SOUTH EAST AGRO INDUSTRIES LIMITED (CIN: L74899DL1993PLC055818) Regd: C-2 Malviya Nagar, IIND Floor, New Delhi-110017 E-Mail : seail_scfe@yahoo.com Tel : +91-9448725259 NOTICE TO THE PUBLIC

EXIT OFFER PURSUANT TO COMPULSORY DELISTING OF EQUITY SHARES OF SOUTH FAST AGRO INDUSTRIES LIMITED Pursuant to the order of the Delisting Committee of the Bombay Stock Exchange (BSE) the Equity Shares of South East Agro Industries Limited listed have been compulsorily delisted from the stock exchange with effect from February 24, 2023. In accordance with SEBI (Delisting of Equity Shares) Regulations, 2009, the Offerors Promoters of the Company are making an Exit Offer to the public shareholders of the Company to acquire their shares at a price of Rs. 5.45/- as

by the Bombay Stock Exchange. In compliance with the SEBI regulations, Offerors Promoters have on 06th April, 2023 completed the dispatch of Exit Offer in relation to Compulsor Delisting. The Exit Offer shall remain open for a period of one month w.e.f Tuesday, April 11, 2023 to close on Wednesday, May 10, 2023. After the closure of official Exit Offer period, the Offerors/ promoters will keep open this Exit Offer for a further period of six months from the delisting date which will end on August 23, 2023 to facilitate

determined by the Independent Valuer appoints

the non exited public shareholders The public shareholders of South East Agro Industries Limited who wish to accept the Exit Offer are requested to submit their acceptance forms to Skyline Financial Services Private Limited, the Registrar and Share Transfer Agent of the ompany at D-153 A. 1st Floor, Okhla Industria Area, New Delhi-110020 on or before 10th May, 2023. The payment for the shares accepted by the Promoters shall be made within the 15 days from the end of the month in which the share: were tendered.

All concerned parties are requested to take note of the above and act accordingly. For South East Agro Industries Limite

Date: 08.04.2023 (Amit Mehta) Place : Delhi

We Ketankumar Upadhyaya (also known at Ketankumar Hariprasad Upadhyaya) (PAN No ACDPU5792L) and Manishkumar Upadhyaya) (also known as Manishkumar Hariprasad Upadhyaya) (PAN No. AAGPU5062N) are holding 3 shares of Face Value Rs. 1001- in Bosch Limite (formerly: Motor Industries Company Limited (having its registered office at Hosur Road Adugodi, Bangalore - 560030 in Folio U002bearing Share Certificate Number 00065895 will distinctive Numbers from 1739129- 1739131. Whereby give notice that the said Share Certificate(s reby give notice that the said Share Certificate are lost and we have applied to the Company for ssue of duplicate Share Certificates and exchang of the same with Face Value Rs.10/-certificate. of the same with Face Value Rs. 10/-certificate.
The public is hereby warned against purchasing or dealing in anyway with the said Share Certificates.
The Company may issue duplicate Share Certificates if no objection is received by the Company within 30 days of the publication of this advertisement, after which no claim will be entertained by the Company in that behalf.

Ketanıkumar Upadhyaya
Place: Mumbai
Date: 09.04.2023

Manishkumar Upadhyaya
Folio No. U00205

PG Foils Ltd.

POSTAL BALLOT NOTICE AND E-VOTING INFORMATION

otice is hereby given that the company is seeking approval of its members by way of specia solution for re-appointment of Mr. Narendrakumar Ambalal Porwal (DIN 08066542) as a Non Executive Independent Director for a second consecutive term of five years, as approved by board o irectors of the company at its meeting held on Wednesday, February 8, 2023.

The notice of postal ballot is available on the website of the company www.pgfoils.in , Centra Depository Services (India) Limited www.evotingindia.com and websites of the Stock Exchanges, i.e BSE Limited at www.bseindia.com

In compliance with Ministry of Corporate Affairs General Circular Nos. 14/2020 dated April 8, 2020 In compliance with Ministry of Corporate Affairs General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 8, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 33/2020 dated December 31, 2020, 10/2021 dated lune 23, 2021, 20/2021 dated December 8, 2021, 02/2022 dated May 5, 2022 and 11/2022 dated December 28, 2022, this postal ballot notice is being sent only through electronic mode to those members whose e-mail addresses are registered with the Company/Depositories and whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on the Cut-off date ie. Friday, April 07, 2023 ("Cut-off date").

The Company has engaged the services of Central Depository Services (India) Limited ("CDSL") to provide remote e-voting facility to its Members. The remote e-voting period commences from 9:00 a.m. (IST), Tuesday, April 11, 2023 and ends at 5:00 p.m. (IST), Wednesday, May 10, 2023. The evoting module shall be disabled by CDSL thereafter. Communication of assent or dissent of the Members would only take place through the remote e-voting system.

The results of voting by Postal Ballot will be announced on or before 5.00 p.m. (IST) on Friday, May 12, 2023. The said result would be intimated to BSE and will uploaded on the company's website www.pgfoils.in and on the website of CDSL www.evotingindia.com.

