ગુજરાત ગેસ લિમિટેડ

- -ર**િસ્ટર્ડ ઓફિસ**ઃ ગુજરાત ગેસ CNG સ્ટેશન, સેક્રેટર-પ/સી. ગાંધીનગર-૩૮૨૦૦૬, ગુજરાત. ફોન નં.: +૯૧-૭૯-૨૬૪૬૨૯૮૦, केंद्राः +७१-७७-२६४६६२४७, वेजसार्धः www.gujaratgas.com ย-भิฮต : Investors@GUJARATGAS.com CIN: L40200GJ2012SGC069118



સેબી (લિસ્ટિંગના બંધનકારક કરાર અને સ્પષ્ટતાની આવશ્યકતા), ૨૦૧૫ના નિયમ ૨૯(૧) સાથે વંચાણે લઈને સૂચના આપવામાં આવે છે કે **૩૦મી જુન, ૨૦૨૩**ના રોજ પૂરા થનારા ત્રિમાસિક અંતનાં સમયગાળાના અનઓડિટેડ સ્વતંત્ર તથા એકત્રિત (સ્ટેન્ડઅલોન તથ કન્સોલિડેટેડ) નાણાંકીય પરિણામો ધ્યાને લેવા અને મંજૂર કરવા કંપનીના બોર્ડ ઓફ િડરેક્ટર્સની મીટિંગ **૦૨ ઓગસ્ટ, ૨૦૨૩ના રોજ બુધવારે** યોજવામાં આવશે. આ મીટિંગની સૂચનાની વિગતો કંપનીની વેબસાઈટ (www.gujaratgas.com) ઉપર અને નેશનલ સ્ટોક એક્સચેન્જ ઓફ ઈન્ડિયા લિમિટેડની વેબસાઈટ (www.nseindia.com) તથા BSE લિમિટેડની વેબસાઈટ (www.bseindia.com) પર ઉપલબ્ધ છે. ગુજરાત ગેસ લિમિટેડ વર્ત

સ્થળ : અમદાવાદ તારીખ : ૧૫ જુલાઈ, ૨૦૨૩



PARAVAI TOWN PANCHAYAT MADURAI DISTRICT

AMRUT-2.0

ROC. No. 175/2023 TENDER NOTICE Dated: 12.07.2023 1. Bids are invited for Water supply improvement work in Paravai Town Panchayat @ an estimated cost of Rs. 21.38 crore

- 2. The bid documents can be downloaded from the website https://tntenders.gov.ir
- 3. Importat Dates:
- 1. Date time and venue for the pre-bid meeting: 21.07.2023 @ 11.00 am in the
- Office of Executive Officer of Paravai Town Panchayat Last date and time for downloading bid documents: 14.08.2023 at 3.00 pm
 Last date and time for submission of bid document through online submission
- 14.08.2023 upto 3.00 pm

 4. Date and time of opening of the Technical bid: 14.08.2023 at 3.30 pm
- In the event of specified date for submission of bids is declared a holiday bids wi be received and opened on the next working day the same time and ver

. Other details can be seen in the bid document.

B. Jeyalakshmi, Executive Officer, Paravai Town Panchayat, Madurai District DIPR / 3659 / Tender / 2023 வேருணை கடந்து கதந்திரம் அடைந்தோம் சாதனை புரிந்து சரித்திரம் படைப்போம்

Place: Delhi

Date: July 15, 2023

Name of the Target Company

T. Kalameena, Chairman, Paravai Town Panchayat, Madurai Distric

edanta

Place: New Delhi

Date: July 16, 2023

KWA-JB-GL-6-705-2023-24

VEDANTA LIMITED

Superintending Engineer

PH circle, Alappuzha

NOTICE OF BOARD MEETING

Notice is hereby given that the meeting of the Board of Directors of the Company is scheduled to be held on Friday, July 21, 2023 inter alia to consider and approve the Unaudited Financial Results for the First Quarter ended June 30, 2023

KERALA WATER AUTHORITY e-Tender Notice

Tender No: No62/2023-24/SE/PHC/ALP(WRD/KWA-CE(CR)/EST//

4939/2022 26 1 1], AMRUT-2.0-Kayamkulam Municipality-Pipeline

Work, EMD: Rs. 5,00,000/, Tender fee: Rs. 19518/-, Last Date for

submitting Tender: 08-07-2023 02:00:pm, Phone: 0477 2268955,

Website: www.kwa.kerala.gov.in, www.etenders.kerala.gov.in

The intimation submitted to the Stock Exchange(s) with reference to the aforesaid is available on their website at www.bseindia.com and www.nseindia.com and also on the Company's website at <u>www.vedantalimited.com</u>.

