

Date: November 22, 2024

To,
The Department of Corporate Services,
BSE Limited,
25<sup>th</sup> Floor, P.J. Towers,
Dalal Street, Mumbai- 400001

Subject: Submission of Newspaper Publication of Notice of Postal Ballot & E-voting Information

Scrip Code: 538734

#### Dear Sir/ Madam,

Pursuant to Regulation 30 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 please find enclosed herewith copies of Newspaper Advertisement published today i.e. Friday, November 22, 2024 in Financial Express (English); The Indian Express (English) and Loksatta (Marathi) confirming dispatch of Notice of Postal Ballot, information on remote e-voting and other related information.

This information is also being uploaded to the Company's website at <a href="www.ceinsys.com">www.ceinsys.com</a>.

You are requested to take the above information on your records.

Thanking you.

Yours faithfully,

For Ceinsys Tech Limited

Pooja Karande Company Secretary & Compliance Officer

**Enclosure**: As above

Ceinsys Tech Ltd.

Registered Office: 10/5, IT Park, Opp. VNIT, Nagpur-440022.

Maharashtra, India I CIN: L72300MH1998PLC114790 info@ceinsys.com I EPABX: +91 712 2249033/358/930

Fax: +91 712 2249605

KERALA WATER AUTHORITY e-Tender Notice **Tender No :** Re T No.157/2024-25/SE/O

**FINANCIAL EXPRESS** 

JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

KWA-JB-GL-6-856-2024-25

**Superintending Engineer PH Circle Kollam** 

#### **Public Notice**

TO WHOMSOEVER IT MAY CONCERN NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have been transferred to IEPF as per IEPF Rules.

This is to inform the General Public that following share certificate of (name o Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o. Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
3		C0000183	206969	7477351 To 7477400	50	
4	9	C0000183	206970	7477401 To 7477450	50	
5		C0000183	206971	7477451 To 7477500	50	
6		C0000183	206972	7477501 To 7477550	50	

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates. Any person who has any claim in respect of the said share certificate/s should

lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates.

Place :- Bhilai Durg Date : 28.10.2024 **Lawrance Chittilapplly Varghese**  ceinsys

## Ceinsys Tech Limited Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India.

E-mail: cs@ ceinsys.com, Website: www.ceinsys.com

#### NOTICE OF POSTAL BALLOT

Tel No.: 91 712 6782800

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at www.investor@bigshareonline.com.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited.

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdi.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 91 712 6782800.

For Ceinsys Tech Limited

Date: November 22, 2024 Pooja Karande Company Secretary & Compliance Officer Place: Nagpur

# CANARA ROBECO

## Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

## Any queries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited,

4th Floor, Construction House, Ballard Estate, Mumbai 400 001. Phone No.: 1800 209 2726; Email: crmf@canararobeco.com; Website: www.canararobeco.com

For and on behalf of Canara Robeco Asset Management Company Ltd.

(Investment manager for Canara Robeco Mutual Fund)

Date: 21-11-2024 Place: Mumbai Authorised Signatory

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

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance | C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications) with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders (\*RIB\*) in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. ₹5,013,348,795.00.

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Bidders, Non-Institutional Bidders, Fligible Employees and OIBs are as under (before technical rejections):

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (₹)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
E	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked.

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
1	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
200711	CUTOFF	13,279,518	26.13	50,824,854	100.00
		50,824,854	100.00		

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024.

A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250 : 269	4,099,464
2	108	5,977	6.47	645,516	9.91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0.85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7.	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13:14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
				W		1	51:9874	51
	TOTAL	92,311	100.00	6,517,044	100.00			4,632,711

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from Category 54) in the ratio of 51:9874

Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories.

B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBA Applications) The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in

consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818 successful applicants. The category-wise details of the Basis of Allotment are as under

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	756	683	83.50	516,348	73.80	756	1:1	516,348
2	810	26	3.18	21,060	3.01	810	1:1	21,060
3	864	6	0.73	5,184	0.74	864	1:1	5,184
4	918	5	0.61	4,590	0.66	918	1:1	4,590
5	972	6	0.73	5,832	0.83	972	1:1	5,832
6	1026	5	0.61	5,130	0.73	1,026	1:1	5,130
7	1080	22	2.69	23,760	3.40	1,080	1:1	23,760
8	1134	4	0.49	4,536	0.65	1,134	1:1	4,536
9	1188	2	0.24	2,376	0.34	1,188	1:1	2,376
10	1242	2	0.24	2,484	0.36	1,242	1:1	2,484
11	1350	7	0.86	9,450	1.35	1,350	1:1	9,450
12	1404	- 1	0.12	1,404	0.20	1,404	1:1	1,404
13	1458	2	0.24	2,916	0.42	1,458	1:1	2,916
14	1512	6	0.73	9,072	1.30	1,512	1:1	9,072
15	1620	8	0.98	12,960	1.85	1,620	1:1	12,960
16	1782	13	1.59	23,166	3.31	1,782	1:1	23,166
17	1836	3	0.37	5,508	0.79	1,836	1:1	5,508
18	1890	115	0.12	1,890	0.27	1,890	1:1	1,890
19	2106	1	0.12	2,106	0.30	2,106	1:1	2,106
20	2160	5	0.61	10,800	1.54	2,160	1:1	10,800
21	2268	2	0.24	4,536	0.65	2,268	1:1	4,536
22	2430	1	0.12	2,430	0.35	2,430	1:1	2,430
23	2700	2	0.24	5,400	0.77	2,700	1:1	5,400
24	3024	2	0.24	6,048	0.86	3,024	1:1	6,048
25	3402	1	0.12	3,402	0.49	3,402	1:1	3,402
26	3618	2	0.24	7,236	1.03	3,618	1:1	7,236
		646	400.00	400.004				200 001

100.00 699,624 100.00 \*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category.

\* Includes spilled over of 160 Equity Shares from Employee Category.

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE.

This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. uice details of the Racis of Allotment are as under

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1.1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1:1	7,560
4	3996	1	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	1	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1:1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1;1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	1	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1,19	30,240	4.12	30,240	1:1	30,240
18	100008	1	1,19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1,19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00	100000000000000000000000000000000000000		734,238

Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories. \* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10.

D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4.30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22,464	100.00			22,464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

# E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1.67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 16,381,425\* Equity Shares, which were allotted to 15 successful Applicants.

11	Category	LI GIDWILL O	IIII O	10.0	MDFCS	AIF	FFOIFI	Oulers	Total
	QIBs	214,511	8,941,670	429,021			6,579,594	216,629	16,381,425
17		and the second second second second second		distance on the second			7		

\*Including Spilled over of 4,138,814 Equity Shares from Employee & NIB Categories

F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion. Category FI'S/BANK'S FII/FPC OTHERS 366,660 6,139,530 1.017.630 10,840,095

The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21, 2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024.

#### Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus. CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024

This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru ("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following:

The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million.

The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer. All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus.

#### INVESTORS PLEASE NOTE These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com.

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant. Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



KFin Technologies Limited Selenium, Tower B. Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India Tel: +91 40 6716 2222: E-mail: zinka.ipo@kfintech.com: Website: www.kfintech.com: Investor Grievance E-mail: einward.ris@kfintech.com

> Contact Person: M. Murali Krishna; SEBI Registration No: INR000000221 For ZINKA LOGISTICS SOLUTIONS LIMITED On behalf of the Board of Directors

Barun Pandey

Place: Bengaluru Date: November 21, 2024 Company Secretary & Compliance Officer THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED.

ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.iiflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S.

Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

CONCEPT

Ahmedabad

699,624

# KERALA WATER AUTHORITY e-Tender Notice

**Tender No :** Re T No.157/2024-25/SE/Q JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

> **Superintending Engineer** PH Circle Kollam

KWA-JB-GL-6-856-2024-25

#### **Public Notice** TO WHOMSOEVER IT MAY CONCERN

NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have beer transferred to IEPF as per IEPF Rules. This is to inform the General Public that following share certificate of (name of Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o. Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
3		C0000183	206969	7477351 To 7477400	50	
4		C0000183	206970	7477401 To 7477450	50	
5		C0000183	206971	7477451 To 7477500	50	
6	1	C0000183	206972	7477501 To	50	

above referred share certificates Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli

Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates. Place :- Bhilai Durg Lawrance Chittilapplly Varghese

The Public are hereby cautioned against purchasing or dealing in any way with the

7477550

Date: 28.10.2024 Name of Shareholder ceinsys

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

#### NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024 Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies

(Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 917126782800.

For Ceinsys Tech Limited

Date: November 22, 2024 Place: Nagpur

Pooja Karande Company Secretary & Compliance Officer

# CANARA ROBECO

## Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

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

### Any gueries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited, 4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Phone No.: 1800 209 2726; Email: <a href="mailto:crmf@canararobeco.com">crmf@canararobeco.com</a>; Website: <a href="mailto:www.canararobeco.com">www.canararobeco.com</a>;

For and on behalf of Canara Robeco Asset Management Company Ltd.

(Investment manager for Canara Robeco Mutual Fund)

Date: 21-11-2024 Place: Mumbai Authorised Signatory

..continued from previous page.

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulations 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance | C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications) with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the Prospectus.

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to ₹5,013,348,795.00.

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Bidders, Non-Institutional Bidders, Eligible Employees and QIBs are as under (before technical rejections):

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	EQUITY SHARES RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (₹)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
Е	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked. **Final Demand** 

A summary of the final demand as per NSE and RSE as on the Rid/Offer Closing Date at different Rid prices is as under

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
81	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
	CUTOFF	13,279,518	26.13	50,824,854	100.00
		CONTRACTOR OF THE CONTRACTOR O	Type Water		

50.824.854 The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024.

# A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250:269	4,099,464
2	108	5,977	6.47	645,516	9.91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0.85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13:14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
						1	51:9874	51
	TOTAL	92,311	100.00	6,517,044	100.00			4,632,711

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from Category 54) in the ratio of 51:9874

Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBAApplications)

The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	756	683	83.50	516,348	73.80	756	1:1	516,348
2	810	26	3.18	21,060	3.01	810	1:1	21,060
3	864	6	0.73	5,184	0.74	864	1:1	5,184
4	918	5	0.61	4,590	0.66	918	1:1	4,590
5	972	6	0.73	5,832	0.83	972	1:1	5,832
6	1026	5	0.61	5,130	0.73	1,026	1:1	5,130
7	1080	22	2.69	23,760	3.40	1,080	1:1	23,760
8	1134	4	0.49	4,536	0.65	1,134	1:1	4,536
9	1188	2	0.24	2,376	0.34	1,188	1:1	2,376
10	1242	2	0.24	2,484	0.36	1,242	1:1	2,484
11	1350	7	0.86	9,450	1.35	1,350	1:1	9,450
12	1404	1	0.12	1,404	0.20	1,404	1:1	1,404
13	1458	2	0.24	2,916	0.42	1,458	1:1	2,916
14	1512	6	0.73	9,072	1.30	1,512	1:1	9,072
15	1620	8	0.98	12,960	1.85	1,620	1:1	12,960
16	1782	13	1.59	23,166	3.31	1,782	1:1	23,166
17	1836	3	0.37	5,508	0.79	1,836	1:1	5,508
18	1890	1	0.12	1,890	0.27	1,890	1:1	1,890
19	2106	1	0.12	2,106	0.30	2,106	1:1	2,106
20	2160	5	0.61	10,800	1.54	2,160	1:1	10,800
21	2268	2	0.24	4,536	0.65	2,268	1:1	4,536
22	2430	1	0.12	2,430	0.35	2,430	1:1	2,430
23	2700	2	0.24	5,400	0.77	2,700	1:1	5,400
24	3024	2	0.24	6,048	0.86	3,024	1:1	6,048
25	3402	1	0.12	3,402	0.49	3,402	1:1	3,402
26	3618	2	0.24	7,236	1.03	3,618	1:1	7,236
	Total	818	100.00	699,624	100.00			699,624

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1;1	7,560
4	3996	10	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	T T	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1;1	22,032
-11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	1	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	1:	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00			734,238

\* Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0,20 million and upto ₹ 1,00 million) Categories.

\*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10. D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Shares Allotted
1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4.30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22,464	100.00	01500		22,464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

# E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1,67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 16,381,425\* Equity Shares, which were allotted to 15 successful Applicants.

Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	Others	Total
QIBs	214,511	8,941,670	429,021	2.	53	6,579,594	216,629	16,381,425

F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion. FI'S/BANK'S FII/FPC OTHERS MF'S IC'S Category 366,660 Anchor 6,139,530 1,017,630 10,840,095 18,363,915

The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Curn Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21,

2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

#### CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru ("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following:

The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million.

The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer. All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus.

INVESTORS PLEASE NOTE

These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form

number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate. place where the bid was submitted and payment details at the address given below:



Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna: SEBI Registration No: INR000000221

For ZINKA LOGISTICS SOLUTIONS LIMITED

On behalf of the Board of Directors Barun Pandey

CONCEPT

Date: November 21, 2024 Company Secretary & Compliance Officer THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS

PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED. ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com,

JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.iiflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

Includes spilled over of 160 Equity Shares from Employee Category.

\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category.

financialexp.epapr.in

Place: Bengaluru

CANARA ROBECO

**Tender No :** Re T No.157/2024-25/SE/Q

KWA-JB-GL-6-856-2024-25

JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

> **Superintending Engineer** PH Circle Kollam

## **Public Notice**

## TO WHOMSOEVER IT MAY CONCERN

NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have beer transferred to IEPF as per IEPF Rules.

This is to inform the General Public that following share certificate of (name of Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

	Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
l	1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
	2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
	3		C0000183	206969	7477351 To 7477400	50	
	4		C0000183	206970	7477401 To 7477450	50	
	5		C0000183	206971	7477451 To 7477500	50	
	6		C0000183	206972	7477501 To 7477550	50	

The Public are hereby cautioned against purchasing or dealing in any way with the

above referred share certificates Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the

Place :- Bhilai Durg Lawrance Chittilapplly Varghese Name of Shareholder Date: 28.10.2024

Company shall proceed to issue Duplicate Share Certificates

# ceinsys

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790
Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com

**CHANDIGARH** 

## NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot. dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write

viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on

Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will

approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company

Pooja Karande

Company Secretary & Compliance Officer

# Phone No.: 1800 209 2726; Email: crmf@canararobeco.com; Website: www.canararobeco.com

Management Company Limited

Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Any queries / clarification in this regard may be addressed to:

4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Canara Robeco Asset Management Company Limited,

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment

Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive /

fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar,

Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation

of the above-mentioned fake social media account or undertake any activities related to Canara Robeco

Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the

above said fake social media account created by these fraudsters and we condemn such acts of defrauding.

We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund

shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points

of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

to any transactions made with such unknown individuals or agencies making false claims.

For and on behalf of Canara Robeco Asset Management Company Ltd.

(Investment manager for Canara Robeco Mutual Fund)

Date: 21-11-2024 Place: Mumbai Authorised Signatory

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

.continued from previous page.

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the

Place: Nagpur

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Ridders, Non-Institutional Ridders, Fligible Employees and OIRs are as under (before technical rejections):

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	(?) TRUOMA
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
Ε	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked.

## Final Demand

A summary of the final demand as per NSE and BSE as on the Bid/Offer Closing Date at different Bid prices is as under:

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
4	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
	CUTOFF	13,279,518	26.13	50,824,854	100.00
		50,824,854	100.00		

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024. A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful

No	Category	Received	% of lotal	Shares applied	% to Iotal	Allotted per Bidder	Ratio	Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250 : 269	4,099,464
2	108	5,977	6.47	645,516	9,91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0.85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13:14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
		MI WATER TO THE TOTAL THE TOTAL TO THE TOTAL TOTAL TO THE		Mr. See Mi	Name of the State	1	51:9874	51
	TOTAL	92,311	100.00	6,517,044	100.00			4,632,711

Category 54) in the ratio of 51:9874

Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories

applicants. The category-wise details of the Basis of Allotment are as under:

B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBA Applications) The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in

consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818 successful applicants. The category-wise details of the Basis of Allotment are as under:

INVESTORS PLEASE NOTE These details of the Allotme	Total No. of Equity Shares allotted	Ratio	No. of Equity Shares allotted per applicant	% to Total	Total No. of Equity Shares applied	% of Total	No. of Applications Received	Category	Sr. No
All future correspondence in the	516,348	1:1	756	73,80	516,348	83.50	683	756	1
number, Bidders DP ID, Clien	21,060	1:1	810	3.01	21,060	3.18	26	810	2
place where the bid was subm	5,184	1:1	864	0.74	5,184	0.73	6	864	3
150.	4,590	1:1	918	0.66	4,590	0.61	5	918	4
	5,832	1:1	972	0.83	5,832	0.73	6	972	5
	5,130	1:1	1,026	0.73	5,130	0.61	5	1026	6
	23,760	1:1	1,080	3.40	23,760	2.69	22	1080	7
Sele	4,536	1:1	1,134	0.65	4,536	0.49	4	1134	8
Tel: +91 40	2,376	1:1	1,188	0.34	2,376	0.24	2	1188	9
	2,484	1:1	1,242	0.36	2,484	0.24	2	1242	10
	9,450	1:1	1,350	1.35	9,450	0.86	7	1350	11
MISS 82 24	1,404	111	1,404	0.20	1,404	0.12	1	1404	12
Place : Bengaluru	2,916	1:1	1,458	0.42	2,916	0.24	2	1458	13
Date: November 21, 2024	9,072	1:1	1,512	1.30	9,072	0.73	6	1512	14
THE LEVEL OF SUBSCRIPT	12,960	1:1	1,620	1.85	12,960	0.98	8	1620	15
PROSPECTS OF ZINKALOG	23,166	1:1	1,782	3.31	23,166	1.59	13	1782	16
ZINKA LOGISTICS SOLUTI	5,508	1:1	1,836	0.79	5,508	0.37	3	1836	17
www.sebi.gov.in as well as on JM Financial Limited at www.j	1,890	1:1	1,890	0.27	1,890	0.12	1	1890	18
and the website of the BSE at	2,106	1:1	2,106	0.30	2,106	0.12	1	2106	19
high degree of risk and for det	10,800	1:1	2,160	1.54	10,800	0.61	5	2160	20
for making any investment de-	4,536	1:1	2,268	0.65	4,536	0.24	2	2268	21
The Equity Shares have not b	2,430	1:1	2,430	0.35	2,430	0.12	1	2430	22
States except pursuant to an	5,400	1:1	2,700	0.77	5,400	0.24	2	2700	23
Company has not registered	6,048	1:1	3,024	0.86	6,048	0.24	2	3024	24
section 3(c)(7) of the U.S. Inve offered and sold (i) to persons	3,402	1:1	3,402	0.49	3,402	0.12	1	3402	25
"qualified institutional buyers"	7,236	1:1	3,618	1.03	7,236	0.24	2	3618	26
	110000		100000000000000000000000000000000000000	200000		Children Co.		The state of the s	_

Total 818 100.00 699,624 100.00 \*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category. \* Includes spilled over of 160 Equity Shares from Employee Category.