In case of any queries or issues regarding e-Voting from the CDSL e-Voting System, you can wri email to helpdesk.evoting@cdslindia.com or contact at 022-23058738 and 022-23058542/43. For P G Foils Ltd Sd Pankaj P Shah (Managing Director

ફોર્મ નં. આઇએનસી–૨૬

કંપની (ઇનકોર્પોરેશન) નિયમો ૨૦૧૪ ના નિયમ ૩૦ અન્વયે) કેન્દ્ર સરકાર, રીજનલ ડિરેક્ટર, ઉત્તર-પશ્ચિમ રીજન, અમદાવાદ સમક્ષ કંપની કાયદા, ૨૦૧૩ ની કલમ ૧૩ની પેટા કલમ (૪)

અને કંપની (ઇન્કોર્પોરેશન) નિયમો, ૨૦૧૪ ના નિયમ ૩૦ના પેટા નિયમ (૫) ના મુદ્દા(એ) ની બાબતમાં અને

હર્ષવર્ધન ઇન્ડસ્ટ્રીઝ પ્રાઇવેટ લીમીટેડે (CIN: U14200GJ2009PTC057413) ની બાબતમાં જે તેની રજીસ્ટર્ડ ઓફીસ

બી-૬૪, શાલિગ્રામ નં. ૧, રાણી ઝાંસી સ્ટેચ્યુ પારે સેટેલાઇટ રોડ, અમદાવાદ, ગુજરાત-૩૮૦૦૧૫ ખાતે **ઘરાવે છે. ...અરજદાર કંપની/પીટીશનર** આથી જાહેર જનતાને નોટીસ આપવામાં આવે છે કે કંપનીએ તેની ૨જીસ્ટર્ડ ઓફીસ **''ગુજરાત રાજ્ય"** થી **''મધ્યપ્રદેશ રાજ્ય"** માં ફેરવવા માટે કંપનીને સક્ષમ કરવા માટે ૦૩ **એપ્રિલ, ૨૦૨**૩ ના રોજ યોજાયેલ **અસાઘારણ સામાન્ સભા**માં પસાર કરેલ ખાસ ઠરાવના સબંધમાં કંપનીન મેમોરેન્ડમ ઓફ એસોસિયેશનની ફેરબદલી માટે મંજુ**ર્** મેળવવા માટે કંપની કાયદા ૨૦૧૩ ની કલમ ૧૩ હેઠળ કે મરકારને અરજી કરવા દરખાસ્ત કરી છે.

કોઇપણ વ્યક્તિ જેના હિતને કંપનીની રજીસ્ટર્ડ ઓકીસ

દરખાસ્ત કરાયેલ ફેરફારથી અસર થઇ શકે તેમ છે તેઅં રીજનલ ડિરેક્ટર, ઉત્તર- પશ્ચિમ રીજન, આરઓસી મવન, રૂપાલ પાર્ક સોસાયટી સામે, <mark>અંક</mark>ુર બસ સ્ટોપ પાછળ, નારણપરા, અમદાવાદ - ૩૮૦૦૧૩ પ તે/તેણીના હિતોનો પ્રકાર અને વાંધાના કારણો જણાવત એફીડેવીટની મદદથી તે/તેણીના વાંઘાઓ કંપનીને તેન રજીસ્ટર્ડઓફીસે નીચે જણાવેલ સરનામાં પર એક નકલ સાથે ઝા નોટીસના પ્રકાશનની તારીખથી (૧૪) ચૌદ દિવસ**ન** તો એમસીએ-૨૧ પોર્ટલ (www.mca.gov.in) પર રોકાણકાર કરિયાદ કોર્મ મરીને મોકલવાને પાત્ર છે અથવા રજીસ્ટર્ડ પોસ્ટ દ્વારા મોકલી શકે છે જેની એક નકલ રજીસ્ટર્ડ ઓફીસ ખાતે નીચે જણાવે મરનામાં પર મોકલવાની રહેશે.

બી-૬૪. શાલિગામ નં. ૧. રાણી ઝાંસી સ્ટેચ્થ પારે ક્ષેટેલાઇટ રોડ, અમદાવાદ, ગુજરાત-૩૮<mark>૦</mark>૦૧ અરજદાર વતી અને મા હર્ષવર્ધન ઇન્ડસ્ટ્રીઝ પ્રાઇવેટ લીમીટેડ રાકમણી રમણ સિંઘ ઠાકર DIN : ०८४८२५२७

ADITYA BIRLA CAPITAL

Shr∈Nik mo

Shrenik Limited CIN: L51396GJ2012PLC073061 Registered Office: 505-508, TEN/11, Beside Mardia Plaza, C.G. Road,

Ahmedabad - 380 009, Gujarat. Tel.: (079) 26440303Telefax: (079) 26406810 Email: cs@shrenik.co.in Website: www.shrenikltd.com

Extract of the Statement of the Audited Financial Results for the guarter and year ended 31st March, 2023

	•			(Rs. In Lacs)
SI. No.	Particulars	Quarter ended 31st March, 2023	Year ended 31st March, 2023	Quarter ended 31st March, 2022
1.	Total Income from Operations	1200.05	4855.63	1167.49
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(292.24)	8.93	(440.90)
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(289.91)	11.26	(440.90)
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(278.23)	22.94	(414.48)
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(278.23)	22.94	(407.90)
6.	Equity Share Capital	6120	6120	6120
7.	Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations) - 1. Basic: 2. Diluted:	(0.05)	0.00	(0.06)

The above is an extract of the detailed format of Audited Financial Results for the quarte and year ended on 31st March, 2023 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Audited Financial Results for the quarter and year ended on 31st March, 2023 is available on the website of National Stock Exchange of India i.e.www.nseindia.com and on the website of the Company i.e. www.shrenikltd.com.