> For Vedanta Limited Prerna Halwasiya Company Secretary & **Compliance Officer**

(B) KERALA WATER AUTHORITY e-Tender Notice

Tender No: 101,102,104,105,106/2023-24/SE/PHC/MVPA

JJM-Idukki District-(1) WSS to Konnathady- Construction of 22 MLD WTP (2)WSS TO CHAKKUPALLAMConstruction of Well cum pump house, renovation of booster pump houses, civil structures, providing RWPMS -(3)WSS
to Mankulam Construction of GLSR, Supply and laying Gravity main,Supply and Laying distribution lines and providing
FHTC (4.5)CWSS to Devikulam -Supply and Laying Gravity Mains, Construction of GLSR at various zones, Providing stribution System and FHTC to various zones, Supply and Laying CWPMs, Construction of sump cum pump hous Construction of GLSRs, Supply and erection of Pumpsets, EMD: Rs. 5,00,000/- each, Tender fee: Rs.16,540/each
Last Date for submitting Tender: 16-08-2023 04:00;pm, Phone: 04852835637, Website: www.kwa.kerala.gov.in ww.etenders.kerala.gov.in

Superintending Enginee KWA-JB-GL-6-714-2023-24 PH Circle, Muvattupuzha

KERALA WATER AUTHORITY e-Tender Notice

Tender No: Re 119 and 120/2023-24/SE/PHC/MVPA Table 119 and 120/2023-24/SE/PHC/MVPA
Jal Jeevan Mission 1 CWSS to Idukki--supply and laying CWPM and storage reservoir cum pump house in kamakshi panchayath-General Civil Work,2.
Supply and laying CWPM and GM With storage reservoir in Vathikudy Panchayath., EMD: Rs. 5,00,000/- each, Tender fee: Rs.16,540/- each, Last Date for submitting Tender: 02-08-2023 04:00:pm, Phone: 04852835637, Website: www.kwa.kerala.gov.in, www.etenders.kerala.gov.in

Superintending Enginee KWA-JB-GL-6-731-2023-24

KERALA WATER AUTHORITY e-Tender Notice

Tender No : e-Tender Nos.59,60,61/2023-24/SE/PHC/ALP JJM-Augmentation to ARWS to various panchayaths-Survey Investigation work Construction of different capacity OHSRs, Supply and laying of Clear Water Transmission mains at various locatios,1 LL Sump in Vallikunnam Pt, providing FHTC, PWD/LSGD Road Restoration, EMD: Rs. 2,00,000 to 5,00,000/-, Tender fee: Rs.13,010/- to Rs.19,518/-, Last Date for submitting Tender: 09-08-2023 02:00:pm, Phone: 0477-2237953

Website: www.kwa.kerala.gov.in, www.etenders.kerala.gov.in



Head Office, Information Technology Department, C-29, PNB-BOI Tower, 10th Floor, Bandra-Kurla Complex, Bandra (E), Mumbai-400 051. E-mail: headoffice.it@bankofindia.co.in

Request for Proposal (RFP) for Supply, Implementation & Management Of BMC IT Enterprise Management Solution (EMS) for Domestic and Bank Sponsored Regional Rural Banks (RRB

The captioned RFP is available on Bank's Corporate Website https://bankofindia.co.in under "Tender" section. Subsequent changes if any, will henceforth be uploaded only

The last date of submission: 11.08.2023 upto 3:00 pm

XCHANGING SOLUTIONS LIMITED

(a DXC Technology Company)
CIN: L72200KA2002PLC030072
Registered Office: Kalyani Tech Park - Survey No 1, 6 & 24,

Kundanhalli Village, K R Puram Hobli, Bengaluru - 560 066, Karnataka, India Tel: +91-80 4364 0000
Email : compliance@xchanging.com Website : www.dxc.com

NOTICE OF THE 22ND ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCING / OTHER AUDIO VISUAL MEANS

NOTICE is hereby given that the 22" Annual General Meeting ("AGM") of Xchanging Solutions Limited ("XSL"/ "Company") will be held on Friday, August 25, 2023 at 10:00 A.M. (IST) in applicable provisions of the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued thereunder, to transact the business as set out in the Notice of the AGM which will be circulated in due course.