C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications) The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE.

This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1:1	7,560
4	3996	1	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	1	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1:1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1;1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	1	1,19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	1	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00			734,238

\* Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories. \*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10.

D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4,30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22 464	100.00			22 464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1.67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 16,381,425\* Equity Shares, which were allotted to 15 successful Applicants.

MF'S Category FI'S/BANK'S IC'S NBFC'S FPC/FII Others Total 8.941,670 6,579,594 216,629 214,511 429,021 16,381,425

\*Including Spilled over of 4,138,814 Equity Shares from Employee & NIB Categories\*

F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion.

	Category	FI S/BANK'S	MF.S	IC'S	PNF	AIF	FII/FPC	OTHERS	lotal
	Anchor	5-	6,139,530	1,017,630	58	366,660	10,840,095	5	18,363,915
The B	oard of Directors	of our Company at its n	neeting held on No	vember 20, 2024 h	as taken on re	cord the basis of a	flotment of Equity S	hares approved by	the Designated Stock
		nd has allotted the Equ							
		as registered with the							

November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21, 2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

#### CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru

("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following:

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful applicants from | The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million.

> The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer. All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus.

financialexp.epapr.in \_\_\_\_\_\_

699,624

These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com.

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



KFin Technologies Limited

Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna; SEBI Registration No: INR000000221

> For ZINKA LOGISTICS SOLUTIONS LIMITED On behalf of the Board of Directors

> > Company Secretary & Compliance Officer

Barun Pandey

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED. ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at

www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.jmfl.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

> CONCEPT Chandigarh

Tel No.: 91 712 6782800

Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>. The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote

cut-off date shall treat this Notice for information purposes only. The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as

also be communicated to BSE Limited The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if

Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 917126782800. For Ceinsys Tech Limited

Date: November 22, 2024

KERALA WATER AUTHORITY e-Tender Notice **Tender No :** Re T No.157/2024-25/SE/Q

JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

> **Superintending Engineer PH Circle Kollam**

KWA-JB-GL-6-856-2024-25

# **Public Notice**

TO WHOMSOEVER IT MAY CONCERN NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have beer

transferred to IEPF as per IEPF Rules. This is to inform the General Public that following share certificate of (name of Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

	Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
l	1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
l	2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
ı	3		C0000183	206969	7477351 To 7477400	50	
l	4		C0000183	206970	7477401 To 7477450	50	
ı	5		C0000183	206971	7477451 To 7477500	50	
ı	6		C0000183	206972	7477501 To	50	

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin

Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates. Place :- Bhilai Durg **Lawrance Chittilapplly Varghese** 

The Public are hereby cautioned against purchasing or dealing in any way with the

Date: 28.10.2024 Name of Shareholder

# ceinsys

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

#### NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 917126782800.

For Ceinsys Tech Limited

Pooja Karande

Date: November 22, 2024

Place: Nagpur

Company Secretary & Compliance Officer

# CANARA ROBECO

## Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

#### Any gueries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited,

4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Phone No.: 1800 209 2726; Email: <a href="mailto:crmf@canararobeco.com">crmf@canararobeco.com</a>; Website: <a href="mailto:www.canararobeco.com">www.canararobeco.com</a>;

For and on behalf of Canara Robeco Asset Management Company Ltd.

(Investment manager for Canara Robeco Mutual Fund)

Date: 21-11-2024 Place: Mumbai Authorised Signatory

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

..continued from previous page.

above referred share certificates

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulations 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance | C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications) with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the Prospectus.

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to ₹5,013,348,795.00.

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	EQUITY SHARES RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (₹)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
Е	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked. **Final Demand** 

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
81	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
	CUTOFF	13,279,518	26.13	50,824,854	100.00
			77.000	10 75	

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024.

# A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250:269	4,099,464
2	108	5,977	6.47	645,516	9.91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0,85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13:14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
	10.12					1	51:9874	51
	TOTAL	92,311	100.00	6,517,044	100.00			4,632,711

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from

Category 54) in the ratio of 51:9874 Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories

B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBAApplications)

The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	756	683	83.50	516,348	73.80	756	1:1	516,348
2	810	26	3.18	21,060	3.01	810	1:1	21,060
3	864	6	0.73	5,184	0.74	864	1:1	5,184
4	918	5	0.61	4,590	0.66	918	1:1	4,590
5	972	6	0.73	5,832	0.83	972	1:1	5,832
6	1026	5	0.61	5,130	0.73	1,026	1:1	5,130
7	1080	22	2.69	23,760	3.40	1,080	1:1	23,760
8	1134	4	0.49	4,536	0.65	1,134	1:1	4,536
9	1188	2	0.24	2,376	0.34	1,188	1:1	2,376
10	1242	2	0.24	2,484	0.36	1,242	1:1	2,484
11	1350	7	0.86	9,450	1.35	1,350	1:1	9,450
12	1404	1	0.12	1,404	0.20	1,404	1:1	1,404
13	1458	2	0.24	2,916	0.42	1,458	1:1	2,916
14	1512	6	0.73	9,072	1.30	1,512	1:1	9,072
15	1620	8	0.98	12,960	1.85	1,620	1:1	12,960
16	1782	13	1.59	23,166	3,31	1,782	1:1	23,166
17	1836	3	0.37	5,508	0.79	1,836	1:1	5,508
18	1890	1	0.12	1,890	0.27	1,890	1:1	1,890
19	2106	1	0.12	2,106	0.30	2,106	1:1	2,106
20	2160	5	0.61	10,800	1.54	2,160	1:1	10,800
21	2268	2	0.24	4,536	0.65	2,268	1:1	4,536
22	2430	1	0.12	2,430	0.35	2,430	1:1	2,430
23	2700	2	0.24	5,400	0.77	2,700	1:1	5,400
24	3024	2	0.24	6,048	0.86	3,024	1:1	6,048
25	3402	1	0.12	3,402	0.49	3,402	1:1	3,402
26	3618	2	0.24	7,236	1.03	3,618	1:1	7,236
	Total	818	100.00	699,624	100.00			699,624

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1:1	7,560
4	3996	10	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1::1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	1	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1;1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	19	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	10	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00			734,238

\* Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories.

\*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10.

D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Shares Allotted
-1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4.30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22,464	100.00	0364		22,464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

# E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1.67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis.

total number of E	quity Shares allotted in	the QIB category is	16,381,425* Equi	ty Shares, which w	ere allotted to 15	5 successful Applicant	S.	
Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	Others	Total
QIBs	214,511	8,941,670	429,021	2.5		6,579,594	216,629	16,381,425

\*Including Spilled over of 4,138,814 Equity Shares from Employee & NIB Categories

F. Allotment to Anchor Investors (After Technical Rejections)

Category	FI'S/BANK'S	MF'S	IC'S	PNF	AIF	FII/FPC	OTHERS	Total
Anchor		6.139.530	1.017.630		366,660	10,840,095	*	18,36

The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21,

2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

### CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru

("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following: The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of

the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million. The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information

provided in the Prospectus to the extent inconsistent with the information in the Prospectus. Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer.

All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus. INVESTORS PLEASE NOTE

These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form

place where the bid was submitted and payment details at the address given below:

KFin Technologies Limited Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India

KFINTECH

number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate,

Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna; SEBI Registration No: INR000000221

For ZINKA LOGISTICS SOLUTIONS LIMITED

On behalf of the Board of Directors Barun Pandey

Company Secretary & Compliance Officer

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED. ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at

www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.iiflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S.

\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category. Includes spilled over of 160 Equity Shares from Employee Category.

financialexp.epapr.in

Place: Bengaluru

Date: November 21, 2024

Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

CONCEPT

www.etenders.kerala.gov.in

# KERALA WATER AUTHORITY e-Tender Notice

**Tender No :** Re T No.157/2024-25/SE/Q JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in

**Superintending Engineer PH Circle Kollam** KWA-JB-GL-6-856-2024-25

#### **Public Notice** TO WHOMSOEVER IT MAY CONCERN

NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have been transferred to IEPF as per IEPF Rules. This is to inform the General Public that following share certificate of (name of Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o. Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
3		C0000183	206969	7477351 To 7477400	50	
4		C0000183	206970	7477401 To 7477450	50	
5		C0000183	206971	7477451 To 7477500	50	
6	ľľ í	C0000183	206972	7477501 To	50	

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates.

Place :- Bhilai Durg **Lawrance Chittilapplly Varghese** Date: 28.10.2024 Name of Shareholde

# ceinsys

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

#### NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations) and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos, 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday. November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday. November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday. December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited.

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, it approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 91 712 6782800.

For Ceinsys Tech Limited

Pooja Karande Company Secretary & Compliance Officer

# CANARA ROBECO

### Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

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

#### Any gueries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited, 4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Phone No.: 1800 209 2726; Email: crmf@canararobeco.com; Website: www.canararobeco.com

For and on behalf of Canara Robeco Asset Management Company Ltd. (Investment manager for Canara Robeco Mutual Fund)

Date: 21-11-2024 Place: Mumbai Authorised Signatory

continued from previous page.

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance | C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications) with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds; subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) Including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the Prospectus.

Date: November 22, 2024

Place: Nagpur

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Bidders, Non-Institutional Bidders, Eligible Employees and QIBs are as under (before technical rejections):

SR. NO.	CATEGORY	APPLICATIONS RECEIVED	SHARES APPLIED	RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (<)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
E	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

Final Demand

A summary of the final demand as per NSE and BSE as on the Bid/Offer Closing Date at different Bid prices is as under:

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
1	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
	CUTOFF	13,279,518	26,13	50,824,854	100.00
		50,824,854	100.00		

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024. A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. Category No. of Applications % of Total Total No. of Equity % to Total No. of Equity Shares Total No. of Equity Ratio Received Shares applied Allotted per Bidder Shares allotted 54 4,411,044 67.68 81,685 88.49 250:269 4,099,464 108 5,977 6.47 645,516 9.91 54 79:85 299,970 3 162 1,684 1.82 272,808 4.19 54 79:85 84.510 0.85 168,696 2.59 13:14 4 216 781 39,204 5 270 574 0.62 154,980 2.38 13:14 28.782 54 6 324 228 0.25 1.13 13:14 11,448 73,872 378 269 0.29 1.56 54 13:14 13,500 101,682 0.57 54 432 86 0.09 37,152 13:14 4,320 9 486 69 0.07 33,534 0.51 54 13:14 3,456 10 540 302 0.33 163,080 2.50 54 13:14 15,174 11 594 33 0.04 19,602 0.30 54 10:11 1,620 54 1,458 12 648 29 0.03 18,792 0.29 27:29 702 593 0.64 416,286 6.39 54 29,754 13 13:14 51 51:9874

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from Category 54) in the ratio of 51:9874

6,517,044

Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBA Applications)

100.00

The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818

100.00

No. of Applications % of Total Total No. of Equity % to Total No. of Equity Shares Ratio Total No. of Equity Category Shares allotted Received Shares applied allotted per applicant 83.50 756 683 516,348 73.80 131 516,348 756 2 810 26 3.18 3.01 810 1:1 21,060 21,060 3 864 6 0.73 5,184 0.74 864 121 5,184 918 5 0.61 4,590 0.66 918 1:1 4,590 1:1 5,832 972 0.73 5,832 0.83 972 5 0.61 0.73 1,026 1026 5 5,130 1:1 5,130 6 22 1:1 1080 2.69 23,760 3.40 1,080 23,760 1134 0.49 4,536 0.65 1,134 4,536 4 1:1 1188 2 0.24 2,376 0.34 1,188 1:1 2,376 9 0.24 2,484 0.36 1,242 1:1 2,484 10 1242 2 11 1350 0.86 9,450 1.35 1,350 1:1 9,450 12 1:1 1404 0.12 1,404 0.20 1,404 1,404 1458 0.24 2.916 0.42 1,458 13 2 1:1 2,916 0.73 1.30 1:1 14 1512 6 9,072 1,512 9,072 15 1620 0.98 12,960 1.85 1,620 1:1 12,960 8 16 1782 13 1.59 23,166 3.31 1,782 1.1 23,166 17 0.37 0.79 1,836 1:1 5,508 1836 3 5,508 18 1890 0.12 1,890 0.27 1,890 1:1 1,890 1 19 0.12 2,106 0.30 2,106 1:1 2,106 2106 20 2160 0.61 10,800 1,54 2,160 1:1 10,800 5 21 0.24 0.65 1:1 4,536 2268 4,536 2,268 22 2430 0.12 2,430 0.35 2,430 1:1 2,430 23 2700 2 0.24 5,400 0.77 2,700 1:1 5,400 0.24 6.048 0.86 3,024 1:1 6.048 24 3024 2 3,402 25 3402 0.12 3,402 0.49 3,402 1:1 1:1 26 2 0.24 1.03 7,236 3618 7,236 3,618

699,624

\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category. Includes spilled over of 160 Equity Shares from Employee Category.

100.00

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	(1:1)	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1:1	7,560
4	3996	1	1.19	3,996	0,54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	1	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1:1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	21	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	9	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	1	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00	500000000000000000000000000000000000000		734,238

tincludes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories.

\*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10. D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees.

bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	54	43	46.24	2,322	10.34	54	1;1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4.30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1.1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22,464	100.00			22,464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non- Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1.67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 16.381,425\* Equity Shares, which were allotted to 15 successful Applicants,

Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	Others	Total
QIBs	214,511	8,941,670	429,021	. 9		6,579,594	216,629	16,381,425

F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion. Category FI'S/BANK'S MF'S IC'S FII/FPC OTHERS 366,660 10.840.095 Anchor 6.139.530 1,017,630

The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21,

2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

#### CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru.

("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following: The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million.

The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information

provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer.

All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus. INVESTORS PLEASE NOTE

These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com.

for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC.

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



KFin Technologies Limited Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India

Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna; SEBI Registration No: INR000000221

For ZINKA LOGISTICS SOLUTIONS LIMITED On behalf of the Board of Directors

Company Secretary & Compliance Officer

CONCEPT

Place: Bengaluru Barun Pandey

PROSPECTS OF ZINKALOGISTICS SOLUTIONS LIMITED

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS.

ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.iiflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S.

Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.



818

Total

TOTAL

92,311

successful applicants. The category-wise details of the Basis of Allotment are as under:

100.00



Date: November 21, 2024

4,632,711

699,624

New Delhi

KERALA WATER AUTHORITY e-Tender Notice **Tender No :** Re T No.157/2024-25/SE/Q

JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

> **Superintending Engineer** PH Circle Kollam

KWA-JB-GL-6-856-2024-25

#### **Public Notice** TO WHOMSOEVER IT MAY CONCERN

NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have beer transferred to IEPF as per IEPF Rules. This is to inform the General Public that following share certificate of (name of

Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035. Sr. Name of Folio Certi Distinctive No. of Total No.

	No.	Shareholder	Number	ficate Number	Number	Share	of Shares & Face Value
	1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
	2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
	3		C0000183	206969	7477351 To 7477400	50	
	4	,	C0000183	206970	7477401 To 7477450	50	
	5		C0000183	206971	7477451 To 7477500	50	
1	6		C0000183	206972	7477501 To 7477550	50	

above referred share certificates Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin

The Public are hereby cautioned against purchasing or dealing in any way with the

Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates. Place :- Bhilai Durg **Lawrance Chittilapplly Varghese** 

Date: 28.10.2024 Name of Shareholder ceinsys

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

#### NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 917126782800.

For Ceinsys Tech Limited

Pooja Karande

Date: November 22, 2024 Company Secretary & Compliance Officer Place: Nagpur

CANARA ROBECO

## Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

#### Any queries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited, 4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Phone No.: 1800 209 2726; Email: <a href="mailto:crmf@canararobeco.com">crmf@canararobeco.com</a>; Website: <a href="mailto:www.canararobeco.com">www.canararobeco.com</a>;

For and on behalf of Canara Robeco Asset Management Company Ltd. (Investment manager for Canara Robeco Mutual Fund)

Date: 21-11-2024 Place: Mumbai Authorised Signatory

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

### ..continued from previous page.

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulations 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance | C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications) with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the Prospectus.

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to ₹5,013,348,795.00.

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Bidders, Non-Institutional Bidders, Eligible Employees and QIBs are as under (before technical rejections):

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	EQUITY SHARES RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (₹)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
Е	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked. **Final Demand** 

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
11	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
	CUTOFF	13,279,518	26.13	50,824,854	100.00
		50 004 054	100.00	100 (0)	

50.824.854 The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024.

# A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250:269	4,099,464
2	108	5,977	6.47	645,516	9.91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0.85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13:14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
						1	51:9874	51
	TOTAL	92,311	100.00	6,517,044	100.00			4,632,711

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from

Category 54) in the ratio of 51:9874 Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories

B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBAApplications) The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	756	683	83.50	516,348	73.80	756	1:1	516,348
2	810	26	3.18	21,060	3.01	810	1:1	21,060
3	864	6	0.73	5,184	0.74	864	1:1	5,184
4	918	5	0.61	4,590	0.66	918	1:1	4,590
5	972	6	0.73	5,832	0.83	972	1:1	5,832
6	1026	5	0.61	5,130	0.73	1,026	1:1	5,130
7	1080	22	2.69	23,760	3.40	1,080	1:1	23,760
8	1134	4	0.49	4,536	0,65	1,134	1:1	4,536
9	1188	2	0.24	2,376	0.34	1,188	1:1	2,376
10	1242	2	0.24	2,484	0.36	1,242	1:1	2,484
11	1350	7	0.86	9,450	1.35	1,350	1:1	9,450
12	1404	1	0.12	1,404	0.20	1,404	1:1	1,404
13	1458	2	0.24	2,916	0.42	1,458	1:1	2,916
14	1512	6	0.73	9,072	1.30	1,512	1:1	9,072
15	1620	8	0.98	12,960	1.85	1,620	1:1	12,960
16	1782	13	1.59	23,166	3,31	1,782	1:1	23,166
17	1836	3	0.37	5,508	0.79	1,836	1:1	5,508
18	1890	1	0.12	1,890	0.27	1,890	1:1	1,890
19	2106	1	0.12	2,106	0.30	2,106	1:1	2,106
20	2160	5	0.61	10,800	1.54	2,160	1:1	10,800
21	2268	2	0.24	4,536	0.65	2,268	1:1	4,536
22	2430	1	0.12	2,430	0.35	2,430	1:1	2,430
23	2700	2	0.24	5,400	0.77	2,700	1:1	5,400
24	3024	2	0.24	6,048	0.86	3,024	1:1	6,048
25	3402	1	0.12	3,402	0.49	3,402	1:1	3,402
26	3618	2	0.24	7,236	1.03	3,618	1:1	7,236
	Total	818	100.00	699,624	100.00			699,624

## The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE.

This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1:1	7,560
4	3996	10	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	1	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1;1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	1	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	1:	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00			734,238

\* Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories.