> For and on behalf of the Board of Directors Shrenik Vimawala

> > આદિત્ય બિરલા હાઉસીંગ કાઈનાન્સ લિમિટેડ

Place · Ahmedabad Chairman & Managing Director Date: 08.04.2023

રજીસ્ટ્રર્ડ કચેરી : ભારતીય રેચોન કમ્પાઉન્ડ, વેરાવળ, ગુજરાત ૩૬૨૨૬૬. શાખા કચેરીઃ આદિત્ય બિરલા હાઉસીંગ ફાઇનાન્સ લિમિટેડ, ત્રીજા માળે, ઓફિસ નં. ૨૦૩ થી ૨૧૧, માઇલસ્ટોન ફીએસ્ટા, ટીજીબી સર્કલ પાસે, એલ.પી. સવાણી રોડ, અડાજણ, સુરત-૩૯૫૦૦૯ શાખા કચેરીઃ આદિત્ય બિરલા હાઉસીંગ ફાઇનાન્સ લિમિટેડ, ચનિટ નં. ૨૦૧ અને ૨૦૨, બીજા માળે, એ ૧ સ્મીત, સારાભાઈ કેમ્પસ, ગેંડા સર્કલ પાસે, ઇન ઓરબીટ મોલ રોડ, ગોરવા રોડ, વડોદરા-૩૯૦૦૨૩ ૧. એબીએચએફએલ ઃ અધિકૃત અધિકારી, શ્રી સિધ્ધાર્થ કોટડીચા સંપર્ક નં. _+૯૧ ૯૮૨૪૯૦૦૬૯૦, ચિરાગ લોખંડે સંપર્ક નં. _+૯૧ ૯७૭૭૫૮૨૦૮ અને નરેન્દ્ર પટેલ સંપર્ક નં. +૯૧ ૯૯૦૯૬૭૩૨૩

ર. હરાજી સર્વિસ કર્તા (એએસપી) મેસર્સ ગ્લોબ ટેક ઇનફોસીસ્ટમ્સ પ્રાઇવેટ લિમિટેડ- શ્રી સમીર ચકવર્તી, સંપર્ક નં. +6૧ ૯૮૧૦૦૨૯૯૩૩, +6૧ ૧૨૪૪૪७૦૮૫૫,

ઈ-મેઈલ આઈડી : CARE@BestAuctionDeal.com

સ્થાવર મિલકતોના વેચાણ માટે વેચાણ નોટીસ

સિક્યોરિટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૮(૬) ની જોગવાઇઓ સાથે વંચાતા સિક્યોરિટાઇગેશન અને રિકન્ટ્રક્શન ઓફ ફાયનાન્સિયલ એસેટ્સ

આદિત્ય બિરલા હાઉસિંગ ફાઇનાન્સ લિમિટેડના અધિકૃત અધિકારી/સુરક્ષિત દેણદારે ફાઇનાન્શિયલના સિક્યોરિટાઇઝેશન અને રિકન્સ્ટ્ક્શનની કલમ ૧૩(૨) હેઠળ મળેલ

મોકલેલ નોટિસના અનુસંધાનમાં નીચેની સુરક્ષિત મિલ્કતનો કબજો લીંધો હતો.સિક્ચોર્ડ દેશદારના સુરક્ષિત ઋણની વસૂલાત માટે અસ્કયામતો અને અમલીકરણ અધિનિયમ,

૨૦૦૨ (સરફેસી) નીચે આપેલા ઋણ લેનારાઓ અને કંપની પાસેથી વધુ શુલ્ક અને તેના ખર્ચ સાથે નીચે ઉલ્લેખિત બાકી લેણાં માટે.લેનારાઓ. આથી જાહેર જનતાને સામાન્ય રીતે



VESUVIUS INDIA LIMITED CIN: L26933WB1991PLC052968 Regd. Office: P-104, Taratala Road, Kolkata-700088

Phone: 033-61090500, Fax: 033-24013976 Email: vesuviusindia@vesuvius.com, Website: www.vesuviusindia.in

NOTICE OF 32nd ANNUAL GENERAL MEETING NOTICE is hereby given that the 32nd Annual General Meeting ("AGM") of the

Members of Vesuvius India Limited ("the Company") will be held on Wednesday, May 3, 2023 at 10:30 A.M. (IST) at G. D. Birla Sabhagar, 29, Ashutosh Chowdhury Avenue, Kolkata - 700 019 to transact the businesses as set out in the Notice of the AGM dated February 27, 2023 (the "Notice").

The Annual Report for the financial year ended December 31, 2022 along with the Notice, Attendance Slip, Proxy Form and Route Map to the venue of AGM, have been sent to the Members, electronically to those whose e-mail IDs are registered with the Company's RTA, CB Management Services (P) Limited/Depository Participant(s) and have been dispatched by other permitted modes to those members who have not registered their e-mail IDs. The e-communication/ dispatch have been completed on April 8, 2023. The Notice of the AGM and the Annual Report are available on the Company's website at www.vesuviusindia.in, as well as on its RTA's website www.cbmsl.com and on the website of the stock exchange(s) i.e., BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively, and also on the website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

Notice is also hereby given that the Record Date will be Wednesday, April 26, 2023 to determine those Members who will be entitled to receive dividend which will be declared at the AGM. Members are requested to kindly register/update their bank account details with the RTA/Depository Participant.