The Notice of the AGM along with the Annual Report 2022-23, including the financia The Notice of the AGM along with the Annual Report 2022-23, including the financial statements for the financial year ended March 31, 2023, will be sent only by electronic mode to those members, whose e-mail addresses are registered with the Company / Registrar and Share Transfer Agent ("RTA") / Depositaries in accordance with the Companies Act, 2013 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued thereunder. Members may note that the Notice of the AGM and Annual Report for the year 2022-23 will also be available on the Company's Website at <a href="https://www.dxc.com/in/en/about-us/xchanging-solutions-limited-investor-relations-websites of the stock exchanges is Nations-websites of the stock exchanges is Nationssolutions-limited-investor-relations, websites of the stock exchanges i.e. National Stock Exchange of India Limited and BSE Limited at www.nseindia.com and website of KFin Technologies Limited ("RTA") at https://www.nseindia.com and website of KFin Technologies Limited ("RTA") at https://www.nseindia.com and website of KFin Technologies Limited ("RTA") at https://www.nseindia.com and website of KFin Technologies Limited ("RTA") at https://www.nseindia.com and website of KFin Technologies Limited ("RTA") at https://www.nseindia.com and https://w be provided in the Notice of the AGM. Members attending the meeting through VC OAVM shall be counted for the purpose of reckoning the quorum under Section 103 or the Companies Act, 2013.

The Company is providing Remote e-Voting facility ("Remote e-Voting") to all it Members to cast their votes on all the resolutions set out in the Notice of the AGM. Additionally, the Company is providing the facility of voting through e-Voting system during the AGM ("e-Voting"). The manner of participation in the Remote e-Voting or casting vote through e-Voting system during the AGM will be provided in the Notice of

Members holding shares in physical form and who have not registered/updated their email address can get their email IDs registered/updated with RTA by using the link: https://ris.kfintech.com/clientservices/mobilereg/mobileemailreg.aspx. and follow the registration process as guided thereafter or alternatively member may send an e-mail request at the email id einward.ris@kfintech.com. Members holding shares n electronic mode can get their email IDs updated by reaching out to their respectiv Depository Participant.

Notice of the AGM is also hereby given that pursuant to Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Record date is fixed as Obligations and Discussion equine interior Negulations, 2015, record date is liked as Friday, July 28, 2023 for determining the eligibility for the purpose of payment of Interior dividend for the financial year 2023-24 of Rs 15/- per equity share (150%) of face value of Rs 10/- each as recommended by the Board of Directors at its meeting held on July 10, 2023. The Shareholders are also requested to refer to the Notice of the AGM for nore details on process to be followed from their side, if any, in this regard

Date: July 15, 2023 Place: Delhi

> For Xchanging Solutions Limited Mavank Jain Company Secretary Membership No: A26620

SG FINSERVE LIMITED

(Formerly Moongipa Securities Limited) CIN: L64990DL1994PLC057941 red Office: 37, Hargobind Enclave, Vikas Marg, Delhi-110092 20-4041444 | Email: compilance@sgfinserve.com | Website: www.sgfinserve.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 30[™] JUNE. 2023