\*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10. D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
-1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4.30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22,464	100.00	0.000		22,464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

# E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1,67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis.

ne total number of Equity Shares allotted in the QIB category is 16,381,425* Equity Shares, which were allotted to 15 successful Applicants.											
Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	Others	Total			
QIBs	214,511	8,941,670	429,021	3.5	83	6,579,594	216,629	16,381,425			

\*Including Spilled over of 4,138,814 Equity Shares from Employee & NIB Categories

F. Allotment to Anchor Investors (After Technical Rejections)

INVESTORS PLEASE NOTE

Place: Bengaluru

Date: November 21, 2024

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion. FI'S/BANK'S FII/FPC OTHERS MF'S IC'S Category 366,660 Anchor 6,139,530 1,017,630 10,840,095 18,363,915

The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Curn Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21,

2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

## CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru

("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following: The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of

the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million. The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer. All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus.

These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com.

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India Tel; +91 40 6716 2222; E-mail; zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail; einward.ris@kfintech.com Contact Person: M. Murali Krishna; SEBI Registration No: INR000000221

For ZINKA LOGISTICS SOLUTIONS LIMITED

On behalf of the Board of Directors Barun Pandey

Company Secretary & Compliance Officer

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED.

ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.iiflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP

for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon

section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; 699,624 and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States. CONCEPT

Includes spilled over of 160 Equity Shares from Employee Category.

\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category.

financialexp.epapr.in

KERALA WATER AUTHORITY e-Tender Notice

**Tender No :** Re T No.157/2024-25/SE/Q JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in

> **Superintending Engineer** PH Circle Kollam

KWA-JB-GL-6-856-2024-25

www.etenders.kerala.gov.in

# **Public Notice**

TO WHOMSOEVER IT MAY CONCERN NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have been transferred to IEPF as per IEPF Rules. This is to inform the General Public that following share certificate of (name of

Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o. Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

	Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
	1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
ľ	2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
	3		C0000183	206969	7477351 To 7477400	50	
	4		C0000183	206970	7477401 To 7477450	50	
	5		C0000183	206971	7477451 To 7477500	50	
	6		C0000183	206972	7477501 To 7477550	50	

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin

Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates.

Place :- Bhilai Durg Date: 28.10.2024

**Lawrance Chittilapplly Varghese** Name of Shareholder

ceinsys

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

**KOCHI** 

## NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 917126782800.

For Ceinsys Tech Limited

Pooja Karande

Date: November 22, 2024

Company Secretary & Compliance Officer Place: Nagpur

# CANARA ROBECO

## Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

#### Any gueries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited, 4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Phone No.: 1800 209 2726; Email: <a href="mailto:crmf@canararobeco.com">crmf@canararobeco.com</a>; Website: <a href="mailto:www.canararobeco.com">www.canararobeco.com</a>;

For and on behalf of Canara Robeco Asset Management Company Ltd. (Investment manager for Canara Robeco Mutual Fund)

Authorised Signatory

Date: 21-11-2024

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

### ..continued from previous page.

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulations 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance | C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications) with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the Prospectus.

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to ₹5,013,348,795.00.

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Bidders, Non-Institutional Bidders, Eligible Employees and QIBs are as under (before technical rejections):

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	EQUITY SHARES RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (₹)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
Е	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked **Final Demand** 

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
11	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
	CUTOFF	13,279,518	26.13	50,824,854	100.00
		***************************************	77.000	75 75	

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024.

# A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250:269	4,099,464
2	108	5,977	6.47	645,516	9.91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0,85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13:14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
						1	51:9874	51
	TOTAL	92,311	100.00	6,517,044	100.00	***		4,632,711

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from Category 54) in the ratio of 51:9874

Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	756	683	83.50	516,348	73.80	756	1:1	516,348
2	810	26	3.18	21,060	3.01	810	1:1	21,060
3	864	6	0.73	5,184	0.74	864	1:1	5,184
4	918	5	0.61	4,590	0.66	918	1:1	4,590
5	972	6	0.73	5,832	0.83	972	1:1	5,832
6	1026	5	0.61	5,130	0.73	1,026	1:1	5,130
7	1080	22	2.69	23,760	3.40	1,080	1:1	23,760
8	1134	4	0.49	4,536	0,65	1,134	1:1	4,536
9	1188	2	0.24	2,376	0.34	1,188	1:1	2,376
10	1242	2	0.24	2,484	0.36	1,242	1:1	2,484
11	1350	7	0.86	9,450	1.35	1,350	1:1	9,450
12	1404	1	0.12	1,404	0.20	1,404	1:1	1,404
13	1458	2	0.24	2,916	0.42	1,458	1:1	2,916
14	1512	6	0.73	9,072	1.30	1,512	1:1	9,072
15	1620	8	0.98	12,960	1.85	1,620	1:1	12,960
16	1782	13	1.59	23,166	3,31	1,782	1:1	23,166
17	1836	3	0.37	5,508	0.79	1,836	1:1	5,508
18	1890	1	0.12	1,890	0.27	1,890	1:1	1,890
19	2106	1	0.12	2,106	0.30	2,106	1:1	2,106
20	2160	5	0.61	10,800	1.54	2,160	1:1	10,800
21	2268	2	0.24	4,536	0.65	2,268	1:1	4,536
22	2430	1	0.12	2,430	0.35	2,430	1:1	2,430
23	2700	2	0.24	5,400	0.77	2,700	1:1	5,400
24	3024	2	0.24	6,048	0.86	3,024	1:1	6,048
25	3402	1	0.12	3,402	0.49	3,402	1:1	3,402
26	3618	2	0.24	7,236	1.03	3,618	1:1	7,236
	Total	818	100.00	699,624	100.00			699,624

Place: Mumbai

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1;1	7,560
4	3996	1	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	1	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1;1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	1	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	10	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00			734,238

\* Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories.

\*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10.

D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Shares Allotted
1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4.30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22,464	100.00	01500	In the same	22,464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

# E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1,67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis.

total number of E	quity Shares allotted in	the QIB category is	16,381,425* Equi	ty Shares, which w	ere allotted to 15	5 successful Applicant	S.	
Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	Others	Total
QIBs	214,511	8,941,670	429,021	2.5		6,579,594	216,629	16,381,425

\*Including Spilled over of 4,138,814 Equity Shares from Employee & NIB Categories

F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion. FI'S/BANK'S FII/FPC MF'S Category IC'S Anchor 6,139,530 1,017,630 366,660 10,840,095 18,363,915

The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21,

2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

#### CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru

("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following: The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of

the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million. The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information

provided in the Prospectus to the extent inconsistent with the information in the Prospectus. Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer.

All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus. INVESTORS PLEASE NOTE

#### These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form

number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna; SEBI Registration No: INR000000221

For ZINKA LOGISTICS SOLUTIONS LIMITED

On behalf of the Board of Directors Barun Pandey

Company Secretary & Compliance Officer

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED.

ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.iiflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S.

\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category. Includes spilled over of 160 Equity Shares from Employee Category.

financialexp.epapr.in

Place: Bengaluru

Date: November 21, 2024

Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

CONCEPT

CANARA ROBECO

# KERALA WATER AUTHORITY e-Tender Notice

**Tender No :** Re T No.157/2024-25/SE/Q

KWA-JB-GL-6-856-2024-25

**FINANCIAL EXPRESS** 

JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

> **Superintending Engineer** PH Circle Kollam

## **Public Notice**

#### TO WHOMSOEVER IT MAY CONCERN NOTICE is hereby given that the certificates[s] for the undermentioned securities of

the Company has / have been lost / mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have beer transferred to IEPF as per IEPF Rules. This is to inform the General Public that following share certificate of (name of

Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
3		C0000183	206969	7477351 To 7477400	50	
4		C0000183	206970	7477401 To 7477450	50	
5		C0000183	206971	7477451 To 7477500	50	
6		C0000183	206972	7477501 To 7477550	50	

The Public are hereby cautioned against purchasing or dealing in any way with the

above referred share certificates Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15

days of publication of this notice after which no claim will be entertained and the

Place :- Bhilai Durg Lawrance Chittilapplly Varghese Date: 28.10.2024

Company shall proceed to issue Duplicate Share Certificates.

Name of Shareholder

# ceinsys

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790
Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

## NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot. dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 917126782800.

For Ceinsys Tech Limited

Pooja Karande

Company Secretary & Compliance Officer

C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications)

#### .continued from previous page.

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QiBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price, Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the

Date: November 22, 2024

Place: Nagpur

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to

The Offer received 101, 166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Bidders, Non-Institutional Bidders, Eligible Employees and QIBs are as under (before technical rejections):

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (?)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
E	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked.

## Final Demand

10

11

12

13

540

594

648

702

Total

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
1	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
24.6	0.000	197000	112/23	1020020	127220

0.68 0.69 0.69 0.70 10 268 0.01 356,940 269 0.01 2.970 0.71 11 359,910 0.79 12 270 39,960 0.08 399,870 271 0.03 0.82 13 14,850 414,720 272 14 15,714 0.03 430,434 0.85 273 37,114,902 73.03 73.87 15 37,545,336 CUTOFF 13,279,518 26.13 50.824.854 100.00 50.824.854 100.00

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024. A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

0.33

0.04

0.03

0.64

A summary of the final demand as per NSE and BSE as on the Bid/Offer Closing Date at different Bid prices is as under:

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful applicants. The category-wise details of the Basis of Allotment are as under:

No. of Applications % of Total Sr. Category Total No. of Equity % to Total No. of Equity Shares Ratio Total No. of Equity No Received Shares applied Allotted per Bidder Shares allotted 4,411,044 67.68 250:269 4.099,464 54 81,686 88.49 54 2 108 5,977 6.47 645,516 9.91 54 79:85 299,970 162 1,684 1.82 272,808 4.19 54 79:85 84,510 3 4 216 781 0.85 168,696 2.59 54 13:14 39,204 5 270 574 0.62 154,980 2.38 54 13:14 28,782 6 324 228 0.25 73,872 1.13 54 13:14 11,448 378 269 0.29 101,682 1.56 54 13:14 13,500 8 432 86 0.09 37,152 0.57 54 13:14 4,320 9 486 69 0.07 33,534 0.51 54 13:14 3,456

TOTAL 6,517,044 100.00 4,632,711 92,311 100.00 Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from Category 54) in the ratio of 51:9874

2.50

0.30

0.29

6.39

54

54

54

54

13:14

10:11

27:29

13:14

51:9874

15,174

1,620

1,458

51

29,754

699,624

Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories

302

33

29

593

B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBA Applications) The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in

163,080

19,602

18,792

416,286

consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	756	683	83.50	516,348	73.80	756	1:1	516,348
2	810	26	3.18	21,060	3.01	810	1:1	21,060
3	864	6	0.73	5,184	0.74	864	1:1	5,184
4	918	5	0.61	4,590	0.66	918	1:1	4,590
5	972	6	0.73	5,832	0.83	972	1:1	5,832
6	1026	5	0.61	5,130	0.73	1,026	1:1	5,130
7	1080	22	2.69	23,760	3.40	1,080	1:1	23,760
8	1134	- 4	0.49	4,536	0.65	1,134	1:1	4,536
9	1188	2	0.24	2,376	0.34	1,188	1:1	2,376
10	1242	2	0.24	2,484	0.36	1,242	1:1	2,484
11	1350	7	0.86	9,450	1.35	1,350	1:1	9,450
12	1404	1	0.12	1,404	0.20	1,404	1:1	1,404
13	1458	2	0.24	2,916	0.42	1,458	ded.	2,916
14	1512	6	0.73	9,072	1.30	1,512	1:1	9,072
15	1620	8	0.98	12,960	1.85	1,620	1:1	12,960
16	1782	13	1.59	23,166	3.31	1,782	1.1	23,166
17	1836	3	0.37	5,508	0.79	1,836	1:1	5,508
18	1890	12	0.12	1,890	0.27	1,890	1:1	1,890
19	2106	1	0.12	2,106	0.30	2,106	1:1	2,106
20	2160	5	0.61	10,800	1.54	2,160	1:1	10,800
21	2268	2	0.24	4,536	0.65	2,268	1:1	4,536
22	2430	1	0.12	2,430	0.35	2,430	1:1	2,430
23	2700	2	0.24	5,400	0.77	2,700	1:1	5,400
24	3024	2	0.24	6,048	0.86	3,024	1:1	6,048
25	3402	1	0.12	3,402	0.49	3,402	1:1	3,402
26	3618	2	0.24	7,236	1.03	3,618	1:1	7,236
100		040	400.00	200 004	400.00	32013500		222 224

699,624

\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category. \* Includes spilled over of 160 Equity Shares from Employee Category.

100.00

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE.

Date: 21-11-2024

Place: Mumbai

This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under

Canara Robeco Mutual Fund

Management Company Limited

Investment Manager: Canara Robeco Asset Management Co. Ltd.

of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Any queries / clarification in this regard may be addressed to:

4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Canara Robeco Asset Management Company Limited,

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment

Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive /

fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar,

Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation

of the above-mentioned fake social media account or undertake any activities related to Canara Robeco

Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the

above said fake social media account created by these fraudsters and we condemn such acts of defrauding.

We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund

shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points

of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

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

For and on behalf of Canara Robeco Asset Management Company Ltd.

(Investment manager for Canara Robeco Mutual Fund)

Authorised Signatory

to any transactions made with such unknown individuals or agencies making false claims.

Phone No.: 1800 209 2726; Email: crmf@canararobeco.com; Website: www.canararobeco.com

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	141	7,560
4	3996	1	1.19	3,996	0.54	3,996	1.1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	10	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1,19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1:1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	1	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1,19	30,240	4.12	30,240	1:1	30,240
18	100008	1	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00		-1100-1	734,238

\* Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories. \*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10.

D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4,30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22 464	100.00			22 464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion. Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1.67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 16,381,425\* Equity Shares, which were allotted to 15 successful Applicants.

MF'S AIF Category FI'S/BANK'S IC'S NBFC'S FPC/FII Others Total 8.941,670 6,579,594 216,629 214,511 429,021 16,381,425

\*Including Spilled over of 4,138,814 Equity Shares from Employee & NIB Categories\*

F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion.

Category	FI'S/BANK'S	MF'S	IC'S	PNF	AIF	FII/FPC	OTHERS	Total
Anchor		6,139,530	1.017.630		366,660	10.840.095		18,363,915

address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21. 2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024.

#### CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru

("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following:

The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million.

The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer. All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus.

Place: Bengaluru

Date: November 21, 2024

These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



KFin Technologies Limited

Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna; SEBI Registration No: INR000000221

For ZINKA LOGISTICS SOLUTIONS LIMITED

On behalf of the Board of Directors

Barun Pandey Company Secretary & Compliance Officer

PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED. ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS

www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.iiflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com, Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our

Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

> CONCEPT Kolkata

financialexp.epapr.in

100.00

CANARA ROBECO

# KERALA WATER AUTHORITY e-Tender Notice

**Tender No :** Re T No.157/2024-25/SE/Q

KWA-JB-GL-6-856-2024-25

JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

> **Superintending Engineer** PH Circle Kollam

## **Public Notice**

## TO WHOMSOEVER IT MAY CONCERN

NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have beer transferred to IEPF as per IEPF Rules.

This is to inform the General Public that following share certificate of (name of Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
3		C0000183	206969	7477351 To 7477400	50	
4		C0000183	206970	7477401 To 7477450	50	
5		C0000183	206971	7477451 To 7477500	50	
6		C0000183	206972	7477501 To 7477550	50	

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the

Place :- Bhilai Durg Lawrance Chittilapplly Varghese Name of Shareholder Date: 28.10.2024

Company shall proceed to issue Duplicate Share Certificates

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790
Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

## NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot. dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 917126782800.

For Ceinsys Tech Limited

Pooja Karande

Company Secretary & Compliance Officer

C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications)

# ceinsys

## Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

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

#### Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

#### Any queries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited,

4th Floor, Construction House, Ballard Estate, Mumbai 400 001. Phone No.: 1800 209 2726; Email: crmf@canararobeco.com; Website: www.canararobeco.com

For and on behalf of Canara Robeco Asset Management Company Ltd.

(Investment manager for Canara Robeco Mutual Fund)

Date: 21-11-2024 Place: Mumbai Authorised Signatory

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

#### .continued from previous page.

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism, in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the

Date: November 22, 2024

Place: Nagpur

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1,35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Ridders, Non-Institutional Ridders, Fligible Employees and OIRs are as under thefore technical rejections to

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (₹)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
E	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
П	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked. Final Demand

## A summary of the final demand as per NSE and BSE as on the Bid/Offer Closing Date at different Bid prices is as under:

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
1	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0,70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
	CUTOFF	13,279,518	26.13	50,824,854	100.00
	57-06-3412-31	50,824,854	100.00		

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024.

A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

applicants. The category-wise details of the Basis of Allotment are as under:

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250:269	4,099,464
2	108	5,977	6.47	645,516	9.91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0.85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13 ; 14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
- W		MI 4/4		W == 44		1	51:9874	51
	TOTAL	02 244	400.00	C 517 044	400.00			A 622 744

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from Category 54) in the ratio of 51:9874

Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818 successful applicants. The category-wise details of the Basis of Allotment are as under:

Total No. of Equity No. of Equity Shares Category No. of Applications % of Total % to Total Total No. of Equity Ratio No Received Shares applied allotted per applicant Shares allotted 756 683 83.50 516,348 73.80 1:1 516,348 2 810 26 3.18 21,060 3.01 810 1:1 21,060 0.73 0.74 864 1:1 5,184 864 5.184 918 0.61 4,590 0.66 918 4 5 1.1 4,590 5 972 6 5.832 0.83 972 1:1 5,832 0.73 6 1026 5 0.61 5.130 0.73 1,026 1:1 5,130 22 1080 2.69 23,760 3.40 1,080 1:1 23,760 0.49 4.536 0.65 1,134 4,536 8 1134 4 1:1 9 2 2,376 0.34 1:1 2,376 1188 0.24 1,188 0.36 10 0.24 2,484 1,242 1:1 2,484 1242 2 0.86 9,450 1.35 1,350 1:1 9,450 11 1350 12 0.12 1,404 0.20 1,404 1,404 1404 1.1 13 2 0.24 2,916 0.42 1.458 1:1 1458 2,916 Place: Bengaluru Date: November 21, 2024 14 1512 0.73 9,072 1.30 1,512 1:1 9,072 6 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS 1:1 15 0.98 12,960 1.85 1,620 12,960 1620 13 1.59 16 1782 23,166 3.31 1,782 23,166 1.1 17 3 0.37 5,508 0.79 1:1 5,508 1836 1,836 18 0.12 1,890 0.27 1,890 1:1 1890 1,890 1:1 19 0.12 2,106 0.30 2,106 2,106 2106 20 5 0.61 10.800 1.54 2.160 1:1 10,800 2160 21 2 4.536 0.65 1:1 4,536 2268 0.24 2.268 22 0.12 2,430 0.35 2,430 1:1 2,430 2430 2 1:1 23 0.24 5,400 0.77 2,700 5,400 2700 24 0.24 6.048 0.86 3.024 1:1 6,048 3024 2

3,402

7.236

699,624

0.49

1.03

100.00

3,402

3.618

1:1

1:1

\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category. \* Includes spilled over of 160 Equity Shares from Employee Category.