In terms of Section 108 of the Companies Act, 2013 (the "Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015 (the "SEBI LODR"), and the Secretarial Standard - 2, the Company is pleased to provide its Members facility of remote e-voting and Tab e-voting at the AGM through electronic voting services provided by NSDL. The Members are hereby informed that:

- The Ordinary and Special Businesses as set out in the Notice may be transacted through voting by electronic means;
- The remote e-voting shall commence from 9.00 a.m. (IST) on Saturday, April
- 29, 2023 and ends at 5.00 p.m. (IST) on Tuesday, May 2, 2023.
- The Cut-Off date for determining the eligibility to vote by remote e-voting or Tab e-voting at the AGM, is Wednesday, April 26, 2023;
- Any person who acquires shares of the Company and becomes a member of the Company after the dispatch of the Notice and holding shares as of the Cut-Off date, may obtain the User ID and Password by sending a request at evoting@nsdl.co.in or at ranarc@cbmsl.co. However, if Member is already registered with NSDL for e-voting then the existing User ID and Password car be used to cast vote. Any person who has ceased to be a Member of the Company as on the cut-off date will not be entitled for remote e-voting or voting at the AGM and should treat the Notice for information purpose only. Members are requested to note that:
- a) remote e-voting module shall be disabled by NSDL and shall not be allowed after the aforesaid date and time for end of remote e-voting;
- b) once the vote on a resolution is cast by the Member, the Member shall not be allowed to change its subsequently:
- c) the facility for Tab e-voting will also be available at the AGM.
- d) the Members who have cast their vote by remote e-voting may also attend the
- AGM but shall not be entitled to cast their vote again; and
- e) a person whose name is recorded in the Register of Members or in the list of Beneficial Owners maintained by the depositories as on Cut-Off date only shall be entitled to avail the facility of remote e-voting as well as e-voting at the AGM
- 6. For e-voting instructions, (remote and Tab e-voting), Members may go through the e-voting instructions provided either through e-communication/the Notice. In case of any queries or issues connected with remote e-voting, Members may contact Ms. Pallavi Mhatre, Senior Manager, NSDL at email id: evoting@nsdl.co.in or on Toll Free Nos. 1800 1020 990 / 1800 22 44 30. In case of any queries, Members may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available in the download section of www.evoting.nsdl.com.
- The documents referred to in the Notice /Explanatory Statement are open for inspection in physical or in electronic form between 12.00 p.m. and 2.00 p.m. on all working days upto and including the date of the Annual General Meeting

For Vesuvius India Limited Vikram Singh

Company Secretary & Compliance Office Date : April 8, 2023 Membership No.: A16381 Place: Kolkata

ફોર્મ નં. ચુઆરસી-૨ અદયાય ૨૧ ના ભાગ ૧ (કંપની કાયદા,૨૦૧૩ ની કલમ ૩૪૪(બી) અને કંપની (નોંધણી માટે

PROTECTING INVESTING FINANCE ADVISING

અને એન્ફોર્સમેન્ટ ઓફ સિક્ચોરિટી ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ હેઠળ સ્થાવર મિલકતોના વેચાણ માટે ઈ-હરાજી વેચાણ નોટીસ.

