, in the Newspapers in which the Detailed Public Statement has been published	Wednesday, March 20, 2024	Monday, July 15, 2024
Date of commencement of Tendering Period (open date)	Thursday, March 21, 2024	Tuesday, July 16, 2024
Date of expiry of Tendering Period (closure date)	Friday, April 5, 2024	Tuesday, July 30, 2024
Last date for communicating Rejection/acceptance and payment of consideration for accepted equity shares or equity share certificate/return of unaccepted share certificates/credit of unaccepted shares to Demat Account	Wednesday, April 24, 2024	Tuesday, August 13, 2024

Reference to the various dates as mentioned in the Public Announcement, DPS should be read as per revised acti-above. Except for the revision in the schedule of activities, all other terms and conditions remain unchanged. UPDATES ON PREFERENTIAL ALLOTMENT (THE UNDERLYING TRANSACTION) AND THE OPEN OFFER SIZE

The Board of Directors of the Target Company in their meeting held on January 25, 2024 held approved in aggregate Equity Shares to the Apquirer and PACs. Accordingly, the Target Company obtained approved of its members in the Estri Meeting held on February 21, 2024.

Name of the proposed allottee	Number Equity Shares originally proposed to be allotted	Number Equity Shares allotted pursuant to Stock Exchange approvals	Remarks
Hamilton & Company Limited	31,08,108	31,08,108	Cash @ Rs. 148/- per Equity Share aggregating Rs. 45,99,99,984/-
Hamilton & Company Limited	12,71,095	12,69,881	Other than cash - for acquisition of 3,74,000 Equity Shares held in Hamilton Research & Technology Private Limited (HART)
Mr. Sushil Kumar Jalan	10,196	10,186	Other than cash - for acquisition of 3,000 Equity Shares held in HART
Ms. Rekha Jalan	2,61,696	2,61,446	Other than cash - for acquisition of 77,000 Equity Shares held in HART
Mr. Ashish Jalan	1,18,953	1,18,839	Other than cash - for acquisition of 35,000 Equity Shares held in HART
Ms. Snehal Jalan	2,48,102	2,47,864	Other than cash - for acquisition of 73,000 Equity Shares held in HART
Ms. Ananya Jalan	88,365	88,280	Other than cash - for acquisition of 26,000 Equity Shares held in HART
Ashish Jalan Family Trust	3,36,467	3,36,145	Other than cash - for acquisition of 99,000 Equity Shares held in HART
Ashish Jalan Family Trust	5,88,754	5,88,754	Other than cash - for acquisition of 10,11,968 Equity Shares held in Acrastyle Power (India) Limited (APIL)
Sushil K Jalan HUF	1,10,457	1,10,350	Other than cash - for acquisition of 32,500 Equity Shares held in HART
Total	61,42,193	61,39,853	

Interesting values of premises also also account feet to be discussed on your valight Continues of your gar, accounting the premises and the p

ANGES IN THE BOARD OF DIRECTORS OF THE TARGET COMPAN'

Ne Disease Augul edition University Director, has reception of Nay 21, 2024. March 22, 2024 and Nay 28, 2024, respective March 2024, respec

vetisite: www.arihantospital.com Contact Persons: Mr. Amol Kshirsagar / Mr. Satish Kumar P Place : Mumbal Date : July 3, 2024

Cameo Corporate Services Limited SEBI Registration No. : INR 000003753 #1 Subramanian Building Club House Road, Chennai - 600 002 Tel : 044-4002 0700

Chola ચોલામંડલમ ઈન્વેસ્ટમેન્ટ એન્ડ ફાઈનાન્સ કંપની લિમિટેડ incre better life કોર્પોરેટ ઓફિસ: ચોલા કેસ્ટ, સુપર બી. સીપપ અને સીપપ, ૪, ઘીરૂ વી. શ ઈન્સ્ટ્રીયલ એસ્ટેટ, ગિન્ડી, ચેતાઈ ೯૦૦૧ પાસિશભ્ય જ જિલ્લો બિલ્યમ ૮(૧)] કઃબજા નોટીસ (સ્થાવર મિલક્ત માટે)

ખાઉલિયા ક (જુઓ લિયા ૮(૧) કન્દ્રભુલા ગી.ટે)સ (સ્ટાયર મિલાકરા માટે) પાંચે ચોલાકાલના લેન્સએન્ટ એક દાર્કાનાના ઇપતા લિલ્ડિટના માર્ચિક મહિલાના વિદેશ લિલ્ડિટના માર્ચિક મહિલાના વેદા લિલ્ડિટના સ્થિત માર્ચિક મહિલાના ૧૩ નિર્દેશ સ્થાન ૧૩ નિર્દેશ સ્થાન ૧૩ નિર્દેશ મહિલાના ૧૩ નિર્દેશ માર્ચિક માર્ચ માર

STERLITE TECHNOLOGIES LIMITED

STERLITE TECHNOLOGIES LIMITED

Registered Office: 4th Floor, Godrej Millerinium, Koropane Ricad 9, S15 1271, Pure-411 001, Maharashtra, India.
CRI: L31300PH/0200PL/C02406, Phone: +91-020-30514000, Faz - +91-020-30514113
Email dis gestication/Gibstich, Websitz evwsstallach.