2

818

0.12

0.24

100.00

25

26

3402

3618

Total

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE.

This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	141	7,560
4	3996	1	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	1.	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	16	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	T T	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1:1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	1	1,19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	1	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00	13004/47031110	1,000-1	734,238

Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories. \*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10.

D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Fligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4,30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	-4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512

TOTAL 100.00 22,464 100.00 The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1.67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 16,381,425\* Equity Shares, which were allotted to 15 successful Applicants.

MF'S Category FI'S/BANK'S IC'S NBFC'S FPC/FII Others Total 6,579,594 216,629 214,511 8.941,670 429,021 16,381,425

\*Including Spilled over of 4,138,814 Equity Shares from Employee & NIB Categories\*

F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI CDR Regulations. This represents 60% of the QIB portion.

**OTHERS** FI'S/BANK'S MF'S FII/FPC Category 6.139,530 1,017,630 366,660 10,840,095 18,363,915 The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock

Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Curn Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21, 2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

#### CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru

("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following:

The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million.

The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer. All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus.

These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form

number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



KFin Technologies Limited Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India

Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna: SEBI Registration No: INR000000221

For ZINKA LOGISTICS SOLUTIONS LIMITED

On behalf of the Board of Directors

Barun Pandey

Company Secretary & Compliance Officer

PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED. ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com,

JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.jmfl.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC. The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act"), and may not be offered or sold within the United

Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

CONCEPT

financialexp.epapr.in

3,402

7,236

699,624

States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Our

Lucknow

KERALA WATER AUTHORITY e-Tender Notice **Tender No :** Re T No.157/2024-25/SE/O

KWA-JB-GL-6-856-2024-25

JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

> **Superintending Engineer PH Circle Kollam**

**Public Notice** 

TO WHOMSOEVER IT MAY CONCERN NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have been

transferred to IEPF as per IEPF Rules. This is to inform the General Public that following share certificate of (name or Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
3		C0000183	206969	7477351 To 7477400	50	
4		C0000183	206970	7477401 To 7477450	50	
5		C0000183	206971	7477451 To 7477500	50	
6		C0000183	206972	7477501 To 7477550	50	

The Public are hereby cautioned against purchasing or dealing in any way with the

above referred share certificates Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates.

Date: 28.10.2024 Name of Shareholder

Lawrance Chittilapplly Varghese

# ceinsys

# Ceinsys Tech Limited Corporate Identity Number (CIN): L72300MH1998PLC114790

Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

### NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"), Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at <a href="https://www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, if approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@risdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 917126782800.

For Ceinsys Tech Limited

Pooja Karande Company Secretary & Compliance Officer

# CANARA ROBECO

## Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd. 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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

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

#### Any queries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited, 4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Phone No.: 1800 209 2726; Email: crmf@canararobeco.com; Website: www.canararobeco.com

For and on behalf of Canara Robeco Asset Management Company Ltd. (Investment manager for Canara Robeco Mutual Fund)

Date: 21-11-2024 Place: Mumbai Authorised Signatory

### .continued from previous page.

Place :- Bhilai Durg

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance | C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications) with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBITCDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor Investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the

Date: November 22, 2024

Place: Nagpur

The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares. The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to ₹5,013,348,795.00.

The Offer received 101,166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the Offer from Retail Individual Bidders, Non-Institutional Bidders, Eligible Employees and QIBs are as under (before technical rejections):

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (₹)
Α	Retall Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2.040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
Е	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40,834,701	1.35	15,089,420,664.00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked. **Final Demand** 

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
210	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73.87
	CUTOFF	13,279,518	26.13	50,824,854	100.00
		50 824 854	100.00		

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024.

# A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

applicants. The category-wise details of the Basis of Allotment are as under:

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1.40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4.632,711 Equity Shares to 85,790 successful

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250:269	4,099,464
2	108	5,977	6.47	645,516	9.91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0.85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13:14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
						1	51:9874	51
	TOTAL	92,311	100.00	6,517,044	100.00			4,632,711

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from Category 54) in the ratio of 51:9874

### Includes spilled over of 551,841 Equity Shares from Employee & NIB Categories. B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818

successful applicants. The category-wise details of the Basis of Allotment are as under-

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	756	683	83.50	516,348	73.80	756	1:1	516,348
2	810	26	3.18	21,060	3.01	810	1:1	21,060
3	864	6	0.73	5,184	0.74	864	1:1	5,184
4	918	5	0.61	4,590	0.66	918	1:1	4,590
5	972	6	0.73	5,832	0.83	972	1:1	5,832
6	1026	5	0.61	5,130	0.73	1,026	1:1	5,130
7	1080	22	2.69	23,760	3.40	1,080	1:1	23,760
8	1134	4	0.49	4,536	0.65	1,134	1:1	4,536
9	1188	2	0.24	2,376	0.34	1,188	1:1	2,376
10	1242	2	0.24	2,484	0.36	1,242	1:1	2,484
11	1350	7	0.86	9,450	1.35	1,350	1:1	9,450
12	1404	1	0.12	1,404	0.20	1,404	1:1	1,404
13	1458	2	0.24	2,916	0.42	1,458	1:1	2,916
14	1512	6	0,73	9,072	1.30	1,512	1:1	9,072
15	1620	8	0.98	12,960	1.85	1,620	1:1	12,960
16	1782	13	1.59	23,166	3.31	1,782	1:1	23,166
17	1836	3	0.37	5,508	0.79	1,836	1:1	5,508
18	1890	1	0.12	1,890	0.27	1,890	1:1	1,890
19	2106	1	0.12	2,106	0.30	2,106	1:1	2,106
20	2160	5	0.61	10,800	1.54	2,160	1:1	10,800
21	2268	2	0.24	4,536	0.65	2,268	1:1	4,536
22	2430	1	0.12	2,430	0.35	2,430	1:1	2,430
23	2700	2	0.24	5,400	0.77	2,700	1:1	5,400
24	3024	2	0.24	6,048	0.86	3,024	1:1	6,048
25	3402	1	0.12	3,402	0.49	3,402	1:1	3,402
26	3618	2	0.24	7,236	1.03	3,618	1:1	7,236
	2277777	3120000		0.000	CONTROL OF THE PARTY OF THE PAR			1100000000000

699,624

100.00

\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NIB (Above ₹ 1.00 million) category. Includes spilled over of 160 Equity Shares from Employee Category.

100.00

818

Total

## The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE.

This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants.

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66,67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1:1	7,560
4	3996	1	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1.1	16,200
7	5940	1	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	1	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1:1	22,032
11	7560	1:	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3.50	25,704	1:1	25,704
16	27000	1	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1)	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	1	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00			734,238

\* Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories. \*\* Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10.

## D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4.30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
- 5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5,77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22,464	100.00	50565		22,464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

# E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1.67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e, 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 16,381,425" Equity Shares, which were allotted to 15 successful Applicants.

Category FI'S/BANK'S MF'S IC'S NBFC'S FPC/FII Others Total QIBs 214,511 8.941.670 429.021 6.579.594 216,629 16,381,425

\*Including Spilled over of 4,138,814 Equity Shares from Employee & NIB Categories

F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion. FI'S/BANK'S FII/FPC OTHERS MF'S IC'S Category 6,139,530 1.017,630 366,660 Anchor 10,840,095 18,363,915

The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21, 2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies. Karnataka at Bengaluru ("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following:

The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million.

The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer.

All capitalised terms used in this Corrigendum shall, unless the context otherwise requires; have the meaning ascribed to them in the Prospectus. INVESTORS PLEASE NOTE

# These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com.

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



# Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India

Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna; SEBI Registration No: INR000000221

For ZINKA LOGISTICS SOLUTIONS LIMITED

On behalf of the Board of Directors

Barun Pandey

Company Secretary & Compliance Officer

PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED. ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at

www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IFL Capital Services Limited (Formerly known as IFL Securities Limited) at www.inflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act"), and may not be offered or sold within the United

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS

States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

Place: Bengaluru

Date: November 21, 2024

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**Tender No :** Re T No.157/2024-25/SE/Q

JJM-Augmentation of CWSS to Chithara and adjoining panchayaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in

KERALA WATER AUTHORITY e-Tender Notice

KWA-JB-GL-6-856-2024-25

**Superintending Engineer** PH Circle Kollam

#### **Public Notice**

TO WHOMSOEVER IT MAY CONCERN NOTICE is hereby given that the certificates[s] for the undermentioned securities of the Company has / have been lost / mislaid and the holder[s] of the said securities / applicant[s] has/have applied to the Company to release the new certificate. The Company has informed the holders / applicants that the said shares have been transferred to IEPF as per IEPF Rules.

This is to inform the General Public that following share certificate of (name of Company) Maharashtra Scooters Limited having it's Registered Office at: - C/o. Bajaj Auto Ltd, Mumbai Pune Road, Akurdi, Pune, Maharashtra, 411035.

	Sr. No.	Name of Shareholder	Folio Number	Certi ficate Number	Distinctive Number	No. of Share	Total No. of Shares & Face Value
	1	Lawrance Chittilapplly	C0000183	21794	1133384 To 1133398	15	265 Shares
l	2	Varghese	C0000183	37146	1869129 To 1869178	50	of Rs 10 Paid-up
ľ	3		C0000183	206969	7477351 To 7477400	50	
l	4		C0000183	206970	7477401 To 7477450	50	
ľ	5		C0000183	206971	7477451 To 7477500	50	
	6		C0000183	206972	7477501 To 7477550	50	

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents KFin Technologies Ltd, Address:-Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad, Telangana, 500032 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificates

The Public are hereby cautioned against purchasing or dealing in any way with the

Place :- Bhilai Durg Lawrance Chittilapplly Varghese Date: 28.10.2024

ceinsys

Ceinsys Tech Limited
Corporate Identity Number (CIN): L72300MH1998PLC114790

Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India. E-mail: cs@ ceinsys.com, Website: www.ceinsys.com Tel No.: 91 712 6782800

#### NOTICE OF POSTAL BALLOT

Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024:

Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to cs@ceinsys.com or write Bigshare Services Private Limited at www.investor@bigshareonline.com.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at www.ceinsys.com, BSE Limited viz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will be disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Sushil Kawadkar, Practicing Company Secretary (COP No. 5565) as Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited.

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, it approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at cs@ceinsys.com; Tel: 91 712 6782800.

> For Ceinsys Tech Limited Sd/

Date: November 22, 2024 Pooja Karande Company Secretary & Compliance Officer

# CANARA ROBECO

### Canara Robeco Mutual Fund

Investment Manager: Canara Robeco Asset Management Co. Ltd.

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

Fake Social Media Group impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited

It has come to the notice of Canara Robeco Asset Management Company Limited ("CRAMC"), the Investment Manager for the Schemes of Canara Robeco Mutual Fund ("the Fund"), that there is a fake / deceptive / fraudulent account created on the social media platform 'Facebook' impersonating Mr. Shridatta Bhandwaldar, Head-Equities at Canara Robeco Asset Management Company Limited and this account is misusing the name of Mr. Shridatta Bhandwaldar with the logo and name of the Fund.

Such account appear to have been formed with the intention to defraud and mislead the general public.

This is to caution the public that neither CRAMC nor the Fund has authorized any person to undertake creation of the above-mentioned fake social media account or undertake any activities related to Canara Robeco Group. We would like to caution the general public that CRAMC or the Fund are no way associated with the above said fake social media account created by these fraudsters and we condemn such acts of defrauding. We advise the general public to stay vigilant of such scams and exercise due caution. CRAMC or the Fund shall not accept any responsibility or liability whatsoever for any loss that anyone may suffer or incur owing to any transactions made with such unknown individuals or agencies making false claims.

Please be advised that investments in Canara Robeco Mutual Fund can only be made through its official points of acceptance. For any inquiry, you may visit our website at www.canararobeco.com or visit any of our branches.

### Any queries / clarification in this regard may be addressed to:

Canara Robeco Asset Management Company Limited, 4th Floor, Construction House, Ballard Estate, Mumbai 400 001.

Phone No.: 1800 209 2726; Email: crmf@canararobeco.com; Website: www.canararobeco.com

For and on behalf of Canara Robeco Asset Management Company Ltd.

(Investment manager for Canara Robeco Mutual Fund)

Place: Mumbai Authorised Signatory Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

#### .continued from previous page.

This was an Offer in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. This Offer was made through the Book Building Process in compliance with Regulation 6(2) of the SEBI ICDR Regulations wherein not less than 75% of the Net Offer was available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs" and such portion the "QIB Portion") provided that our Company in consultation with the BRLMs, allocated 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third was reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations, Further, 5% of the Net QIB Portion was made available for allocation on a proportionate basis to Mutual Funds only and the remainder of the Net QIB Portion was made available for allocation on a proportionate basis to all QIBs (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer was made available for allocation to NIBs of which (a) one third portion was reserved for Bidders with application size of more than ₹0.20 million and ₹1.00 million; and (b) two-thirds of the portion was reserved for Bidders with application size of more than ₹1.00 million and not more than 10% of the Net Offer was available for allocation to Retail Individual Bidders ("RIB") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares was 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 (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA accounts and UPI ID (in case of UPI Bidders (defined herein) using the UPI Mechanism), in which case the corresponding Bid Amounts was blocked by the SCSBs or under the UPI Mechanism, as applicable to participate in the Offer. Anchor investors were not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 417 of the Prospectus The bidding for Anchor Investor opened and closed on November 12, 2024. The Company received a total of 26 applications from 23 Anchor Investors for 19,331,622 Equity Shares.

Place: Nagpur

The Anchor Investor Offer Price was finalized at ₹273.00 per Equity Share. A total of 18,363,915 Equity Shares were allocated under the Anchor Investor Portion aggregating to The Offer received 101, 166 applications for 55,307,826 Equity Shares resulting in 1.35 times subscription as disclosed in the Prospectus. The details of the applications received in the

Offer from Retail Individual Bidders. Non-Institutional Bidders. Eligible Employees and QIBs are as under (before technical rejections):

SR. NO.	CATEGORY	NO. OF APPLICATIONS RECEIVED	EQUITY SHARES APPLIED	EQUITY SHARES RESERVED AS PER PROSPECTUS	NO. OF TIMES SUBSCRIBED	AMOUNT (₹)
Α	Retail Individual Bidders	96,756	6,829,380	4,080,870	1.67	1,863,350,784.00
В	Non-institutional Investors (More than ₹ 0.2 million and upto ₹1 million)	888	764,856	2,040,435	0.37	205,986,726.00
C	Non-institutional Investors (above ₹1 million)	86	741,798	4,080,870	0.18	203,036,814.00
D	Eligible Employees	3,395	248,022	26,000	9.54	61,457,130.00
E	Qualified Institutional Bidders (excluding Anchors Investors)	15	27,392,148	12,242,611	2.24	7,478,056,404.00
F	Anchor Investors	26	19,331,622	18,363,915	1.05	5,277,532,806.00
	Total	101,166	55,307,826	40.834.701	1.35	15,089,420,664,00

This excludes 345 applications for 25,326 Equity Shares aggregating to ₹ 6,843,528/- from Retail Individual and HNI which were not in bid book but which were banked.

A summary of the final demand as per NSE and BSE as on the Bid/Offer Closing Date at different Bid prices is as under:

Sr. No	Bid Price (₹)	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total
1	259	198,396	0.39	198,396	0.39
2	260	66,528	0.13	264,924	0.52
3	261	10,314	0.02	275,238	0.54
4	262	6,372	0.01	281,610	0.55
5	263	10,476	0.02	292,086	0.57
6	264	2,538	0.00	294,624	0.58
7	265	48,708	0.10	343,332	0.68
8	266	5,724	0.01	349,056	0.69
9	267	1,998	0.00	351,054	0.69
10	268	5,886	0.01	356,940	0.70
11	269	2,970	0.01	359,910	0.71
12	270	39,960	0.08	399,870	0.79
13	271	14,850	0.03	414,720	0.82
14	272	15,714	0.03	430,434	0.85
15	273	37,114,902	73.03	37,545,336	73,87
	CUTOFF	13,279,518	26.13	50,824,854	100.00
		50,824,854	100.00	1	

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on November 19, 2024.

A. Allotment to Retail Individual Bidders (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Retail Individual Bidders, who have bid at cut-off or at the Offer Price of ₹273 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 1,40675 times. The total number of Equity Shares Allotted in Retail Individual Bidders category is 4,632,711 Equity Shares to 85,790 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Shares applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Shares allotted
1	54	81,686	88.49	4,411,044	67.68	54	250:269	4,099,464
2	108	5,977	6.47	645,516	9,91	54	79:85	299,970
3	162	1,684	1.82	272,808	4.19	54	79:85	84,510
4	216	781	0.85	168,696	2.59	54	13:14	39,204
5	270	574	0.62	154,980	2.38	54	13:14	28,782
6	324	228	0.25	73,872	1.13	54	13:14	11,448
7	378	269	0.29	101,682	1.56	54	13:14	13,500
8	432	86	0.09	37,152	0.57	54	13:14	4,320
9	486	69	0.07	33,534	0.51	54	13:14	3,456
10	540	302	0.33	163,080	2.50	54	13:14	15,174
11	594	33	0.04	19,602	0.30	54	10:11	1,620
12	648	29	0.03	18,792	0.29	.54	27:29	1,458
13	702	593	0.64	416,286	6.39	54	13:14	29,754
		7		7	m	1	51:9874	51
	TOTAL	92,311	100.00	6,517,044	100.00	(B.1.18.2.   1.1.   232   2.22		4,632,711

Please Note: 1 additional Share shall be allotted to 51 Allottees from amongst 9874 Successful Applicants from the categories 108 - 702 (i.e., excluding successful applicants from Category 54) in the ratio of 51:9874

ncludes spilled over of 551,841 Equity Shares from Employee & NIB Categories.