અદ્યિકૃત) નિયમી, ૨૦૧૪ ના નિયમ ૪(૧) મુજબ) નોંધણી અંગે નોટીસ આપતી જાહેરાત આથી કંપનીઓ અદ્યિનિયમ, ૨૦૧૩ન કલમ ૩૬૬ ની પેટા–કલમ –૨ને અનુસરી ુ કર્યું વડા–૩પન –૨૦૧ અનુસરી યુચના આપવામાં આવે છે કે "<mark>ક્યુચરસેન્</mark>ટ વેન્ચર્સ એલએલપી (એલએલપીઆઇએન **ઝેએકે– ૧૬૪૪),'' એલએલપી** કંપનીઓવ અદિાનિયમ.૨૦૧૩ ના અધ્યાય ૨૧– ના ભાગ અંગેની અરજી રજીરદ્રાર, સેન્ટ્રલ રજીરદ્રેશન સેન્ટર (સીઆરસી), ઇન્ડિચન ઇન્સ્ટીટ્ચુર ઓફ્ કોર્પોરેટ અફેર્સ (આઇઆઇસીએ), પ્લોટ નં. ૬,૭,૮, સેક્ટર ૫, આઇએમટી માનેસર જિલો–ગુરગાઁવ (હરિચાણા), પીનકોડ-૧૨૨૦૫૦ માં પંદર દિવસ પછી પરંતુ ત્રીસ દિવર 2. કંપનીના મુખ્ય કામકાજો નીચે મુજબ છે : . તમામ પ્રકારના અને ડિસ્ક્રીપ્શન બ્રોટોમોટીવ અને અન્ય ગીચર્સ, ટ્રાન્સમીશન્ ઝાને અન્ય એક્સેલ્સ, યુનિવર્સલ જોઇન્ટ્સ સ્પ્રીંગ્સ, લીવ્સ, હેડ લેંમ્પ્સ, સીલ્ડ બ્રીમ્સ ઇન્ડક્શન હાર્ડન્ડ પિન્સ, એક્સલેસ, એલો સ્પ્રીંગ્સ અને મતામ પ્રકારની એસેસરીઝ અન ફીટીંગ્સમાં મેન્યુફેક્ચર, ફેબ્રીકેટ અને એસેમ્બલ, ખરીદ, વેચાણ, આચાત નિકાસ ડિસ્ટ્રીબ્યુટ અને સોદાના વ્યવસાચ કરવ ii. ઓટોમોબાઇલ, મોટરકાર, લોરીઝ, બસ વેન, મોટર સાચકલ્સ, સાચકલ–કાર, મોટર સ્કુટર, કેરીએજ, એ્ફીબિચસ વ્હીકલ્સ, અન જમીન પ૨, દરિયા અને હવામાં અથવા તેન કોઇપણ કોમ્બીનેશનમાં પ્રોપલ્શન માટે યોગ્ર ડાઇવારા ડાંગ્યાનાનાના પ્રાવેલાં નાટ વાર્ડ પ્રોપેલ્ડ અથવા આસિસ્ટેન્ડ, પેટ્રોલ, ડિઝલ સ્પીરીટ, સ્ટ્રીમ, ગેસ, ઇલેક્ટ્રીકલ, પ્રાણીએ ત્યારાટ, સ્ટ્રામ, ગસ, ઇલક્ટ્રાકલ, પ્રાણી પ્રથવા અન્ય પાવર અને ઇન્ટરનલ કોમ્બશ ખને અન્ય એન્જીનો, ચેસિસ– બોડીઝ અન્ અન્ય કોમ્પોનન્ટ, પાર્ટ અને એસેસરીઝ અ**ન્** તમામ મશીનરીઓ, ઇમ્પલીમેન્ટ્સ,ચુટેન્સીલ્સ લાનાન નશાગરાઝા, ઇન્યલાનગ્ટ્સ, લુટળ્સાલ્સ અપ્લાચન્સીસ, એપરેટસ, લુબ્રીકન્ટ્સ સોલ્યુશન્સ, એનેમલ્સ અને સારસંભાળ સાથે સંકળાચેલ અથવા તેના માટે વપરાતી તમા વસ્તુઓ અને મોટરોના કામકાજમાં ખરીદ વેચાળ અને સોદાનો વ્યવસ્થા કરવો iii. ભારત અથવા વિદેશમાં કોઇપણ ભાગમાં ક્લોટેડ ઇવીએ ફેબ્રીક્સ, મશીનરી, પ્લાન્ટ્સ ટુલ્સ, જિગ્સ અને ફીક્સર્સ, મશીનરી, શીપ્સ ટ્રેલિર્સ, વેસલ બાર્જિસ, તમામ પ્રકારન ઓટોમોબાઇલ્સ અને વ્હીકલ્સ, અને ડેસ્ક્રીપ્શન,દરેકપ્રકારના ઉપકરણો અને તમામ પ્રકારોના ં આર્ટીકર્c, કોમોડિટીઝ, ગુડ્ઝ ઇન્ડસ્ટ્રીચલ અને નોન ઇન્ડસ્ટ્રીચલ પ્લાન્ટ ઇક્ત્વીપમેન્ટમશીનરી,ટુલ્સ,ઇન્સ્ટ્રુમેન્ટ્સ,અને ઝન્ચ કોર્મસીચલ, નોન–કોર્મસીચલ સર્વિસી**ટ અને બિઝનેશના હેતુઓ માટે મેન્ચુફેક્ચરીં**ગ ા લાઝનાના હતું હતું માટે મેંગ્યું કુ કેવદાલ, આચાત, નિકાસનો વ્યવસાય કરવો. 3. જણાવેલ કંપનીના મેમોરેન્ડમ અને આર્ટિકલ્સ ઓફ્રું એસોસિચેશનના લેખોની

આઇકસ્ત આફ્રે અસારાવસાઓ લગાગ નકલ રજીસ્ટર્ડ ઓફીસ, પ્લોટ નં. ૧૩૮–ડી જે.આર. ડાયીંગ મિલ્સ, પાંડેસરા, જીઆઇડીસી સુરત, ગુજરાત-3૯૪૨૨૧ ખાતે તપાસી શકાશે ૪. આથી સગના ગુણાવામાં આવે છે કે જું. આથી સૂચના આપવામાં આવે છે કે અ સૂચના પ્રકાશિત થયાની તારીખથી ૨૧ દિવસર્ન કોઇપણ વ્યક્તિ તેમના વાંધા લેખીતમ (લાળાસ્તા), છારુચન છરવાદ્યું આર્ કોર્પોરેટ અફેર્સ (આઇઆઇસીઓ), પ્લોટ નં.ફ,ઢ,૮, સેક્ટર ૫, આઇએમટી માનેસર, જિહ્યો-ગુરગાઁવ, (હરિચાણા) પીનકોડ-૧૨૨૦૫૦ ખાંત જ્યાવી શકે છે અને તે માથે તેની એક નકલ કંપનીને તેની નોંધણી કચેરી ખાતે

. .. -હ-... ફ્યુચરસેન્સ વેન્ચર્સ એલએલપી મા ૧. દર્શનકુમાર જગદિશચંદ્ર ઠક્ક તા. : ૧૦.૦૪.૨૦૨૩ (નિયુક્ત ભાગીદાર) સ્થળઃ સુરત ૨. સપના દર્શનભાઇ ઠક્કર (નિયુક્ત ભાગીદાર) This advertisement is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold or sell securities. This is not an announcement or the offer document. All capitalized terms used herein and not defined herein shall have the meanin ssigned to them in the letter of offer dated March 01, 2023 the "Letter of Offer" or ("LOF") filed with the NSE ("NSE").