S.No.	Particulars	Quarter ended	Quarter ended	Year ended
0.140.	Tartodalo	30 June, 2023	30 June, 2022	31 Mar, 2023
		(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	34.84	0.04	41.96
2	Net Profit / (Loss) for the period (before Tax, Exceptional items)	20.90	(0.88)	25.02
3	Net Profit / (Loss) for the period before tax (after Exceptional items)	20.90	(0.88)	25.02
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	15.64	(0.82)	18.41
5	Total Comprehensive Income for the period	-	-	-
	[(Comprising Profit / (Loss) for the period (after Tax) and			
	Other Comprehensive Income (after Tax)]			
6	Equity Share Capital (of Rs.10/- each)	42.52	5.01	41.27
7	Earnings Per Share of Rs 10/- each			
	(For Continuing Operations- Not Annualised) (In Rs.)			
	1. Basic	3.77	(1.64)	8.50
	2. Diluted	2.84	(1.64)	5.05

Notes; The above is an extract of the detailed format of Unaudited Financial Results Filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Unaudited financial results is available on the website of Stock Exchange, www.bseindia.com and on the website of the Company at www.kintechrenewables.com.

For SG FINSERVE LIMITED

Rohan Gupta DIN: 08598622

POST-OFFER PUBLIC ANNOUNCEMENT TO THE PUBLIC SHAREHOLDERS OF

J TAPARIA PROJECTS LIMITED Corporate Identification Number: L74210WB1980PLC032979 Registered Office: 1 Mall Road (Khudiram Bose Sarani), 3rd Floor, Kolkata - 700080, West Bengal,India. Tel No.: 033-22305244; Email Address: info@jtapariaprojects.com ; jtaparia2008@gmail.com

Website: http://www.jtapariaprojects.com Open Offer for acquisition of upto 48,60,000 Equity Shares representing 30.00% (Thirty Percent) of the voting share capital of J. Taparia Projects Limited ('Target Company' or 'JTAPARIA') at an offer price of ₹6.00 (Rupees Six Only) per Equity share, by Mr. Chirayu Agrawal ('Acquirer 1') and Mr. Sarvesh Agrawal ('Acquirer 2') (hereinafter collectively referred to as 'Acquirers') pursuant to and in compliance with the provisions of Securities and Exchange Board of India (Substantial

Acquisition of Shares and Takeovers) Regulation, 2011 as amended ('SEBI (SAST) Regulations') ('Offer').

This Post-Offer Public Announcement is being issued by Bonanza Portfolio Limited, the Manager to the Offer ('Manager'), on behalf of the Acquirers, in connection with the Offer made by the Acquirers to the Public Shareholders of the Target Company, pursuant to and in compliance with the provisions of Regulation 18 (12) and other applicable provisions under the SEBI (SAST) Regulations ('Popa'). This Popa should be read in continuation of, and in conjunction with the: (a) Public Announcement dated hursday, March 23, 2023 (**'PA'**), (b) Detailed Public Statement dated Thursday, March 30, 2023, published on Friday, March 31 2023, in the newspapers, namely being, Financial Express (English daily) (All Editions), Jansatta (Hindi daily) (All Editions) Mumbai Lakshadweep (Marathi Daily) (Mumbai Edition), and Duranta Barata (Bengali daily) (Kolkata Edition) ('Newspapers ('DPS'), (c) Letter of Offer dated Tuesday, May 30 2023, along with form of Acceptance cum Acknowledgment ('Letter of Offer' of Offer') 'LOF'), and (d) Pre-Offer Advertisement cum Corrigendum to the Detailed Public Statement dated Friday, June 09, 2023 published in the Newspapers on Monday, June 12, 2023. This PoPA is being published in the same aforesaid Newspapers.