B. Allotment to Non-Institutional Bidders (more than ₹ 0.20 million and up to ₹ 1.00 million) (After Technical Rejections) (including ASBAApplications)

The Basis of Allotment to the Non-Institutional Bidders (more than ₹ 0.20 million and upto ₹1.00 million), who have bid at the Offer Price of ₹ 273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.34285 times. The total number of Equity Shares allotted in this category is 699,624 Equity Shares to 818 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	756	683	83.50	516,348	73.80	756	1:1	516,348
2	810	26	3.18	21,060	3.01	810	131	21,060
3	864	6	0.73	5,184	0.74	864	1:1	5,184
4	918	5	0.61	4,590	0.66	918	1:1	4,590
5	972	6	0.73	5,832	0.83	972	1:1	5,832
6	1026	5	0.61	5,130	0.73	1,026	1:1	5,130
7	1080	22	2.69	23,760	3.40	1,080	1:1	23,760
8	1134	4	0.49	4,536	0.65	1,134	1:1	4,536
9	1188	2	0.24	2,376	0.34	1,188	1:1	2,376
10	1242	2	0.24	2,484	0.36	1,242	1:1	2,484
11	1350	7	0.86	9,450	1.35	1,350	1:1	9,450
12	1404	1	0.12	1,404	0.20	1,404	1:1	1,404
13	1458	2	0.24	2,916	0.42	1,458	1:1	2,916
14	1512	6	0.73	9,072	1.30	1,512	1:1	9,072
15	1620	8	0.98	12,960	1.85	1,620	1:1	12,960
16	1782	13	1.59	23,166	3.31	1,782	1:1	23,166
17	1836	3	0.37	5,508	0.79	1,836	1:1	5,508
18	1890	1	0.12	1,890	0.27	1,890	1:1	1,890
19	2106	1	0.12	2,106	0.30	2,106	1:1	2,106
20	2160	5	0.61	10,800	1.54	2,160	1:1	10,800
21	2268	2	0.24	4,536	0.65	2,268	1:1	4,536
22	2430	1	0.12	2,430	0.35	2,430	1:1	2,430
23	2700	2	0.24	5,400	0.77	2,700	1:1	5,400
24	3024	2	0.24	6,048	0.86	3,024	1:1	6,048
25	3402	1	0.12	3,402	0.49	3,402	1:1	3,402
26	3618	2	0.24	7,236	1.03	3,618	1:1	7,236
	Total	818	100.00	699,624	100.00			699,624

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\*\* Unsubscribed portion of 1,340,971 Equity Shares spilled over to NiB (Above ₹ 1.00 million) category. \* Includes spilled over of 160 Equity Shares from Employee Category.

### C. Allotment to Non-Institutional Bidders (more than ₹1.00 million) (After Technical Rejections) (including ASBA Applications)

Date: 21-11-2024

The Basis of Allotment to the Non-Institutional Bidders (more than ₹1.00 million), who have bid at the Offer Price of ₹273 per Equity Share was finalized in consultation with BSE. This category has been subscribed to the extent of 0.13541 times. The total number of Equity Shares allotted in this category is 734,238 Equity Shares to 84 successful applicants. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares applied	% to Total	No. of Equity Shares allotted per applicant	Ratio	Total No. of Equity Shares allotted
1	3672	56	66.67	205,632	28.01	3,672	1:1	205,632
2	3726	6	7.14	22,356	3.04	3,726	1:1	22,356
3	3780	2	2.38	7,560	1.03	3,780	1:1	7,560
4	3996	1	1.19	3,996	0.54	3,996	1:1	3,996
5	4320	1	1.19	4,320	0.59	4,320	1:1	4,320
6	5400	3	3.57	16,200	2.21	5,400	1:1	16,200
7	5940	1	1.19	5,940	0.81	5,940	1:1	5,940
8	6588	1	1.19	6,588	0.90	6,588	1:1	6,588
9	6642	3	1.19	6,642	0.90	6,642	1:1	6,642
10	7344	3	3.57	22,032	3.00	7,344	1:1	22,032
11	7560	1	1.19	7,560	1.03	7,560	1:1	7,560
12	18306	1	1.19	18,306	2.49	18,306	1:1	18,306
13	18360	1	1.19	18,360	2.50	18,360	1:1	18,360
14	22680	1	1.19	22,680	3.09	22,680	1:1	22,680
15	25704	1	1.19	25,704	3,50	25,704	1:1	25,704
16	27000	1	1.19	27,000	3.68	27,000	1:1	27,000
17	30240	1	1.19	30,240	4.12	30,240	1:1	30,240
18	100008	1	1.19	100,008	13.62	100,008	1:1	100,008
19	183114	1	1.19	183,114	24.94	183,114	1:1	183,114
	TOTAL	84	100.00	734,238	100.00			734,238

Includes spilled over of 1,341,292 Equity Shares from Employee & NIB (Above ₹ 0.20 million and upto ₹ 1.00 million) Categories.

"Unsubscribed portion of 4,687,924 Equity Shares spilled over to QIB & Retail categories in the ratio of 75:10. D. Allotment to Eligible Employees (After Technical Rejections) (including ASBA Applications)

The Basis of Allotment to the Eligible Employees, who have bid at the Offer Price of ₹273 per Equity Share (and a discount of ₹25 per Equity Share was offered to Eligible Employees. bidding under Employee Reservation Portion), was finalized in consultation with the BSE. This category has been subscribed to the extent of 0.86400 times. The total number of Equity Shares Allotted in this category is 22,464 Equity Shares to 93 successful Eligible Employees. The category-wise details of the Basis of Allotment are as under:

Sr. No	Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
1	54	43	46.24	2,322	10.34	54	1:1	2,322
2	108	8	8.60	864	3.85	108	1:1	864
3	162	4	4.30	648	2.88	162	1:1	648
4	216	6	6.45	1,296	5.77	216	1:1	1,296
5	270	3	3.23	810	3.61	270	1:1	810
6	324	4	4.30	1,296	5.77	324	1:1	1,296
7	378	4	4.30	1,512	6.73	378	1:1	1,512
8	432	3	3.23	1,296	5.77	432	1:1	1,296
9	540	2	2.15	1,080	4.81	540	1:1	1,080
10	702	14	15.05	9,828	43.75	702	1:1	9,828
11	756	2	2.15	1,512	6.73	756	1:1	1,512
	TOTAL	93	100.00	22,464	100.00	7,000		22,464

The Employee Reservation was for ₹6.45 million as mentioned in the Prospectus representing 26,000 Equity Shares at the price of ₹248 per Equity Share net of Employee Discount. The Unsubscribed portion of ₹0.88 million representing around 3,536 Equity Shares at ₹248 per Equity Share, translating to around 3,212 Equity shares at the Offer Price of ₹273 per Equity Share has been spilled over to QIB Portion, Non-Institutional Portion and Retail Portion in the ratio of 75:15:10. The balance 324 Equity Shares cannot be allocated to any category, since the Offer is aggregating to ₹11,147.22 million.

# E. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹273 per Equity Share has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 1.67215 times of Net QIB portion. As per the SEBI ICDR Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 819,071 Equity Shares (i.e., Includes spilled over of 206,941 Equity Shares from Employee &NIB Categories) and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 15,562,354 Equity Shares (i.e., Includes spilled over of 3,931,873 Equity Shares from Employee & NIB Categories) on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 16,381,425\* Equity Shares, which were allotted to 15 successful Applicants.

Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FPC/FII	Others	Total
QIBs	214,511	8,941,670	429,021	25	2	6,579,594	216,629	16,381,425

\*Including Spilled over of 4, 138,814 Equity Shares from Employee & NIB Categories F. Allotment to Anchor Investors (After Technical Rejections)

The Company, in consultation with the BRLMs, have allocated 18,363,915 Equity Shares to 23 Anchor Investors (through 26 Anchor Investor Application Forms) (including 3 domestic Mutual Funds through 6 schemes) at an Anchor Offer Price at ₹273 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion. FI'S/BANK'S MF'S IC'S FII/FPC OTHERS Total Category 6,139,530 1,017,630 366,660 10,840,095

The Board of Directors of our Company at its meeting held on November 20, 2024 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on November 19, 2024 and the payments to non-syndicate brokers have been issued on November 20, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on November 21, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company has filed the Listing application with BSE and NSE on November 21,

2024. The Company has received the listing and trading approval from BSE & NSE, and trading will commence on Friday, November 22, 2024. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

CORRIGENDUM TO THE PROSPECTUS ("CORRIGENDUM") DATED NOVEMBER 21, 2024 This Corrigendum is with reference to the prospectus dated November 18, 2024 (the "Prospectus") filed by our Company with the Registrar of Companies, Karnataka at Bengaluru ("RoC"), SEBI and the Stock Exchanges. In this regard, potential Bidders may note the following:

The general corporate purposes of ₹1,350.00 million mentioned in the sections titled "Offer Document Summary" on page 21 and "Objects of the Offer" on pages 120, 121 and 128 of the Prospectus includes expenses in relation to the Fresh Issue of ₹302.81 million.

The Prospectus stands amended and updated to the extent stated hereinabove and the Prospectus as well as all the Offer related material shall be read in conjunction with this Corrigendum and accordingly, their references in the Prospectus shall stand updated pursuant to this Corrigendum. The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus.

Investors should read this Corrigendum and Prospectus, filed with the RoC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer. All capitalised terms used in this Corrigendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Prospectus.

These details of the Allotment made was hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com.

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



Selenium, Tower B, Plot No. 31 and 32, Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032 Telangana, India Tel: +91 40 6716 2222; E-mail: zinka.ipo@kfintech.com; Website: www.kfintech.com; Investor Grievance E-mail: einward.ris@kfintech.com Contact Person: M. Murali Krishna: SEBI Registration No: INR000000221

> For ZINKA LOGISTICS SOLUTIONS LIMITED On behalf of the Board of Directors

Barun Pandey Company Secretary & Compliance Officer

Place: Bengaluru Date: November 21, 2024 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS. PROSPECTS OF ZINKA LOGISTICS SOLUTIONS LIMITED.

ZINKA LOGISTICS SOLUTIONS LIMITED has filed a Prospectus dated November 18, 2024 with the RoC. The Prospectus is made available on the website of the SEBI at www.sebi.gov.in as well as on the website of the BRLMs i.e., Axis Capital Limited at www.axiscapital.co.in, Morgan Stanley India Company Private Limited at www.morganstanley.com, JM Financial Limited at www.jmfl.com and IIFL Capital Services Limited (Formerly known as IIFL Securities Limited) at www.iiflcap.com, the website of the NSE at www.nseindia.com and the website of the BSE at www.bseindia.com and the website of the Company at www.blackbuck.com. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risks, please see the section "Risk Factors" beginning on page 34 of the Prospectus. Potential investors should not rely on the DRHP for making any investment decision but should only rely on the information included in the RHP to be filed by the Company with the RoC.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("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 and applicable U.S. state securities laws. Our Company has not registered and does not intend to register under the U.S. Investment Company Act of 1940, as amended (the "U.S. Investment Company Act") in reliance upon section 3(c)(7) of the U.S. Investment Company Act and investors will not be entitled to the benefits of the U.S. Investment Company Act. Accordingly, the Equity Shares are only being offered and sold (i) to persons within the United States or to or for the account or benefit of, U.S. Persons (as defined in Regulation S under the U.S. Securities Act), who are both (a) "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in one or more transactions exempt from the registration requirements of the U.S. Securities Act; and (b) "qualified purchasers" (as defined under the U.S. Investment Company Act) in reliance upon section 3(c)(7) of the U.S. Investment Company Act, and (ii) outside the United States, to investors that are not U.S. Persons nor persons acquiring for the account or benefit of U.S. Persons in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no public offering of the Equity Shares in the United States.

CONCEPT

financialexp.epapr.in

Pune

(UNDER RULE 8 (1) OF THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002) Whereas the undersigned being the authorized officer of Motilal Oswal Home Finance Limited, (Formally known as Aspire Home Finance Corporation Ltd), under Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (54 of 2002), and in exercise of powers conferred under Section 13 (12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued Demand Notice dated mentioned hereunder calling upon the following borrowers to repay the amount mentioned in the notice being also mentioned hereunder within 60 days from the date of receipt of the said notice.

The following borrowers having failed to repay the amount, notice is hereby given to the following borrowers and the public in general that undersigned has taken possession of the properties described herein below in exercise of powers conferred on him under sub section (4) of section 13 of the Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002 on the date mentioned hereunder:

Sr	Loan Agreement No. / Name of the	Date of Demand	Date of	Description of the						
No.	Borrower/ Co Borrower/Guarantor	Notice & Outstanding	possession Taken	Immovable Property						
1	1 LXKOL00216-170041518 09-07-2024 for Rs. 16-Nov-24 R.s No 419. Hissa No 2 Nr Gandhinagar									
	LXH0F04919-200075981 &	864258/-		Railway Station At Mudshingi Nr						
	LXMOH0F120-210552340 /Sunil Bharat Gandhinagar Railway Station 416119									
	Bhosale/ Bharat Dnyanu Bhosale Kolhapur Maharashtra									
The	he have user in particular and the public in general are hearly continued not to deal with the avenuate and only dealings with the avenuate									

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

(Motilal Oswal Home Finance Limited)

will be subject to the Charge of Motilal Oswal Home Finance Limited for an amount mentioned herein above and interest there



REGIONAL OFFICE: 1 Floor, Ayur Mall, Near Vidharbha Ayurvedic College, Dastur Nagar, Farshi Stop Road, AMRAVATI- 444 606

**POSSESSION NOTICE** Whereas, The undersigned being the authorised officer of the Union Bank of India, under the Securitization and Reconstruction of

Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Section 13(12) reac with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice dated mentioned on below column calling upon the borrower to repay the amount mentioned in the notice being and interest thereon and other charges within 60 days fror the date of receipt of the said notice The borrower and guarantor having failed to repay the amount, notice is hereby given to the borrower and the public in general tha

the undersigned has taken **Symbolic Possession** of the property described herein below in exercise of powers conferred or him/her under Section 13(4) of the said Ordinance Act read with rule 8 of the said rules. The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the

property will be subject to the charge of the Union Bank of India, for an amount and interest thereon The borrower's attention is invited to the provisions of Sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

Name of

Sr. No.	Borrowers and Guarantor	property	Demand Notice	0/s. (Rs.)	Possession
	Branch: Pusad	All that piece & parcel of . Plot no 53 Nazul Sheet No 103	10,00,2021	Rs.	19.11.2024
		Nazul Plot no 6162/53 area 103.15 sq . mtr Situated		26,25,962.19	
	Jaiswal (Borrower) and	Vyankatesh Nagar Pusad, Tq. Pusad ,Dist. Yavatmal		and interest	
	Mr. Swapnil Ashok	445204 Bounded By: East - Plot no 52, West - Layout		thereon	
	Jaiswal (Guarantor)	Road, North - Plot No. 54, South - Property of Mr Javade			
Da	Date : 22.11.2024			Officer/ Chie	ef Manager

Jawahar Road Main Branch Parvati Bhavan,

Raikamal Square Amrayati

**Union Bank Of India** 



Tele:0721-2673462/2679771 E-Mail:- bom21@mahabank.co.in AB04/AR/SARFAESI-13-4/adikane/2024-25

zadı <sub>Ka</sub> <sup>nrit</sup> Mahotsav Date: 21/11/2024

(Rule -8(1) for immovable property)
POSSESSION NOTICE

WHEREAS.

Place: Pusad

1)The undersigned being the Authorised Officer of the Bank of Maharashtra under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, and in exercise of the powers conferred under Sub-Section (12) of Section 13 read with Rule 3 of the Security Interest (Enforcement) Rule, 2002, issued a Demand Notice dated 09/08/2024 calling upon the borrower Mr. Sunil Hariji Adikane , & Mr. Milind Hariji Adikane & guarantor, 3.Mrs. Rita Sunil Adikane to repay Rs. 5,69,116/- ( Rs Five Lakh Sixty Nine Thousand One Hundred Sixteen only) plus interest thereon with monthly rests w. e. f. 09/08/2024 apart from penal interest, cost and expenses within 60 days from the date of receipt of the said Notice. The notice was sent by Regd. post AD/ Speed Post/Hand Delivery.

The borrower/guarantors having failed to repay the amount, Notice is hereby given to the borrower/guarantors and the public in general that the undersigned has taken possession of the properties described herein below in exercise of powers conferred on him under section 13 (4) of the said Act read with Rule 8 of the said rules on this 21 November 2024

The borrower/guarantors in particular and the public in general are hereby cautioned not to deal with the properties and any dealings with the properties will be subject to the charge of Bank of Maharashtra for an amount hereinabove mentioned. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

The details of the properties mortgaged to the Bank- Jawahar Road Main Branch, Amravati and taken possession by the Bank are as follows:

Equitable Mortgage of: Equitable Mortgage Of House Constructed On property No 4, in Ward No 3, At Mouje Ramgaon, Tq. & Dist.Amravati Admeasuring 111.52 Sq. Mtr (1200 Sq Ft.) is owned by Mr. Sunil Hariji Adikane and Mr. Milind Hariji Adikane. Bounded as under: Towards East: House Shri. Vyankat Bhalerao, Towards West: Water Supply Raod, Towards North: Service Lane, Towards South: Road Govt

Date of Possession -On or After 21/11/2024 Time- 11.00 am onwards

Date: 21/11/2024 Place: Amravati

**Authorised Officer & Chief Manage Bank of Maharashtra** 

इंडियन बैंक इलाहबाद



**Branch: Dhanori** Bhairav Nagar, Dhanori. Ph.: 7742121099

#### **Jewel Loan Auction Notice**

The undermentioned persons are hereby informed that they have failed to pay of the liability in the Jewel Loan accounts despit Notices sent to them by Registered Post. Failing which the said securities will be sold by the bank in Public Auction at the cost o the borrower at the following respective **branch premises at 3.30 PM** on **25/11/2024** or on any other convenient date thereafte without further notice at the absolute discretion of the bank. You are requested to repay the loan amount with interest and other costs from the publication of this notice and redeem your jewels immediately. Otherwise the same will be auctioned by India Bank. The Bank Manager reserves all rights to make any alterations, cancellation or postponement in the said proceedings The auctioned amount will be credited towards loan amount and further legal proceedings will be initiated to recover any outstanding in the loan amount and this will be treated as final notice. the bank reserves the right to adjust the balance amount

- 1. The auction is conducted on "as is what is" basis and bank does not undertake any responsibility with regards to the quality and specifications of the jewels being auctioned. It is at the risk of successful bidder/purchase of 2. The bank reserves its right to reject any bid without assigning any reason whatsoever.
- 3. Any excess over the jewel loan same balance will be credited to other loan account if available or else will be credited to SB account
- This notification is applicable to the legal heirs, if the borrower is deceased, missing and also persons residing out station as well a
- $5.\,Those\,participating\,in\,the\,auction\,must\,produce\,PAN\,and\,Aadhaar\,Card.$ 6. The successful bidder shall pay the entire bid amount at once on the day of auction itself and take delivery of the ornaments at his/he
- absolute risk and responsibility and the said bidder shall not have any recourse to our Bank for any reason whatsoeve
- 7. The Bank reserves its right to put to auction all or any of the ornaments pledged in the account as considered necessary or stop auction at any time without any prior notice and at its absolute discretion.
- 8. The Bank has absolute discretion to either reject or accept any bid without assigning any reasons whatsoever
- The Bank has right to adjourn/postpone the auction sale at any stage to any future date at the convenience of the Bank and no perso shall be entitled to claim any prior notice or right therefore.
- 10.If the successful bidder does not clear the bid amount and/or does anything which may give rise to a necessity of

adjourning/postponing/holding fresh auction sale, he/she shall be liable to indemnify the Bank to the extent of loss, if any, caused of account of his/her lapses which may come in the way of completing the auction Loan Amount Gross Weight Account Borrower S.No Branch Loan Date