by the Stock Exchange

Bright Solar Limited

Our Company was originally incorporated as 'Bright Solar Limited', as a Limited company under the Companies Act, 1956, pursuant to certificate of incorporation dated April 23, 2010 issued by Registrar of Companies, Dadra and Nagar Haveli, Gujarat. Consequently upon the conversion of our Company into public limited company, the name of our Company was changed to "Bright Solar Limited" and fresh Certificate o Incorporation dated January 29, 2018 was issued by the Assistant Registrar of Companies, Dadra and Nagar Haveli, Gujarat. For details o change in name and registered office of our Company, please refer to section titled "History and Certain Corporate Matters" beginning on page no

Corporate Identification Number: L51109GJ2010PLC060377 Registered office: C-602, Titanium Square, Near Thaltej Circle, Thaltej, Ahmedabad - 38005, Telephone No.: + 07948926868

Contact Person: Ritendrasinh Kishorsinh Rathod, Company Secretary and Compliance Officer, E-mail: compliance@brightsolar.co.in; Website: www.brightsolarltd.com;

PROMOTERS OF OUR COMPANY: MR. PIYUSHKUMAR BABUBHAI THUMAR ISSUE CLOSES TODAY (APRIL 10, 2023)

lease note that (i) Application through ASBA process will be uploaded until 5:00 p.m. (Indian Standard Time) or such extended time as permitte

Simple, Safe, Smart way of Application - Make use of it!!! Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking

ASBA the fund in the bank account, investors can avail the same. For further details read section on ASBA below In accordance with Regulation 76 of the SEBI ICDR Regulations, SEBI circular, bearing reference number SEBI/HO/CFD/DIL2/ CIR/P/2020/13 dated January 22, 2020, bearing reference number SEBI/HO/CFD/CIR/CFD/DIL/67/2020 dated April 21, 2020, SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020, and SEBI circular bearing reference number SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020 (Collectively hereafter referred to as "SEBI Rights Issue Circulars") and SEBI circular SEBI/CFD/DIL/ASBA/1/2009/30/12 dated Decembe 30, 2009, SEBI circular CIR/CFD/DIL/1/2011 dated April 29, 2011 and the SEBI circular, bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13

mandatorily required to use either the ASBA process. Shareholders should carefully read the provisions applicable to such Applications before makin their Application through ASBA. For details, see "Making of an Application through the ASBA Process" on page 152 of the Letter of Offer. Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialized form only. Accordingly, Eligible Equity Shareholders holding Equity Share in physical form as on Record Date and desirous of subscribing to Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company at least two working days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in the respective demat accounts at least one day before the Issue Closing Date.

dated January 22, 2020 (Collectively hereafter referred to as "ASBA Circulars"), all Shareholders desiring to make an Application in this Issue are

PROCEDURE FOR APPLICATION: In accordance with Regulation 76 of the SEBI ICDR Regulations, the SEBI Rights Issue Circulars and the ASBA Circulars, all Shareholders desiring to make an Application in this Issue are mandatorily required to use either the ASBA process. Shareholders should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details of procedure for application by the Resident Eligible Equity Shareholders holding Equity Shares in physical form as on the Record Date i.e. February 06, 2023, see "Procedure for Application by Eligible Equity Shareholders holding Equity Shares in physical form" on page 198 of the Letter of Offer.

Application to yeingline Equity Snate Politication of page 18 of the Letter or other.

PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS: A shareholder, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with an SCSB, prior to making the Application. Shareholders desiring to make an Application in this Issue through ASBA process, may submit the Application Form in physical mode to the Designated Branches of the SCSB or online / electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBAAccounts.

Shareholders should ensure that they have correctly submitted the Application Form and have provided an authorization to the SCSB, via the electronic mode, for blocking funds in the ASBAAccount equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of

APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM: Please note that in accordance wit Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialized form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company a least two working days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in their respective demat accounts at least on day before the Issue Closing Date. They may also communicate with the Registrar with the help of the helpline number (+011-40450193-197) and the mail address (ipo@skylinerta.com).

ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM: PLEASE NOTE THAT THE EQUITY SHARES APPLIED FOR IN I'HIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUIT' SHARES ARE HELD BY SUCH SHAREHOLDERS ON THE RECORD DATE I.E. FEBRUARY 06, 2023.

DISPATCH OF THE ABRIDGED LETTER OF OFFER ("ALOF") AND APPLICATION FORM: The Dispatch of the ALOF, the Rights Entitlement lette nic mode through email on March 28, 2023 and physically through registered post or

CREDIT OF RIGHTS ENTITLEMENTS IN DEMAT ACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS: In accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialized form only. Prior to the Issue Opening Date, our Company shall credit the Rights Entitlements to (i) the demat accounts of the Eligible Equity Shareholders holding the Equity Shares in dematerialised form; and (ii) a demat suspense escrow account (namely, "Vaxtab Enterprises Limited Rights Issue - Suspense Escrow Demat Account") opened by our Company, for the Eligible Equity Shareholders which would comprise Rights Entitlements relating to (a) Equity Shares held in the account of the IEPF authority; or (b) the demat accounts of the Eligible Equity Shareholder which are frozen or the Equity Shares which are lying in the unclaimed suspense account (including those pursuant to Regulation 39 of the SEBI Listing Regulations) or details of which are unavailable with our Company or with the Registrar on the Record Date; or (c) Equity Shares held by Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date where details of demat accounts are not provided by Eligible Equity shareholders to our Company or Registrar; or (d) credit of the Rights Entitlements returned/reversed/failed; or (e) the ownership of the Equity Share surrently under dispute, including any court proceedings, if any; or (f) non-institutional equity shareholders in the United States.