J TAPARIA PROJECTS LIMITED

2.	Name of the Acquirer and PACs	Mr. Chirayu Agrawal ('Acquirer 1') and				
		Mr. Sarvesh Agrawal ('Acquirer 2')				
3.	Name of Manager to the Offer	Bonanza Portfolio Limited				
4.	Name of Registrar to the Offer	Purva Sharegistry (India) Private Limited				
5.	Offer Details					
5.1	Date of Opening of the Offer	Tuesday, June 13	, 2023			
5.2	Date of Closing of the Offer	Monday, June 26	, 2023			
6.	Date of Payment of Consideration	Tuesday, July 11, 2023				
7.	Details of the Acquisition					
	Particulars	Proposed in the (Assuming fu in this		Act	tuals	
7.1	Offer Price	Rs.6	6.00	Rs	.6.00	
7.2	Aggregate number of Equity Shares tendered	48,60	0,000	48,0	4,130	
7.3	Aggregate number of Equity Shares accepted	48,60		48,0	4,130	
7.4	Size of the Open Offer (Number of Equity Shares multiplied by Offer Price per Equity Share)	Rs. 2,91,60,000 /-		Rs. 2,88,24,780/-		
7.5	Shareholding of the Acquirer before the Share Purchase Agreement/ Public Announcement					
a)	Number of Equity Shares	0		0		
b)	% of fully diluted Equity Share capital	0.00%		0.00%		
7.6	Equity Shares acquired by way of Share Purchase Agreement					
a)	Number of Equity Shares	44,33,200		44,33,200		
b)	% of fully diluted Equity Share capital	27.37%		27.37%		
7.7	Equity Shares acquired by way of Offer					
a)	Number of Equity Shares	48,60,000		48,04,130		
b)	% of fully diluted Equity Share capital	30	1%	29.65%		
7.8	Equity Shares acquired after the Detailed Public Statement					
a)	Number of Equity Shares acquired]				
b)	Price of the Equity Shares acquired	Nil		Nil		
c)	% of Equity Shares acquired					
7.9	Post-Offer shareholding of the Acquirer					
a)	Number of Equity Shares	92,93,200		90,37,330		
b)	% of fully diluted Equity Share capital	57.37% 57.02%				
7.10	Pre-Offer and Post-Offer shareholding of the Public Shareholders					
	Particulars	Pre-Offer	Post-Offer	Pre-Offer	Post-Offer	
a)	Number of Equity Shares	1,17,66,800	69,06,800	1,17,66,800	69,62,670	
b)	% of fully diluted Equity Share capital	72.63%	42.63%	72.63%	42.98%	

- The Acquirers accept full responsibility for the information contained in this PoPA and for their obligations specified under
- The Acquirers will consummate the Share Purchase Agreement transaction in accordance with the provisions of Regulations 22 (1), and 22 (3) read with 17 of the SEBI (SAST) Regulations and will make an application for reclassification of themselves as the promoters of the Target Company in accordance with the provisions of Regulation 31A (10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, including subsequent amendments thereto ('SEBI (LODR) Regulations').
- 10. A copy of this PoPA will be accessible on the websites of Securities and Exchange Board of India at <u>www.sebi.gov.in,</u> BSE a www.bseindia.com and the registered office of the Target Company.
- $The \ capitalized \ terms \ used \ in \ this \ PoPA \ shall \ have \ the \ meaning \ assigned \ to \ them \ in \ the \ LoF, \ unless \ otherwise \ specified.$ ISSUED BY MANAGER TO THE OFFER



Date: July 15, 2023

BONANZA PORTFOLI LIMITED Bonanza House, Plot No. M-2, Cama Industrial Estate, Walbhat Road, Behind The Hub, Goregaon East, Mumbai 400 063, Maharashtra, India Contact Number: +91-22-62735500/ 68363700 Email Address: swati.agrawal@bonanzaonline.com Contact Person: Ms. Swati Agrawal
SEBI Registration Number: INM000012306

For and on behalf of the Acquire Mr. Chirayu Agrawal and Mr. Sarvesh Agrawa 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



code to view the DRHP



FLAIR WRITING INDUSTRIES LIMITED

Our Company was originally formed and registered as a partnership firm under the Indian Partnership Act, 1932 under the name of 'M/s Flair Writing Instruments' with firm registration number BA-12035, pursuant to a deed of partnership dated January 6, 1986, as amended and supplemented from time to time. Pursuant to the conversion of M/s Flair Writing Instruments under the provisions of Chapter XXI of the Companies Act, 2013. our Company was incorporated as a private limited company on August 12, 2016 at Mumbai, Maharashtra, India as 'Flair Writing Industries Private Limited'. Our Company was then converted into a public limited company and the name of our Company was changed to 'Flair Writing' Industries Limited'. A fresh certificate of incorporation dated May 30, 2018 was issued by the Registrar of Companies, Maharashtra at Mumbai (the "RoC"). For further details in relation to changes in the name of our Company, see "History and Certain Corporate Matters" on page 196 of the Draft Red Herring Prospectus dated July 14, 2023 ("DRHP"), filed with Securities and Exchange Board of India ("SEBI") on July 15, 2023.