		Number	Name			(111 13.)	(iii gilis)
1.	2. Dhanori	7407693469	Nitin Shivaji Lehane	S.No. 49/2/9, Wadheshwar Nagar, Wadgaon Sheri, Pune, M.Corp 411014.	23/01/2023	116000	31.85
2.		7540638902			28/06/2023	126000	31.090
3.		7543915817			03/07/2023	179000	57.00
4.		7540660007			28/06/2023	105000	30.550
Date: 21.11.2024 Authorised Officer							

**® MANAPPURAM** 



#### MANAPPURAM HOME FINANCE LIMITED FORMERLY MANAPPURAM HOME FINANCE PVT LTD CIN: U65923KL2010PLC039179

Unit 301-315, 3rd Floor, A wing, Kanakia Wall Street, Andheri-Kurla Road, Andheri East, Mumbai – 400093,

Contact No.: 022-68194000/022-66211000

#### **Demand Notice** Whereas the Authorized Officer of Manappuram Home Finance Ltd., having our registered office at IV/470A (old) w/638A (new

Manappuram House, Valapad, Thrissur, Kerala-680567 and branches at various places in India (hereinafter referred to as "MAHOFIN") is a Company registered under the Companies Act, 1956 and a Financial Institution within the meaning of sub-claus (iv) of clause (m) of sub-section (1) of Section 2 of the Securitization and Reconstruction of financial Assets and Enforcement of Security Interest Act, 2002 (hereinafter referred so as the Act) read with Notification No. S.O. 3466 (E) dated 18th December, 201 issued by the Govt. of India, Department of Financial Services, Ministry of Finance, New Delhi, inter alia carrying on business o advancing loans for construction and / or purchase of dwelling units and whereas the Borrower / Co-Borrowers as mentioned i Column No. 2 of the below mentioned chart obtained loan from MAHOFIN and whereas MAHOFN being the secured creditor unde the SARFAESI Act, and in exercise of powers conferred under section 13(2) of the said Act read with Rule 2 of the security interest (Enforcement) Rules 2002, issued demand notice calling upon the Borrowers / Co-Borrowers as mentioned herein below, to repay the amount mentioned in the notices with further interest thereon within 60 days from the date of notice, but the notices could not be

	erved upon some of them for various reasons. That in addition thereto for the purposes of information of the said formed by may of this public notice.			
Sr. No.	Name of the Borrower/ Co-Borrower/LAN/Branch	Description of Secured Asset in respect of which Interest has been created	NPA Date	Date of Notice sent & Outstanding Amount
	USHA SHANKAR	Admesuring Area 300 Sq ft & Open land admeasuring		18-10-2024
	KONDEKAR, GAJANAN	Area 450 Sq ft, total admeasuring area 750 Sq ft, Ward		&
	SHANKAR KONDEWAR/	No 1, At Post - Kosara, House No.85, Tah Maregaon,		Rs.139652/-
	MHL00060006245/NAGPUR	Dist Yavatmal, P.O Maregaon Road S.O, Maharashtra,		
ll l		Pin: 445303 East-House of Shri Shankar Kondekar,		
11		West-Road South-Temple Area North-Road		

Notice, is therefore given to the Borrowers / Co-Borrowers, as mentioned herein above, calling upon them to make payment of the total outstanding amount as shown herein above, against the respective Borrower / Co-Borrower, within 60 days of publication of this notice. Failure to make payment of the total outstanding amount together with further interest by the respective Borrower/ Co Borrower, MAHOFIN shall be constrained to take u/s 13(4) for enforcement of security interest upon properties as described above steps are also being taken for service of notice in other manners as prescribed under the Act and the rules made hereunder. You are put to notice that the said mortgage can be redeemed upon payment of the entire amount due together with costs, charges and expenses incurred by MAHOFIN at any time before the date of publication of notice for public auction or private treaty for transfer by

way of sale, as detailed in Section 13(8) of the SARFAESI Act. Take note that in terms of S- 13 (13) of the SARFAESI Act, you are hereby restrained from transferring and/or dealing with the

Secured Properties in any manner by way of sale, lease or in any other manner Date: 22/11/2024 Sd/-, Authorized Office

Place: MAHARASHTRA Manappuram Home Finance Ltd

**NAGPUR** 

#### **KERALA WATER AUTHORITY** e-Tender Notice

Tender No : Re T No.157/2024-25/SE/Q

THE INDIAN EXPRESS, FRIDAY, NOVEMBER 22, 2024

JJM-Augmentation of CWSS to Chithara and adioining panchavaths -Replacement of existing AC transmission main from Madathara to Chingeli EMD: Rs. 500000 Tender fee: Rs. 16540+2978 Last Date for submitting Tender: 16-12-2024 02:00:pm Phone : 0474 2745293 Website : www.kwa.kerala.gov.in www.etenders.kerala.gov.in Superintending Engineer



#### ह्रस्तशिल्प निर्यात संवर्धन परिषद **Export Promotion Council for Handicrafts**

Regd. Office: EPCH House, Plot No. 1, Pocket 6 & 7, LSC, Sector - C, Vasant Kunj, New Delhi - 110070, Tel.: +91-11-26135256, Email id: mails@epch.com, Website: www.epch.in

#### NOTICE OF THE 38th ANNUAL GENERAL MEETING, INFORMATION ON E-VOTING

NOTICE IS HEREBY GIVEN THAT the 38th Annual General Meeting (AGM) of the Company is scheduled on Tuesday December 10, 2024 at 10 A.M at Govt. Servants Co-operative House Building Society Ltd., Kalyan Kendra 9, Paschimi Marg, Vasant Vihar, New Delhi - 110057, to transact the business as stated in the notice of meeting sent

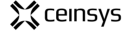
The Annual report for the Financial Year 2023-24 of the company along with the Notice of AGM has been dispatched to all the members whose email IDs are registered with the Company. Physical copies of the same have been sent to members at their registered address in the permitted mode who's email ID's are not registered with EPCH. The same are also available on the EPCH website www.epch.in.

In terms of Section 108 of Companies Act, 2013, read with rules thereto, as amended, the company is pleased to

provide Remote E-Voting facility to the members to cast their vote by electronic means (Remote E-voting) on all the resolutions set forth in the notice. The company has engaged services of NSDL for providing e-voting facility. Kindly refer the notice of the AGM regarding instructions on e-voting and same is also available EPCH website www.epch.in. The remote e-voting commences on Thursday, December 05, 2024 at 10:00 a.m. (IST) and will end on Monday, December 09, 2024 at 5:00 p.m. (IST). The remote e-voting shall not be allowed beyond the said date and time.

- The cut-off date for determining the eligibility to vote by electronic means or at the AGM is Sunday, June 30, 2024. A person whose name is recorded in the register of members as on the cut-off date, i.e. Sunday, June 30, 2024,
- shall be entitled to avail the facility of remote e-voting or voting-in-person available at the meeting, as the case The company shall also provide facility for voting through polling paper / e-voting at the venue of the meeting and
- Members attending the meeting who have not already casted their vote by remote e-voting shall be able to exercise their right to vote at the AGM. The members who have casted their vote by remote e-voting prior to the meeting may participate in the meeting
- but shall not be entitled to cast their vote again In case of any queries, you may refer to the 'Frequently Asked Questions' (FAQs) and 'e-voting user manual'
- available in downloads section of NSDL's e-voting website https://evoting.nsdl.com. In case of any grievances you may contact NSDL at 022-48867000 or 022-24997000; email: evoting@nsdl.com who will also address grievances connected with the voting by electronic means. The results of voting would be declared as stipulated under the relevant rules and will also be posted on the EPCH
- website and website of NSDL By Order of the Committee of Administration Rajesh Rawat

New Delhi Secretary-EPCH Date: November 22, 2024 (PAN No. AFSPR6595N)



Place: Nagpur

# Ceinsys Tech Limited Corporate Identity Number (CIN): L72300MH1998PLC114790 Registered Offce: 10/5, I.T. Park, Nagpur - 440022 MH, India.

Tel No.: 91 712 6782800

#### **NOTICE OF POSTAL BALLOT** Notice is hereby given that Ceinsys Tech Limited ("Company") is seeking approval of its Members by way of Special Resolutions as

approved by Board of Directors of the Company at its meeting held on November 12, 2024, for the items as mentioned in the Postal Ballot Notice dated November 21, 2024: Pursuant to the provisions of Sections 108 and 110 of the Companies Act, 2013 ("the Act") read with Rules 20 and 22 of the Companies

(Management and Administration) Rules, 2014 as amended, Secretarial Standard-2 on General Meetings and SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015 ("SEBI LODR") read with General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020 and the latest being the General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars") the Company on Thursday, November 21, 2024 have completed dispatch of Notice of Postal Ballot dated November 21, 2024 through electronic mode by e-mail to those Members, whose names appear in the Register of Members/Beneficial Owners maintained by the Depositories as on Friday, November 15, 2024 and whose email addresses are registered with the Company or Bigshare Services Private Limited, the Registrar and Share Transfer Agents ("RTA") or their respective Depository Participant ("DP"). Those members who did not receive Notice may either send an email to <a href="mailto:cs@ceinsys.com">cs@ceinsys.com</a> or write Bigshare Services Private Limited at <a href="www.investor@bigshareonline.com">www.investor@bigshareonline.com</a>.

The Notice of Postal Ballot and instructions for e-voting are available on the website of the Company at <u>www.ceinsys.com,</u> BSE Limited riz. www.bseindia.com and website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

The Company has engaged the services of NSDL for providing e-voting facility to all its members to enable them cast their vote electronically on the resolutions set forth in the Postal Ballot Notice. Members are requested to note that the e-voting shall commence from Friday, November 22, 2024 at 9:00 AM and shall end on Saturday, December 21, 2024 at 5:00 PM. The remote e-voting module will pe disabled thereafter and the Members shall not be allowed to vote beyond the said date and time. Only those members whose names appear in the register of members/list of beneficial owners as received from Depositories as on Friday, November 15, 2024 shall be entitled to avail facility of e-voting. Once a vote has been cast, it cannot be changed subsequently. The voting right of the members shall be in proportion to the paid-up equity share capital as on cut-off date. Further, receipt of notice to any person who is not a member as on cut-off date shall treat this Notice for information purposes only.

The Board of Directors of the Company has appointed CS Scrutinizer for scrutinizing the Postal Ballot through e-voting process in a fair and transparent manner. The Result of the Postal Ballot through e-voting will be announced on or before Tuesday, December 24, 2024 by the Chairman or any other person authorized by him. The said results along with the Scrutinizer's Report shall be displayed on the website of the Company i.e. www.ceinsys.com and will also be communicated to BSE Limited.

The last date specified by the Company for e-voting shall be the date of on which resolution shall be deemed to have been passed, it approved by the members. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 022 - 4886 7000 and 1800 22 55 33 or send a request to NSDL at evoting@nsdl.co.in or the members may also contact Ms. Pooja Karande, Company Secretary and Compliance Officer on email id at <a href="mailto:cs@ceinsys.com">cs@ceinsys.com</a>; Tel: 917126782800.

For Ceinsys Tech Limited

Company Secretary & Compliance Officer

Date: November 22, 2024 Pooja Karande

#### Aadhar Housing Finance Ltd. Corporate Office: Unit No. 802, Natraj Rustomjee, Western Express Highway

and M.V. Road, Andheri (East), Mumbai - 400069. Akola Branch: House No.1450, Filled Survey No.10/2, Plot No.44, (Western part), Kale Sankul, Ward No.D-8, Near

Emerald School, Ring Road, Keshay Nagar, Akola-444004, Maharashtra APPENDIX IV **POSSESSION NOTICE** (for immovable property)

#### Whereas, the undersigned being the Authorized Officer of Aadhar Housing Finance Limited (AHFL) under the Securitisation

and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, Demand Notice(s) issued by the Authorised Officer of the company to the Borrower(s) / Guarantor(s) mentioned herein below to repay the amount mentioned in the notice within 60 days from the date of receipt of the said notice. The borrower having failed to repay the amount, notice is hereby given to the Borrower(s) / Guarantor(s) and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under Sub-Section (4) of the Section 13 of the said Act read with Rule 8 of the Security Interest Enforcement rules, 2002. The borrower's attention is invited to provisions of sub section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets. The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of AHFL for an amount as mentioned herein under with interest thereon. Name of the Borrower(s)/ **Description of Secured Asset** Demand Notice Date of

No.	Co-Borrower(s) (Name of the Branch)	(Immovable Property)	Date & Amount	Possession
1	(Loan Code No. 08210000238 / Akola Branch) Vaibhav Bandurao Umale (Borrower) Bandu Totaram Umale (Co-Borrower) Bhimsagar Ramdas Umale (Guarantor)	All that part & parcel of property bearing, Flat No. S/3/407 fourth floor property no 4184 surya heights No. 3 barshitakli road ward no D9 Layout plot No.14,15 and 16 Khadaki Akola Maharashtra 444003. <b>Boundaries:</b> East: Flat No S/3/401, West: Layout Road, North: Layout Plot No.17, South: Flat No. S/3/406		18-11-2024
2	(Loan Code No. 08210000465 / Akola Branch) Nilesh Babanrao Hage (Borrower) Vanamala Baban Hage (Co-Borrower)	All that part & parcel of property bearing, Ground Floor 1477 Murtizapur Road, Akola Ward No.A11 23 (North Side) Akola Maharashtra 444001 <b>Boundaries:</b> East: 10. Feet Wide Road, West: 2 Feet Wide Gali, North: Plot No. 24, South: Plot No. 23	12-08-2024 ₹ 3,96,521/-	19-11-2024
3	(Loan Code No. 08200000402 / Akola Branch) Dipak Sheshrao Kaple (Borrower) Jyoti Deepak Kaple (Co-Borrower)	All that part & parcel of property bearing, GAT No.109 Proeprty 3906 4 old 1693 new gat No.109 At Kaple Wadi Near Shri shivaji Maharaj Statue Chachondi Road Umri, Akola, Maharashtra, 444005. <b>Boundaries</b> : East: Road, West: Open plot	12-08-2024 ₹ 7,82,617/-	19-11-2024

of Rangarao Kaple, North: Road and then House of

Bhimrao Kaple, South: House of Sanjay Kaple

Place: Maharashtra **Authorised Officer Aadhar Housing Finance Limited** Date: 22.11.2024

TENDER NOTICE (E-Tendering Mode Only) CONCOR invites Online Open E-tender in single bid system for below mentioned work, only through -tendering mode. The bid document can only be downloaded after paying ₹ 1000/-\* through online from he website (www.tenderwizard.com/CCLI) Fender No./Bid Reference CON/AREA-1/TC/Lockmen/CMLK/2024 E-Tender cum Reverse auction for Work of Locking/Unlocking of Wagons during Loading & Unloading of Containers at Railside and Inventory Management of Double Decker Locks at MMLP/Khatuwas at MMLP/Khatuwas

| ₹ 2,63,97,180/-(Incl. GST) for entire period of the contract
| Four + One (04 + 01) Years EstImated Cost

Feriod of Contract
Four + One (04 + 01) rears

₹ 1,000/- inclusive of all taxes and duties through e-payment

Earnest Money Deposit\*
₹ 1,050/- (through e-payment only)

Tender processing fee
₹ 3,540/- inclusive of all taxes and duties (Non-refundable) through e-payment

Date and time of Sale (Online)

From 22.11,2024 (at 15:30 hrs.) to 07.12.2024 (upto 16:00 hrs.)

On 30.11.2024 at 15:00 hrs. Place of Pre-Bld Meeting, Opening Place of Pre-Bid Meeting, Opening of Bids & Communication Address

"Exemption for MSE, CONCOR reserves the right to reject any or all the tenders without assigning any reasons thereof. For complete details logon to www.tenderwtzard.com/CCIL.

"In the order of Brown and State (Opp. NSIC Okhla Metro Statton), New Delhi-110020

"Exemption for MSE, CONCOR reserves the right to reject any or all the tenders without assigning any reasons thereof. For complete details logon to www.tenderwtzard.com/CCIL.

Sr. General Manager/C&O/Area-1

**KARNATAKA POWER** CORPORATION LIMITED

NOTICE INVITING TENDER

#### (Through Karnataka Public Procurement portal only)

(Two Cover System) Tenders are invited (through KPP portal) from the eligible

Bidders for Appointment of Consultant for Providing Transaction Advisory Services for Selection of Mine Developer Cum Operator (MDO) for Durgapur II / Sariya 2 MTPA (OC) & Durgapur II / Taraimar 4 MTPA (OC/UG) Coal Blocks in Chattisgarh State allotted to Karnataka Power Corporation Limited (KPCL)" on the terms and conditions specified in the Tender Document. The tender processing fee and EMD payment through KPP portal mode only. The last date for receipt of the completed bids is 17:30 hrs on 05.12.2024. The tender document can be downloaded from the website: https://kppp.karnataka.gov.in Further details can be had from The Superintending Engineer (Mines), KPCL, No 82. Shakti Bhavan, 3rd Floor, Race Course Road, Bengaluru-560 001. Telefax No. 080-22203894. semineskpcl@gmail.com, www.kpcl.karnataka.gov.in KPPP (e-Portal) helpdesk/ Hp help desk: +91-8046010000, +91-8068948777

Saraswat **⋘** Bank

'Zone VIII Kolhapur, C Ward, 2127, Bhausingaji Road, Kolhapur 416002 Phone No: (0231) 2644542, 2644191

#### POSSESSION NOTICE [As per Rule 8 (1) of the Security Interest (Enforcement) Rules, 2002]

Whereas, The undersigned being the authorised Officer of Saraswat Coop. Bank Ltd., under the Securitisation and Reconstruction of Financia Assets and Enforcement of Security Interest Act, 2002 (54 of 2002) and in exercise of powers conferred under Section 13 (12) read with rule 3 of the Security Interest (Enforcement) Rules 2002 issued demand notice dated 08.03.2006 calling upon the borrower Mr. Jadhav Subhash Shrirang, Smt. Jadhav Sujata Subhash and Mr. Sanjay Laxman Pawar Partners of M/s Datacone Wine Industries & Guarantors Smt. Jadhav Draupadi Shrirang, Shri. Pukale Sanjay Vinayak to repay the amount mentioned in the notice being Rs. 80,85,590.92 (Rs. Eighty Lakhs Eighty Five Thousand, Five Hundred Ninety and Ps. Ninety Two Only) as on 28/02/2006 plus interest and incidental charges, if any, thereon within 60 days from the date of receipt of the said notice.