CORRIGENDUM TO NOTICE OF MEETING OF EQUITY SHAREHOLDERS, SECURED CREDITORS
[INCLUDING NON-CONVERTIBLE DEBENTURE ('NCD') HOLDERS, AND UNSECURED
CREDITORS OF STERLITE TECHNOLOGIES LIMITED

CREDITORS OF STERLITE TECHNOLOGIES LIMITED

REBITIORS OF STERRURE TECHNOLOGIES LIMITÉD

REBITIORS OF STERRURE TECHNOLOGIES LIMITÉD

STERRURE (Enchnologies Limited had issued as Allocida data? Jan. 2024 for convening meetings of the equity shareholders, secured creditors [including floho Convertible Dehenture ("NCD") Holders) and unsecured creditors on Wodnesday, 10 July, 2024 in terms of an other of the Holderian Company Law Flohous, Allomab Beneric ("NCD"). The Notice has been dispatched to the equity shareholders, secured creditors [including Non-Convertible Dehenture ("NCD") Holders) and unsecured creditors in flohous with provisions of the Companies Act, 2013 read with relevant rules and circulars made threatuneter. The Notice was also published in the newspapers on 8 June 2024. This corrigination is being issued to amend certain typographical errors, noticed by the Company subsequent to circulation, in "Anneaure P2" of the aforesaid Notice. The rectified Anneaure P2 is approached network). This Corrigination is made available on the website of Striff Enchnologies Limited ("Win") https://wooting.kinistech.com and to the website of the Books beckmaps ("NEB) Limited - www.steendia.com. All other contents of the Notice save and except as modified or supplemented by the Company Striff the Contents of the Notice save and except as modified or supplemented by the Company Striff the Contents of the Notice save and except as modified or supplemented by the Company Striff the Notice Striff the

Balance Sheet	STL (Demerged Co) Pre Demerger	Post Demerger	(Resulting Co) Pre Demerger	STL Networks (Resulting Co) Post Demerger
	31 March 2023	31 March 2023	31 March 2023	31 March 2023
ASSETS				
Non-current assets				
Property, Plant and Equipment	2,854	2,807		47
Capital work-in-progress	129	129		-0
Goodwill	225	160		65
Other Intangible assets	167	128		39
Deferred tax assets (net)	77	46		31
Financial Assets				-
Investments	96	97		-0
Trade Receivables	-	-		-
Loans	3	-7		10
Other Non Current Financial Assets	11	7		4
Other Non-current assets	97	45		51
Total Non-Current assets	3,659	3,412	-	247
Current assets				
Inventories	832	781		51
Financial Assets				-
Investments	40	40		-
Trade receivables	1,822	783		1,039
Loans		-		-
Cash and cash equivalents	450	400		50
Other Bank balances	57	57		-
Other Current Financial Assets	118	74		43
Contract Assets	1,416	-0		1,416
Other current assets	461	274		187
Asset classified as held for sale	10	10		-
Total current assets	5,205	2,418		2,787
Total Assets	8,864	5,830	-	3,034
EQUITY AND LIABILITIES				
Equity				
Equity share capital	80	80		80
Other Equity	2,011	891		
Capital reserve				1,043
Non-controlling interest	4	1		
Total Equity	2,095	972	-	1,123
Liabilities				
Non-current liabilities				
Financial Liabilities				
Borrowings	1.002	847		155
Lease Liability (Non-current)	126	123	İ	3
Other financial liabilities	15	11		4
Employee benefit obligations	44	44		
Provisions	0	0	<u> </u>	
Other non-current liabilities		-		-
Deferred tax liabilities (Net)	54	42		12
Total Non-Current liabilities	1.242	1,068	-	174
Current liabilities	1,616	1,000		
Financial Liabilities				
Borrowings	2,665	2,296		369
Lease Liability (Current)	41	21		21
Trade payables	2,153	996		1,156
Other financial liabilities	254	239		1,130
Contract Liabilities	156	239		145
Other current liabilities	131	102		145
	29	29		29
Employee benefit obligations		29 66	-	-
Provisions	66			
Current tax liabilities (Net)	33	32	-	2
Total current liabilities	5,528	3,791		1,738
Total Equity and Liabilities	8,864	5,830	-	3,034
Revenue From Operations	7,020	5,403	-	1,617
PAT	127	107		19

Bangalore Javaram Arur Date : July 04, 2024 Place : Pune (DIN: 02497125) Chairman appointed for the Meetings