Registered Office: 63 B/C, Government Industrial Estate, Charkop, Kandivali West, Mumbai - 400 067, Maharashtra, India; Contact Person: Mr. Vishal Kishor Chanda, Company Secretary and Compliance Officer Tel: +91 22 4203 0405; E-mail: investors@flairpens.com; Website: www.flairworld.in; Corporate Identity Number: U51100MH2016PLC284727

OUR PROMOTERS: MR. KHUBILAL JUGRAJ RATHOD AND MR.VIMALCHAND JUGRAJ RATHOD

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹5 EACH ("EQUITY SHARES") OF FLAIR WRITING INDUSTRIES LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹[●] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹[●] PER EQUITY SHARE) (THE "OFFER PRICE") AGGREGATING UP TO ₹7,450.00 MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO 🚺 EQUITY SHARES BY OUR COMPANY AGGREGATING UP TO ₹3,650.00 MILLION (THE "FRESH ISSÚE") AND AN OFFER FOR SALE OF UP TO (♣) EQUITY SHARES AGGREGATING UP TO ₹3,800.00 MILLION (THE "OFFER FOR SALE"), COMPRISING UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹760.00 MILLION BY MR. KHUBILAL JUGRAJ RATHOD, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹570.00 MILLION BY MR. VIMALCHAND JUGRAJ RATHOD (TOGETHER REFERRED TO AS THE "PROMOTER SELLING SHAREHOLDERS"), UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹380.00 MILLION BY MRS. NIRMALA KHUBILAL RATHOD, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹380.00 MILLION BY MRS. MANJULA VIMALCHAND RATHOD, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹380.00 MILLION BY MR. RAJESH KHUBILAL RATHOD, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹380.00 MILLION BY MR. MOHIT KHUBILAL RATHOD, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹380.00 MILLION BY MR. SUMIT RATHOD, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹190.00 MILLION BY MRS. SANGITA RAJESH RATHOD, UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹190.00 MILLION BY MRS. SHALINI MOHIT RATHOD AND UP TO [●] EQUITY SHARES AGGREGATING UP TO ₹190.00 MILLION BY MRS. SONAL SUMIT RATHOD (COLLECTIVELY REFERRED TO AS THE "PROMOTER GROUP SELLING SHAREHOLDERS" AND TOGETHER WITH THE PROMOTER SELLING SHAREHOLDERS REFFERRED TO AS THE "SELLING SHAREHOLDERS", AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES").

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY CONSIDER A FURTHER ISSUE OF SPECIFIED SECURITIES THROUGH A PRIVATE PLACEMENT, PREFERENTIAL ISSUE OR ANY OTHER METHOD AS MAY BE PERMITTED UNDER APPLICABLE LAW TO ANY PERSON(S), FOR CASH CONSIDERATION AGGREGATING UP TO ₹730,00 MILLION, AT THE DISCRETION, PRIOR TO THE FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND THE PRE-IPO PLACEMENT WILL BE COMPLETED PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE AMOUNT RAISED FROM THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE

THE FACE VALUE OF THE EQUITY SHARES IS ₹5 EACH AND THE OFFER PRICE IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DETERMINED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN [] EDITIONS OF [], AN ENGLISH NATIONAL DAILY NEWSPAPER, [] EDITIONS OF [], A HINDI NATIONAL DAILY NEWSPAPER AND [] EDITIONS OF [], A 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 THE BSE LIMITED ("BSE") AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE" AND TOGETHER WITH THE BSE, THE "STOCK EXCHANGES") FOR UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBLICDR REGULATIONS.