APPLICATIONS ON PLAIN PAPER UNDER ASBA PROCESS: An Eligible Equity Shareholder in India who is eligible to apply under the ASBA proces may make an Application to subscribe to this Issue on plain paper in case of non-receipt of Application Form as detailed above. In such cases of nor eceipt of the Application Form through e-mail or physical delivery (where applicable) and the Eligible Equity Shareholder not being in a position to obtain it from any other source may make an Application to subscribe to this issue on plain paper with the same details as per the Application Form that is available on the website of the Registrar, Stock Exchanges. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSBs for authorizing such SCSBs to block Application Money in the said bank account maintained with the same SCSBs. Applications on plain paper will not be accepted from any Eligible Equity Shareholder who has not provided an Indian address or is a U.S. Person or in the United

Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Righ Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received subsequently.

The application on plain paper, duly signed by the Eligible Equity Shareholder, including joint holders, in the same order and as per specimen record with his bank, must reach the office of the Designated Branch of SCSBs before the Issue Closing Date and should contain the following particulars: Name of our Company, being Bright Solar Limited

- Name and address of the Eliqible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Compan or the Depository); Registered Folio Number/DP and Client ID No.;
- Number of Equity Shares held as on Record Date; Allotment option - only dematerialised form:
- Number of Rights Equity Shares entitled to; Number of Rights Equity Shares applied for within the Rights Entitlements
- Number of additional Rights Equity Shares applied for, if any;
- Total number of Rights Equity Shares applied for;
- Total Application Money paid at the rate of Rs. 10/- per Rights Equity Share;
- Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSBs
- In case of non-resident Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address and branch of the SCSBs with which the account is maintained; Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the
- Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Rights Equity Shares applied for pursuant to this Issue:
- Authorisation to the Designated Branch of the SCSBs to block an amount equivalent to the Application Money in the ASBAAccount Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of
- All such Eligible Equity Shareholders are deemed to have accepted the following:
- understand that neither the Rights Entitlements nor the Rights Equity Shares have been, or will be, registered under the US Securities Act of

1933, as amended (the "US Securities Act"), or any United States state securities laws, and may not be offered, sold, resold or otherwise transferrewithin the United States or to the territories or possessions thereof (the "United States"), except pursuant to an exemption from, or in a transaction no subject to, the registration requirements of the US Securities Act. I/ we understand the Rights Equity Shares referred to in this application are being offered and sold in offshore transactions outside the United States in compliance with Regulation S under the US Securities Act ("Regulation S") to xisting shareholders located in jurisdictions where such offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions l/ we understand that the Issue is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitleme

for sale in the United States, or as a solicitation therein of an offer to buy any of the said Rights Equity Shares or Rights Entitlements in the United States I/ we confirm that I am/ we are (a) not in the United States and eligible to subscribe for the Rights Equity Shares under applicable securities laws, (b) complying with laws of jurisdictions applicable to such person in connection with the Issue, and (c) understand that neither the Company, nor the Registrar or any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be or who the Company, the Registrar or any other person acting on behalf of the Company have reason to believe is in the United States or is outside or ndia and United States and ineligible to participate in this Issue under the securities laws of their jurisdiction. We will not offer, sell or otherwise transfer any of the Rights Equity Shares which may be acquired by us in any jurisdiction or under any circumstance n which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation. I/ We satisfy, and each accoun

or which I/ we are acting satisfies, (a) all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction o ny/our residence, and (b) is eligible to subscribe and is subscribing for the Rights Equity Shares and Rights Entitlements in compliance with applicable ecurities and other laws of our jurisdiction of residence /we hereby make the representations, warranties, acknowledgments and agreements set forth in the section of the Letter of Offer

I/ We understand and agree that the Rights Entitlements and Rights Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S, or otherwise pursuant to an exemption from, or in a transaction not subject to, the egistration requirements of the US Securities Act. We acknowledge that we, its affiliates and others will rely upon the truth and accuracy of the foregoing representations and agreements.

In cases where multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in demat suspense escrow account, including cases where an Investor submits Application Forms along with a plain paper Application, such Applications shall be liable to be rejected. vestors are requested to strictly adhere to these instructions. Failure to do so could result in an application being rejected, with our Company and the

Registrar not having any liability to the Investor. The plain paper Application format will be available on the website of the Registrar a ttps://rights.cameoindia.com/vaxfah Our Company and the Registrar shall not be responsible if the Applications are not uploaded by the SCSB or funds are not blocked in the Investors

ASBA Accounts on or before the Issue Closing Date

OTHER IMPORTANT LINKS AND HELPLINE:

The Investors can visit following links for the below-mentioned purposes:

Frequently asked questions and online / electronic dedicated Shareholders helpdesk for quidance on the Application process and resolution or difficulties faced by the Shareholders: www.skylinerta.com

Updation of / e-mail address / phone or mobile number in the records maintained by the Registrar or our Company: www.skylinerta.com Ipdation of Indian address by way of sending an email to priya@cameoindia.com

Jpdation of demat account details by Eligible Equity Shareholders holding shares in physical form: ubmission of self-attested PAN, client mastersheet and demat account details by non-resident Eligible Equity Shareholders: ipo@skylinerta.com

Skyline Put Ltd.