The Borrowers/Guarantors/Mortgagors having failed to repay the amount, notice is hereby given to the Borrowers/Guarantors/Mortgagors and the public in general that the undersigned has taken Symbolic possession of the property described herein below in exercise of powers conferred on him under sub section (4) of section 13 of the Act read with rule 8 of the Security Interest (Enforcement) Rules, 2002 on this 18th November 2024.

The Borrowers/Guarantors/Mortgagors in particular and the public in

general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Saraswat Coop. Bank Ltd., for an amount of Rs. 80,85,590.92 (Rs. Eighty Lakhs Eighty Five Thousand, Five Hundred Ninety and Ps. Ninety Two Only) as on 28/02/2006 and interest thereon.

The Borrowers/Guarantors/Mortgagors attention is invited to provisions of sub section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

Description of the Immovable Property

A] Registered Mortgage of - All that plot of land bearing R.S. /Gat No.

271, admeasuring about 4.64 R. Situated at Village-Sangli Wadi, Tal-Mirai, Dist. Sangli together the constructions/building sta B] Hypothecation of- All that Plant, Machinery, Tools, accessories, equipment's, electrical, spares, furniture, fixtures and stock of grapes wines, bottles, crates, chemicals, raw materials, goods in process/ finished/ semi- finished etc. Installed, stored or lying in the premises stated above. Hence the property.

Date: 18.11.2024 Place : Sangli

Saraswat Co-op. Bank Ltd.,Under Section 13 (4) of The Securitisation and Reconstruction of Financial Assets and **Enforcement of Security Interest Act, 2002** 

**Authorised Officer** 

EDELWEISS ASSET RECONSTRUCTION CO. LTD. CIN - U67100MH2007PLC174759 **\***Edelweiss

Appendix IV-A [See proviso to Rule 8(6)] SALE NOTICE FOR SALE OF IMMOVABLE PROPERTIES

E-auction Sale Notice for Sale of Immovable Assets under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) and 9(1) of the Security Interest (Enforcement) Rules, 2002. The E-auction will be conducted through e-Auction Agency C1 India Private Limited on their website/portal i.e. https://bankeauctions.com

Notice is hereby given to the public in general and in particular to the Borrower(s), Guarantor(s) and Mortgagor(s) that the below described immovable properties mortgaged/charged to the Secured Creditors i.e. Punjab National Bank (PNB) (erstwhile United Bank of India), Bank of Baroda (BOB), Federal Bank (FB), Bank of India (B0I) and Indian Bank (IB) (B0I and IB have assigned their debts to Edelweiss Asset Reconstruction Company Limited) acting in its capacity as trustee of EARC Trust SC 19 and 111 (EARC), the possession of which was taken by the Authorised Officer of EARC on 20.02.2024 on behalf of the Secured Creditors, will be sold on "As is where is", "As is what is", and "Whatever there is" basis on July 31, 2024, for recovery of Rs. 1122.56.51.885.27 (Rupees One Thousand One Hundred and Twenty Tw Crores Fifty Six Lakhs Fifty One Thousand Eight Hundred and Eighty Five and Paise **Twenty Seven Only)** (as mentioned in the 13(2) notice dated December 04, 2023) being the balance outstanding as on October 31, 2023 together with future interest. charges & costs thereon till the date of actual payment/realization due to the Secured Creditors from Vikash Smelters and Alloys Limited ("Borrower"), Mr. Akash Patni, Mr. Vimal Patni, Mr. Vikash Patni, M/s. Sahayogi Distributors Limited and M/s Brahmand Udyog Limited (hereinafter collectively referred to as "Guarantors'

All those the land measuring about 35.46 acres, be the same a little more or less situated in Plot Nos. 3686, 3690, 3607, 3674, 3675, 3631/4284, 3687, 3642 3618, 3622, 3638, 3640, 3636, 3612, 3688, 3689, 3633, 3610, 3601, 3606, 3612, 3692, 3700/4208, 3701/4209, 3677, 3697, 3626, 3610, 3696, 3628, 3613, 3615 3616, 3617, 3619, 3620, 3621, 3623, 3625, 3695, 3624, 3698, 3614, 3602, 3903 3612/4012, 3627, 3630, 3676, 3637, 3639, 3641, 3724, 3684, 3711, 3634, 3608 3635, 3712, 3629, 3631, 3632, 3687 under J.L. No. 76, within Mouza Ethora, Police Station Salanpur, District – Burdwan, in the State of West Bengal, (out of which permission was accorded to the Company for conversion of land to "Karkhana" to the extent of 24 Acres of Land) (Portion of the land has been declared as vested land on 09/11/2011 as per Case no.

DESCRIPTION OF THE IMMOVABLE PROPERTIES SHALL BE AS FOLLOWS:

01/11 u/s 14T(3) of WBLR Act, 1955.) The reserve price and other details are mentioned below:

Reserve Price Earnest Money Bid Date of

ı		Deposit	Increment	Inspection	E-Auction	
ı	Rs.	Rs.	Rs.	December	December	
ı	22,33,17,000/-	2,23,31,700/-	25,00,000/-	29, 2024	09, 2024	
ı	(Rupees	(Rupees Two	(Rupees	Between	Between	
ı	Twenty Two	Crores Twenty-	Twenty	11:00 AM	10:00 AM to	
ı	Crores Thirty	Three Lakhs	Five Lakhs	to 03:00	11:00 AM	
ı	Three Lakhs	Thirty-One	Only)	PM	with unlimited	
ı	Seventeen	Thousand Seven			extensions of 5	
ı	Thousand Only)	Hundred Only)			minutes each	
ı	For detailed terms and conditions of the sale, please refer to the link provide					
ı	EARC's website i.e., https://www.edelweissarc.in/. For further information, yo					

may contact Mr. Akash Deep on +91 88004 55332 or Mr. Aditya Haldipur on +91 9833732379 Place: Mumbai

NAGPUR

**Edelweiss Asset Reconstruction Company Limited** 



# राज्यभरात निवडणुकीशी संबंधित १५९ गुन्हे

## ईव्हीएम मोडतोड, आचारसंहितेचा भंग; मुंबई, ठाणे, नवी मुंबईतही गुन्हे दाखल

लोकसत्ता खास प्रतिनिधी

**मुंबई :** विधानसभा निवडणुकीच्या काळात कोणताही अनुचित प्रकार घडू नये यासाठी पोलिसांनी राज्यभरात कडेकोट बंदोबस्त ठेवला होता. निवडणुकीदरम्यान १५९ गुन्हे दाखल करण्यात आले. त्यात अदखलपात्र गुन्ह्यांचाही समावेश असल्याचे अधिकाऱ्याने सांगितले. निवडणुकीशी संबंधित मुंबईत दोन, ठाण्यात चार गुन्हे, नवी मुंबईत तीन गुन्ह्यांचा समावेश आहे. परळी येथे ईव्हीएम मशीन मोडतोडीप्रकरणी तीन गुन्हे दाखल करण्यात आले असून त्यात ११ जणांना अटक करण्यात आल्याचे अधिकाऱ्याने सांगितले.

निवडणुकीच्या काळात मुंबईत दोन गुन्हे व दोन अदखलपात्र



गुन्ह्यांची नोंद करण्यात आली आहे.

त्यापैकी पहिला गुन्हा आग्रीपाडा

पोलिसांनी दाखल केला होता. त्यात

मनसे अध्यक्ष राज ठाकरे यांच्या

नावाचे बनावट पत्र प्रसारित

केल्याप्रकरणी शिंदे गटाच्या माजी

शाखाप्रमुखाविरोधात गुन्हा दाखल

बीड जिल्ह्यातील घाटनांदूर येथे मतदान यंत्र फोडण्याचा प्रयत्न झाला. तसेच दोन गट एकमेकांसमोर आले. याप्रकरणी तीन गुन्हे दाखल करण्यात आले आहेत. त्यात ११ जणांना अटक करण्यात आल्याचे अधिकाऱ्याने सांगितले. याप्रकरणी जवळपास ४० जणांवर अंबाजोगाई ग्रामीण ठाण्यात अतिशय गंभीर स्वरूपाचे गुन्हे दाखल करण्यात आले आहेत. मतदान केंद्राची मोडतोड करण्यात आली असून कर्मचाऱ्याला मारहाण करण्यात आली. तसेच यानुसार चाळीस जणांविरोधात गंभीर आरोप करून गुन्हे दाखल करण्यात आले आहेत.

बीडमध्ये मतदान यंत्र फोडण्याचा प्रयत्न

करण्यात आला होता. त्याशिवाय मुंबईत मुंबादेवी व मलबार हिल मतदारयादीसह दोन व्यक्ती सापडल्या. त्यांच्याविरोधात व्ही. पी. रोड पोलिसांनी आचारसंहितेचा भंग केल्याप्रकरणी गुन्हा दाखल केला.

आरोपी हरेशभाई गुकिया (५२) व मनसुख ठासीभाई मवानी (५०) हे दोघेही गुजरातमधील सुरत येथील रहिवासी असून त्यांच्याकडे मलबार हिल मतदारसंघाची व मुंबादेवी मतदारसंघातील मतदारांची यादी सापडली. दोघेही मुंबईतील

मतदारसंघातील नसून विनाकारण मुंबईतील मतदारांची यादी त्यांच्याकडे सापडल्यामुळे निवडणुक आयोगाच्या नियमावलीचा भंग केल्याप्रकरणी व्ही.पी. रोड पोलिसांनी गुन्हा दाखल केला. दोघांनाही नोटीस बजावण्यात आली आहे. याशिवाय निवडणुकीच्या कालावधीत ठाण्यात चार गुन्हे व नऊ अदखलपात्र गुन्ह्यांची नोंद करण्यात आली आहे. तसेच नवी मुंबईत तीन गुन्ह्यांची नोंद करण्यात आल्याचे अधिकाऱ्याने सांगितले. याशिवाय नाशिक, पुणे, नागपूर, सोलापूर नगर, रायगड, चंद्रपूर, पालघर, हिंगोली येथे गुन्ह्यांची नोंद करण्यात आली आहे. सर्वाधिक गुन्हे नाशिक जिल्ह्यात दाखल झाल्याचे अधिकाऱ्याने सांगितले.

# सुहास कांदे, समीर भुजबळ यांसह २०० पेक्षा अधिक कार्यकर्त्यांवर गुन्हे

लोकसत्ता विशेष प्रतिनिधी

नाशिक: नांदगाव मतदारसंघात उमेदवारांमधील वाद, समर्थकांची धक्काबुक्की प्रकरणी चार, वाहनात पैसे आढळल्याने दोन तर, गाडीत मद्याच्या बाटल्या सापडल्याने एक असे एकूण सात गुन्हे दाखल करण्यात आले उमेदवारांमधील वाद, धक्काबुक्की प्रकरणी शिवसेनेचे (एकनाथ शिंदे) उमेदवार आमदार सुहास कांदे, राष्ट्रवादीचे माजी खासदार तथा अपक्ष उमेदवार समीर भुजबळ यांच्यासह २०० ते २५० कार्यकर्त्यांविरुध्द वेगवेगळे गुन्हे दाखल करण्यात आले आहेत.

मतदानाच्या दिवशी बाहेरील शेकडो लोकांना आणल्यावरून नांदगावमध्ये शिवसेनेचे उमेदवार कांदे आणि अपक्ष उमेदवार भुजबळ यांच्यातील संघर्ष समर्थकांना धक्काबुक्की, धमक्या देण्यापर्यंत



काही वेळ रोखून धरल्याने कांदे आणि भुजबळ समर्थकांमध्ये वाद होऊन तणाव निर्माण झाला होता. यावेळी कांदे हे भुजबळ यांच्या अंगावर धावून गेले. त्यांना मारण्याची धमकी दिल्याची तक्रार आहे.

दुसरीकडे, मतदानासाठी बाहेरून आलेल्या स्थानिक ऊसतोड कामगारांना भुजबळांनी जाणीवपूर्वक रोखले, त्यांना जातीवाचक शिवीगाळ केल्याचा आरोप कांदे यांनी केला. याच मतदारसंघातील दुसऱ्या घटनेत साकोरे येथे पैशांनी भरलेली गाडी आढळल्याने तणाव निर्माण झाला यावेळी नोटा उधळून एकाने धुडगूस घातला गेला. ही गाडी समीर भुजबळ यांची असल्याचा आरोप अपक्ष उमेदवार डॉ. रोहन बोरसे यांनी केला. एका मतदान केंद्राबाहेर कार्यकर्त्यांना पांगविण्यासाठी पोलिसांना सौम्य लाठीमार करावा लागला होता.

## मतमोजणी केंद्रांवर 'ड्रोन'द्वारे लक्ष,

चोवीस तास सुरक्षा **नागपूर:** शनिवारी सकाळपासूनच मतमोजणीला सुरुवात होईल. तत्पूर्वी, पोलीस आयुक्त डॉ रवींद्रकुमार सिंगल यांनी मतमोजणी केंद्रावर कडेकोट सुरक्षा ठेवली आहे. 'वॉच टॉवर'ची उभारणी करण्यात आली असून 'ड्रोन'द्वारे लक्ष ठेवण्यात येईल.

गुरुवारी सायंकाळी पोलीस आयुक्तांनी सर्व पोलीस अधिकाऱ्यांची बैठक घेतली सुरक्षेसंदर्भात नियोजन केले. मतमोजणी केंद्रात केंद्राबाहेरची सुरक्षा मजबूत ठेवण्याच्या दृष्टीने सर्वांना सूचना दिल्या. संशयित इसम, घटना-घडामोडींवर लक्ष ठेवण्यासाठी 'वॉच टॉवर' उभारण्यात आले. तसेच एमएसव्हीच्या माध्यमातून निगरानी करण्यात येणार आहे. उद्घोषण प्रणालीद्वारे उपस्थितांना निकालाबाबत माहिती देण्यात येणार आहे. याशिवाय वाहतूक वळण रस्ते आखून त्या ठिकाणी बंदोबस्त लावण्याच्या सूचना पोलीस आयुक्तांनी सर्व अधिकाऱ्यांना दिल्या. पोलीस आयुक्तांनी इतर राज्यातील (सीआयएसएफ) पथक, सेंट्रल आर्म्स पोलीस फोर्स (सीएपीएफ), दंगल नियंत्रण पथकालाही तैनात केले आहे.

## दुचाकाच्या धडकेत वृद्ध ठार

**नागपुर :** रस्ता ओलांडत असलेल्या ज्येष्ठ नागरिकाला भरधाव दुचाकीने धडक दिली. या अपघातात वृद्धाचा मृत्यू झाला. अजनी पोलीस ठाण्यांतर्गत ही घटना घडली. जयनारायण विठ्ठलराव सूर्यवंशी (७८, रा. जोगीनगर) असे मृताचे नाव आहे. रविवारी सकाळी सूर्यवंशी पायी रस्ता ओलांडत होते. यावेळी. शताब्दी चौकाकडून भरधाव येणाऱ्या दुचाकी चालकाने त्यांना धडक दिली.

# महाविकास आघाडीला १७५ पेक्षा जास्त जागा

#### नाना पटोले यांचा विश्वास लोकसत्ता प्रतिनिधी

नागपूर: आमच्या सर्व्हेनुसार महाविकास आघाडीचे सरकार येणार आहे. महाविकास आघाडीला १७५ पेक्षा अधिक जागा मिळतील. त्यात ७५ किंवा त्यापेक्षा अधिक जागांवर काँग्रेसचे आमदार निवडून येतील, असा विश्वास काँग्रेसचे प्रदेशाध्यक्ष नाना पटोले यांनी व्यक्त केला. ते आज नागपुरात पत्रकारांशी बोलत होते.

ते म्हणाले, निवडून आलेल्या आमदारांना तातडीने हलवण्याची



अदानींना अटक झाली पाहिजे उद्योजक गौतम अदानी यांच्यावर अमेरिकेत गुन्हा दाखल झाला आहे. याबाबत ते म्हणाले, अदानी यांना भारतात अटक व्हावी, अशी मागणी काँग्रेस नेते राहल गांधी करत आहेत. आमची सगळ्यांची देखील तीच मागणी आहे.

आमची तयारी आहे. भाजपची राजकीय व्यवस्थेत आमदार फोडण्याची जी परंपरा आहे, त्यामुळे आम्ही सतर्क असून सगळीकडे नजर ठेवून आहोत. त्या पद्धतीने काम करणार आहोत. आम्ही मुंबईत राहणार असून अपक्ष आमदारांच्या संपर्कात देखील असल्याचे त्यांनी स्पष्ट केले. महाविकास आघाडीची सत्ता आली तर मुख्यमंत्री कोण

होणार ? या प्रश्नावर ते म्हणाले की, मुख्यमंत्री पदावर आज प्रतिक्रिया देणे बरोबर नाही.

अटीतटीची लढत झाल्यास हरियाणामध्ये ज्या पद्धतीने भाजपने घोळ घातला, तसा घोळ येथे घालण्याची शक्यता नाकारता येत नाही. त्यामुळे आम्ही सतर्क राहणार आहोत. मी स्वतः उद्या सर्व उमेदवारांशी बोलणार आहे. असे ते म्हणाले.

## लोकसत्ता विशेष प्रतिनिधी

संभाजीनगर मराठवाड्यात सर्वाधिक मतदान सिल्लोड मतदारसंघात ८०.०१ टक्के एवढे नोंदविण्यात आले. विशेष म्हणजे या मतदारसंघात एक लाख ३६ हजार ९५ महिलांनी मतदानाचा हक्क बजावत सर्वाधिक ७९.४१ टक्के मतदान नोंदवले. पैठण, वैजापूर या शिवसेनेतील फूट पडलेल्या मतदारसंघातील महिला मतदारांचे प्रमाण अनुक्रमे ७५.७६ व ७४.१४ टक्के असल्याचे दिसून

केवळ औरंगाबाद पश्चिम मतदारसंघात हे प्रमाण ५९.९४ एवढे आहे. शहरी भागातील

आले आहे.