In case of any revision in the Price Band, the Bid/Offer Period will be extended for at least three additional Working Days after such revision of the Price Band subject to the Bid/Offer Period not exceeding a total of 10 Working Days. In case of force majeure, banking strike or similar circumstances, our Company 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 websites of the Book Running Lead Managers and at the terminals of the members of the Syndicate and by intimation to the Designated Intermediaries and the Sponsor Banks, as applicable

The Offer is being made through the Book Building Process, in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"), provided that our Company 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"). One-third of the Anchor Investor Portion shall be reserved for the domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("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 remaining QIB Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion (excluding Anchor Investor Portion) shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs (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 Offer shall be available for allocation to Non-Institutional Bidders in accordance with the SEBI ICDR Regulations, out of which (a) one-third of such portion shall be reserved for Bidders with application size of more than ₹200,000 and up to ₹1,000,000; and (b) two-thirds of such portion shall be reserved for Bidders with application size of more than ₹1,000,000, provided that the unsubscribed portion in either of such sub-categories may be allocated to Bidders in the other sub-category of Non-Institutional Bidders; and not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All Bidders (except Anchor Investors) are mandatorily required to utilize the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID in case of UPI Bidders using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Banks under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Offer through the ASBA Process. For further details, see "Offer Procedure" on page 387 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 July 14, 2023 with the SEBI on July 15, 2023. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for a period of at least 21 days from the date of such filling by hosting it on the website of SEBI at www.sebi.gov.in, website of BSE at www.sebi.gov.in, website of BSE at www.flainworld.in and the websites of the BRLMs, i.e. Nuvama Wealth Management Limited, (formerly known as Edelweiss Securities Limited) and Axis Capital Limited at www.nuvama.com and www.axiscapital.co.in, 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. Investment in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are

advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 29 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 and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of our Company, please see the section

'Capital Structure' beginning on page 80 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 "History and Certain Corporate Matters" on page 196 of the DRHP. BOOK PUNNING LEAD MANAGERS PEGISTRAR TO THE OFFER

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Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited)**) 801 - 804, Wing A, Building No 3, Inspire BKC, G Block, Bandra Kurla Complex, Bandra East, Mumbai 400 051, Maharashtra, India Tel: +91 22 4009 4400 E-mail: flair.ipo2023@nuvama.com Website: www.nuvama.com Investor grievance e-mail: customerservice.mb@nuvama.com Contact person: Mr. Manish Tejwani/Ms. Ayushi Modi SEBI registration no.: INM000013004	Axis Capital Limited 1 st Floor, Axis House, C-2, Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai - 400 025, Maharashtra, India Tel: +91 22 4325 2183 E-mail: fwil.ipo@axiscap.in Website: www.axiscapital.co.in Investor grievance e-mail: complaints@axiscap.in Contact person: Mr. Pratik Pednekar SEBI registration no.: INM000012029	Link Intime India Private Limited C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli West, Mumbai - 400 083, Maharashtra, India Tel: +91 810 811 4949 E-mail: flairwriting.ipo@linkintime.co.in Website: www.linkintime.co.in Investor grievance e-mail: flairwriting.ipo@linkintime.co.in Contact person: Ms. Shanti Gopalkrishnan SEBI registration no.: INR000004058				
Duray and to the and and dated April 27, 2022 personal by the National Company Law Tribunal Mymbri Panals the management handing by single francial Company Limited has demonstrated and new transferred						

Pursuant to the order dated April 27, 2023 passed by the National Company Law Tribunal, Mumbai Bench, the merchant banking business of Edelweiss Financial Services Limited has demerged and now transferred to

Nuvama and therefore, the said merchant banking business is part of Nuvama

Place: Mumbai

Date: July 15, 2023

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

For FLAIR WRITING INDUSTRIES LIMITED On behalf of the Board of Directors

Vishal Kishor Chanda

Company Secretary and Compliance Officer

FLAIR WRITING INDUSTRIES LIMITED is proposing, subject to applicable statutory and regulatory requirements, 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 July 14, 2023 with SEBI on July 15, 2023. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, website of the BSE Limited at www.bseindia.com, the website of NSE at https://www.nseindia.com/, website of the Company at www.flairworld.in and the websites of the BRLMs, i.e. Nuvama Wealth Management Limited, (formerly known as Edelweiss Securities Limited) and Axis Capital Limited at www.nuvama.com and www.axiscapital.co.in, 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' of the RHP, when available. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision. The Equity Shares offered in the Offer have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States. and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with any applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in 'offshore transactions' as defined in and in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdictions where such offers and sales.