महिला मतदारांचे प्रमाणही ७९.४१ टक्के



मतदारांनी मतदानाकडे काही अंशी पाठ फिरवली असल्याची अंतिम आकडेवारी निवडणूक आयोगास कळविण्यात आली आकडेवारी हाती आल्यानंतर पुन्हा एकदा विजय आणि पराजयाचे दावे नव्याने केले जात आहेत. सिल्लोड मतदारसंघात अब्दुल सत्तार विरुद्ध

सुरेश बनकर यांच्यात लढत होत आहे. त्यामुळे 'लाडकी बहीण' हेच विजयाचे गणित असल्याचा दावा

संभाजीनगर जिल्ह्यातील शहरी मतदारसंघात फिरवली. मतदानाकडे पाठ औरंगाबाद मध्य मतदारसंघात सर्वांत कमी म्हणजे ५९.३५ टक्के मतदान नोंदविण्यात आले. या मतदारसंघात शिवसेना उद्धव ठाकरे पक्षाचे उमेदवार अचानक बदलण्यात आले होते. किशनचंद तनवाणी यांनी शिवसेना उद्भव ठाकरे पक्षाची उमेदवारी घेतल्याची घोषणा केल्यानंतर बाळासाहेब

मराठवाड्यात सिल्लोड मतदानात अग्रेसर थोरात यांना उमेदवारी देण्यात शहरातील मतदारसंघांत औरंगाबाद मध्य ५९.३५, औरंगाबाद पश्चिम ६०.५८ आणि औरंगाबाद पूर्व मतदारसंघात ६०.६३ टक्के मतदान झाले. सिल्लोड मतदारसंघातील मतदानाच्या आकडेवारीमळे नव दावे केले जात आहेत. शिवसेनेत फूट पडलेल्या वैजापूर मतदारसंघात ७५.५४ टक्के मतदान नोंदविण्यात आले. जिल्ह्यातील नऊपैकी पाच मतदारसंघांत ७० टक्क्यांहन अधिक मतदान झाले आहे महिलांचा वाढता टक्का निकालावर परिणाम करू शकणारा ठरू शकतो, असेही विश्लेषण आता पुढे येत

# कट रचून भाजप पराभव टाळू शकणार नाही

अतुल लोंढे यांची टीका

लोकसत्ता प्रतिनिधी

नागपूर: सचिन वाझे, रवींद्र नाथ पाटील यांसारख्या आरोपी, गुन्हेगारांना पुढे करून, 'ब्लॅकमेल' करून व कटकारस्थाने रचून भाजप आपली पापे झाकू शकणार नाही, तसेच पराभवही टाळू शकणार नाही, अशी टीका काँग्रेसचे प्रवक्ते अतुल लोंढे यांनी प्रसिद्धपत्रकाद्वारे

प्रसिद्धपत्रकात लोंढे म्हणतात. राज्यभरात विविध भागामध्ये भाजपच्या नेत्यांकडून भ्रष्टाचारात कमावलेले पैसे वार्न मते विकत घेण्याचा प्रयत्न सुरू आहे. विनोद तावडे यांना आज पैसे वाटताना लोकांनी रंगेहात पकडले, काल नाशिक येथे सत्ताधारी पक्षाची मोठी रक्कम सापडली, वर्धा येथे भाजपची दारू पकडली आहे. या सर्व गोष्टींवरून लक्ष वळवण्यासाठी रवींद्रनाथ पाटील नावाच्या एका भामट्याला आयपीएस अधिकारी

असल्याचे दाखवून मतदानाच्या अगोदरच्या दिवशी रात्री उशिरा भाजपचे प्रवक्ते सुधांशू त्रिवेदी यांनी पत्रकार परिषद घेऊन नाना पटोले व सुप्रिया सुळे यांच्यावर खोटे आरोप करून सनसनाटी निर्माण करण्याचा एक अयशस्वी प्रयत्न केला.

भाजपने ज्या व्यक्तीला माजी आयपीएस अधिकारी म्हणून पुढे केले तो आयपीएस ऑफिसर कधीही नव्हता, त्याने प्रशिक्षण पूर्ण केले नाही, त्यामुळे त्याला हाकलन दिले. बिटकॉईनच्या घोटाळ्यात हा माणूस जेलमध्ये होता. पुण्याच्या तत्कालीन पोलीस आयुक्तांसह या घोटाळ्यात कोण कोण सहभागी आहे याची आमच्याकडे माहिती आहे. भाजपने दाखवलेल्या 'क्लिप'मधील आवाज नाना पटोलेंचा नाही. भाजपच्या या बनावटगिरीला आम्ही कायदेशीर उत्तर देऊ, असेही लोंढे यांनी प्रसिद्धपत्रकात म्हटले आहे.

# नाशिक कारागृह अधिकाऱ्यांना २५ हजारांचा दंड

लोकसत्ता प्रतिनिधी

मुंबई: न्यायालयाच्या आदेशाकडे दुर्लक्ष करून कैद्याला पॅरोल नाकारणे नाशिक कारागह अधिकाऱ्यांना महागात पडले आहे. या प्रकरणाची गंभीर दख घेऊन उच्च न्यायालयाने तुरुंगाधिकाऱ्यांना २५ हजारांचा दंड ठोठावला. त्याच वेळी, कैद्याच्या अर्जाचा पुनर्विचार करण्याचे आदेशही दिले. अशा घटनांची पुनरावृत्ती नको यासाठी राज्याच्या गृह विभागाच्या अतिरिक्त मुख्य सचिवांना या प्रकरणाबाबत माहिती देण्याचे आदेशही न्यायालयाने दिले.

सरकारच्या २०२२च्या परिपत्रकानुसार, फर्लो आणि पॅरोल रजेमध्ये दीड वर्षाचे अंतर अनिवार्य असल्याची सबब पुढे करून तुरुंग अधिकाऱ्याने श्रीहरी गुंटुका याचा पॅरोल अर्ज सप्टेंबर

महिन्यात फेटाळला होता. परंतु एखाद्या कैद्याला आपत्कालीन परिस्थितीत पॅरोल मागण्याचा अधिकार आहे. त्यासाठी दीड वर्षाची प्रतीक्षा करण्याची अट घालणे पूर्णपणे अतार्किक असल्याचे निरीक्षण न्यायम् भारती डांगरे आणि न्यायमूर्ती मंजूषा देशपांडे यांच्या खंडपीठाने तुरुंग अधिकाऱ्यांना २५ हजार रुपयांचा दंड ठोठावताना नोंदवले.

तसेच, अशा प्रकारची बंदी तुरुंग (बॉम्बे फर्लो आणि पॅरोल) नियमांच्या तरतुदींच्याविरोधात असल्याचे यापर्वीच एका आदेशाद्वारे स्पष्ट केले होते. त्यानंतरही, तुरुंग अधिकाऱ्याने कैद्याला पॅरोल नाकारल्याचे ताशेरे न्यायालयाने ओढले. तुरुंग अधिकाऱ्यांनी न्यायालयाच्या आदेशाकडे दुर्लक्ष करणे दुर्दैवी असल्याची टिप्पणीही केली.

इम्तियाज जलील यांचा आरोप

# अतुल सावेंकडून पैसे वाटून मतदान खरेदी

लोकसत्ता प्रतिनिधी

छत्रपती संभाजीनगर: शहरातील पूर्व मतदारसंघात भाजपचे उमेदवार अंतुल सावे यांनी काही कार्यकर्त्यांकडून खुलेआम पैसे वाटप करून मतदान खरेदी केले. त्यात काही मतदान असल्याचा आरोप करत माजी खासदार तथा पूर्व विधानसभा मतदारसंघातन निवडणूक लढवणारे एमआयएमचे उमेदवार इम्तियाज जलील यांनी गुरुवारी आयोजित पत्रकार बैठकीत काही चित्रफिती पुरावे म्हणून सादर केल्या. चित्रफितींचे पुरावे केंद्रीय व राज्य निवडणुक आयोग, निवडणूक निर्णय अधिकाऱ्यांना

पाठवल्याचे त्यांनी सांगितले. यावेळी इम्तियात जलील यांनी आपल्याला निवडणुक आयोग व पोलिसांच्या कार्यक्षमतेवर प्रश्नचिन्ह उपस्थित करावेसे वाटत आहे. संपूर्ण निवडणुकीत पोलिसांची बघ्याची भूमिका राहिली आहे. भारतनगरमध्ये आपण स्वतः पोहोचलो तर तेथे जालिंदर शेंडगे हे दलित कार्यकर्ते सहकाऱ्यांची झुंड घेऊन आले व त्यांनी बोगस मतदान

पटाण यांच्याबाबतही संशयाची सुई

पत्रकार बैठकीत एका पत्रकाराने शकिला पठाण या उमेदवाराबाबत प्रश्न विचारल्यानंतर इम्तियाज जलील यांनी थेट उत्तर न देता त्यांच्याबाबतही संशयाची सुई उपस्थित केली. तुम्ही त्यांचे काही नातेवाईक आहात का, असा प्रतिप्रश्न इम्तियाज जलील यांनी केला. त्यावरून दोघांमध्ये शाब्दिक चकमक उडाल्यानंतर इम्तियाज जलील यांच्या काही कार्यकर्त्यांनी त्या पत्रकाराला बाहेर नेले. त्यावरून गोंधळ उडाला. त्याचवेळी जलील यांनी पत्रकार बैठक गुंडाळली.

करून घेतले. त्याचे काही पुरावे चित्रफितींच्या रुपात आपल्याजवळ आहेत. तेथे एका महिला अंमलदाराने आपल्याशी हुज्जत घातली. उलट आपल्याविरोधातच पुंडलिकनगर पोलीस ठाण्यात गुन्हा दाखल करण्यात आला. हा गुन्हा पूर्णतः खोटा असल्याचा दावाही त्यांनी केला.

इम्तियाज जलील यांच्यावर मारहाणीवरून गुन्हा

लोकसत्ता प्रतिनिधी

इम्तियाज जलील यांच्यासह त्यांच्या १० ते १२ कार्यकर्त्यांवर मतदान केंद्रावर येऊन ६ ते ७ जणांना मारहाण केल्याप्रकरणी पुंडलिकनगर पोलीस ठाण्यात गुन्हा दाखल करण्यात आला. याप्रकरणी पोलीस उपनिरीक्षक आनंद ग्यानोबा बनसोडे यांनी फिर्याद दिली आहे. फिर्यादीनुसार पुंडलिकनगर पोलीस ठाण्याच्या हद्दीतील पंडित जवाहरलाल नेहरू महाविद्यालयाच्या मतदान केंद्रावरील बुथ क्रमांक १९७ च्या खोली २ समोर इम्तियाज जलील आले. त्यांच्या सोबत त्यांचे कार्यकर्ते होते. त्यांनी तेथे बोगस मतदान होत असल्याचा आरोप करत कार्यकर्त्यांना जमवले. गोंधळ घालत ६ ते ७ लोकांना बोगस मतदान करत असल्याचा

आरोप करून मारहाण केली.

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### पोस्टल बॅलेट सूचना

याद्वारे सुचना देण्यात येते की, कंपनीच्या संचालक मंडळाने त्यांच्या १२ नोव्हेंबर, २०२४ रोजी झोलेल्या बैठकीत मंजूर केल्याप्रमाणे आणि पोस्टल बॅलेट सुचनेत नमूद केलेल्या बार्बीसाठी कंपनीच्या विशेष ठरावाच्या माध्यमातून तिच्या सभासदाची मंजुरी हवी आहे

कंपनी अधिनियम, २०१३ ("अधिनियम") च्या कलम १०८ आणि ११० सहवाचर्ता सुधारणेनुसार कंपनीज (मॅनेजमेंट ॲण्ड ॲडिमिनिस्द्रेशन) रुल्स २०१४ च्या नियम २० आणि २२. सर्वसाधारण सभेवरील सेक्रेद्वीयल स्टॅंडर्ड-२ आणि सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वयरमेंटस) रेग्यलेशन्स, २०१५ ("सेबी एलओडीआर") सहवाचता कंपनी व्यवहार मंत्रालयाने जारी केलेले सर्वसाधारण परिपत्रक क्र. १४/२०२० दिनांक ८ एप्रिल, २०२०, १७/२०२० दिनांक १३ एप्रिल, २०२०, आणि नवीनतम परिपत्रक क्र. ९/२०२३ दिनांक २५ सप्टेंबर, २०२३ (एकत्रित उछेख "एम.सी.ए. परिपत्रके") च्या तरत्त्वींना अनुसरून साएन्सिस टेक लिमिटेड ("कंपनी") ने शुक्रवार दिनांक, १५ नोव्हेंबर, २०२४ (कट ऑफ तारीख) रोजी डिपॉझीटरीज कडे असलेले लाभकारी मालक / सभासद रजिस्टर मध्ये नावे असलेल्या आणि कंपनी किंवा बिगशेअर सेविंसेस प्रायव्हेट लिमिटेड, रजिस्टर आणि शेअर द्वान्सफफर एजंट ("आरटीए") किंवा त्यांच्या संबंधित डिपॉझीटरी पार्टीसिपेंट ("डीपी") कडे ई-मेल पत्ते नोंदविलेल्या सभासदांना ई-मेल द्वारे फक्त इलेक्ट्रॉनिक माध्यमामार्फत पोस्टल बॅलेटची सूचना गुरुवार दिनांक २१ नोव्हेंबर, २०२४ ला पाठविली आहे. ज्या सभासदांना सूचना प्राप्त झालेली नाही ते एकतर <u>cs@ceinsys.com</u> येथे ई-मेल पाठवू शकतात किंवा <u>www.investor@bigshareonline.com</u> येथे विगशेअर सेविंसेस प्रायव्हेट

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अधिनियमाचे कलम १०८ सहवाचता त्याअंतर्गत स्थापित नियम आणि सेबी एलओडीआरच्या रेग्युलेशन ४४ नुसार कंपनीने सूचनेत नमूद ठरावावर इलेक्द्वॉनिकली त्यांचे मतदान करणे त्यांना शक्य होण्यासाठी तिच्या सर्व सभासदांना ई-मतदान सुविधा पुरविण्यासाठी एनएसडीएल ची सेवा घेतली आहे. सभासदांना नोंद घेण्याची विनंती करण्यात येते की ई-मतदानाला शुक्रवार दिनांक २२ नोव्हेंबर, २०२४ रोजी सकाळी ९.०० वा. सुरुवात होईल आणि शनिवार दिनांक २१ डिसेंबर, २०२४ रोजी सायं. ५.०० वा. संपेल. दरस्थ ई-मतदान मॉड्यल त्यानंतर निष्क्रिय करण्यात येईल आणि सभासदांना सदर तारीख आणि वेळेनंतर मतदानाची परवानगी देण्यात येणार नाही. शकवार दिनांक. १५ नोव्हेंबर, २०२४ रोजीस डिपॉझीटरीज कडन प्राप्त झालेली लाभकारी मालकांची सची / सभासद रजिस्टर मध्ये नावे असलेले सभासदत्व फक्त दरस्थ ई-मतदान सुविधा घेण्यासाठी हक्षदार राहतील. एकदा केलेल्या मतदानास त्यानंतर बदल करता येणार नाही. सभासदाचे मतदानाचे हक हे कट ऑफ्फ तारखेला भरणा झालेल्या समभाग भांडवलाच्या प्रमाणात राहतील. कट ऑफ तारखेला जी व्यक्ती सभासद नाही त्यांना प्राप्त झालेली सुचना ही फक्त माहितीसाठी समजण्यात यावी.

कंपनीच्या संचालक मंडळाने प्रामाणिक आणि पारदर्शक बार्बीमध्ये ई-मतदान प्रक्रियेसह पोस्टल बॅलेट प्रक्रिया घेण्यासाठी परिनिरीक्षक म्हणून सीएस सुशील कावडकर (सीओपी क्र. ५५६५) यांची नियक्ती केली आहे. ई-मतदानामार्फत पोस्टल बॅलेटचे निकाल शनिवार दिनांक २४ डिसेंबर, २०२४ किंवा त्यापुर्वी अध्यक्ष किंवा त्यांनी अधिकृत केलेल्या कोणत्याही व्यक्ती द्वारे घोषित करण्यात येतील. सदर निष्कर्षासह परिनिरीक्षकांचा अहवाल कंपनीची वेबसाईट म्हणजेच www.ceinsvs.com आणि ई-मतदानाकरीता कंपनीने विनिर्दिष्ट केलेली अंतिम तारीख ही सभासदांनी मंजूर केल्यास ठराव मंजूर झाल्याची तारीख मानण्यात येईल. भागधारकांना ई-मतदानाच्य

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दिनांक २२ नोव्हेंबर २०२४

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### यात्रासहल

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आधारित कोणतीही कृती करण्यापूर्वी त्यांनी आवश्र ती चौकशी करण्याची खबरदारी घ्यावी.

# तीनच उमेदवार असलेल्या शहाद्यात वाढीव मतटक्क्यामुळे चुरस

नंदुरबार : अवघे तीन उमेदवार निवडणूक रिंगणात असल्याने संपर्ण महाराष्ट्रात चर्चेत असलेल्या शहादा-तळोदा मतदारसंघात २०१९ च्या विधानसभा निवडणुकीच्या तुलनेत यावेळी ३६,४१८ अधिक मतदान झाले आहे. भाजपचे आमदार राजेश पाडवी, काँग्रेसचे राजेंद्र गावित आणि अपक्ष गोपाल भंडारी या तिघांपैकी मुख्य लढत पाडवी आणि गावित यांच्यात

पाडवी यांचा मागील निवडणुकीत ७९९१ मतांनी विजय झाला होता. परंतु, थेट लढत काँग्रेसच्या पथ्यावर पडणार असल्याची मानले जात आहे. या मतदारसंघावर नेहमीच काँग्रेसचे प्राबल्य राहिले आहे. २०१४ मध्ये गावित, पाडवी की मंडारी...?

२०१४ मध्ये मुलाला उमेदवारी दिल्याने माजी आमदार उदेसिंग पाडवी आणि पुत्र राजेश पाडवी यांच्यातही कटूता निर्माण झाली होती. याच कटूतेतून उदेसिंग यांनी या मतदारसंघातून मुलाविरोधात लढण्याची तयारी कैली होती. परंतु ऐनवेळी त्यांनी निर्णय बदलला. दुसरीकडे, डॉ. विजयकुमार गावित यांच्याशी जमत नसलेले भाजप कार्यकर्ते या मतदारसंघात राजेश पाडवींसाठी काम करताना दिसून आले. गावित आणि पाडवी यांच्या मुख्य लढतीमुळे अपक्ष उमेदवार गोपाल भंडारी झाकोळले गेले. मतदानाचा टक्का वाढल्याने तो कोणाला फायदेशीर ठरणार, याची आकडेमोड कार्यकर्त्यांकडून केली जात आहे.

काँग्रेसच्या वर्चस्वाला भाजपने हादरा दिला. लोकसभा निवडणुकीत या मतदारसंघात काँग्रेसला आघाडी मिळाली आहे. बाळासाहेब थोरात यांनी उमेदवारी अर्ज माघारीच्या दिवशी थेट हेलिकॉप्टरने येत या मतदारसंघातील इतर इच्छुकांची नाराजी दूर केल्याने

महाविकास आघाडी एकसंघ राहिली. निवडणुकीआधी भाजपचा राजीनामा दिलेले राजेंद्र गावित यांना काँग्रेसने उमेदवारी दिली. गावित हे डॉ विजयकुमार गावित यांचे बंधू असले तरी त्यांच्यात वाद असल्याने दोन्ही भाऊ दोन पक्षांमध्ये आहेत.