Date: April 10, 2023

Place: Ahmedabad

REGISTRAR TO THE ISSUE Skyline Financial Services Private Limited D-153A, 1st Floor, Okhla Industrial Area, Phase-I, New Delhi – 110020, India Telephone: 011-40450193-197 Email: ipo@skylinerta.com Investor Grievance Email: grievances@skylinerta.com Website: www.skvlinerta.com

Contact Person: Ms. Rati Gupta SEBI Registration Number: INR000003241 CIN: U74899DL1995PTC071324 For, Bright Solar Limite

Ritendrasinh Kishorsinh Rathor Company Secretary

Disclaimer: Our Company is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to issu Equity Shares on a rights basis and has filed a Letter of Offer with Stock Exchange i.e. NSE. The Letter of Offer is available on the website of Stock Exchange where the Equity Shares are listed i.e. NSE at www.nseindia.com and the website of the RTA i.e. a ww.skylinerta.com. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 28 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States amarchnt registration under the US Securities Act of 1933, as amended, or an exemption from gistration. There will be no public offering of Rights Equity Shares in the United States.

અને ખાસ કરીને ઋણ લેનારાઓ અને કંપની ઋણ લેનારાઓને સુચર્ના આપવામાં આવે છે કે આદિત્ય બિરલા હાઉસિંગ ફાયનાન્સ લિમિટેડના દેવાની વસુલાત માટે નીચેની મિલકતની ઈ-હરાજી ''જ્યાં છે તે છે'' અને ''જેમ છે તે પ્રમાણે'' આધારે કરવામાં આવશે. નીરીક્ષુણની દેવાદારો અને મિલકતો/સુરક્ષિત એસેટ્સનું ઈએમડીની ડીમાન્ડ નોટીસ ઈ-હરાૂજીની રિઝર્વ કિંમત ઈએમડી તારીખ અને સમય સહ દેવાદારોનું નામ વર્શન મુજબ રકમ છેલ્લી તારીખ તારીખ ee.ov.eoe3 ૧૫,૬૬,૬૩૭.૫૮/-१८-०४-२०२३ २७-०४-२०२३ તે મિલકતના તમામ ભાગ અને હિસ્સા ૭.૫૦.૯૫૧/-૭૫.૦૯૫.૧૦/-મનસુખભાઈ એન. સવારે ૧૧ થી (૩પિયા સાત લાખ (૩પિયા પંચોતેર સાથે, પ્લોટ નંબર ૯૧, કે જેનું ક્ષેત્રફળ (રૂપિયા પંદર ยรูร ૭૨.૦૩ ચો. યાર્ડ , ૩૩.૩૯ ચો.મીના વણ વહેંચાયેલા હિસ્સો સાથે રોડ અને પચાસ હજાર હજાર પંચાણું અને ૪ વાગ્યા સુધી શારદાબેન એમ. ધડુક લાખ છાસઠ હજાર નવસો એકાવન દસ પૈસા પુરા) છસો સાડત્રીસ અને અને સીઓપી , કુલ ક્ષેત્રફળ ૯૩.૬૨ પુરા) અઠાવન પૈસા પુરા) શ્રી રામ ક્રીએશન ચો.યાર્ડ પર આવેલ પીનલ રેસીડેન્સી ના તા. ૧૦-૦૩-૨૦૨૨ રેવન્યુ સર્વે નં. ૭૩ બ્લોક નં. ૬૩/૧, (रेवन्यु सर्वे नं. नवो ज्लोड नं. ८०)

મોજે ગુલુડી તા.કામરેજ,જી. સુરત. જેની ચતુંસીમાઃ ઉત્તરઃ આશરે પ્લોટ નં. ૯૦, દક્ષિણ ઃ આશરે પ્લોટ નં. ૯૨, પૂર્વ ઃ આશરે પ્લોટ નં. ૧૧૦, પશ્ચિમ ઃ આશરે સોસાયટી રોડ. २८-०४-२०२३ २७-०४-२०२३ **२૯.०४.२०२३** નાનજીભાઈ મોહનભાઈ તે મિલકતના તમામ ભાગ અને હિસ્સા 11,30,681.48 ૭.૫૬.૧૬૩/-૭૫.૬૧૬.૨૫/-(૩પિયા (રૂપિયા પંચોતેર સવારે ૧૧ થી સાથે, બી-૯૮, જય વિલા -૨, (૩પિયા અગીયાર વાદ્યેલા અને સાત લાખ હજાર છસો સોળ ૪ વાગ્યા સુધી લાખ ત્રીસ હજાર કામરેજ રોડ પાછળ, બ્લોક નં. ૪૨, સમિત્રાબેન નાનજાભા છપ્પન હજાર અને પચીસ નવસો એકતાલીસ રેવન્યુ સર્વ નં. ૪૩, મૌજે કામરેજ, વાદોલા એકસો ત્રેસઠ પૈસા પુરા) અને ચોપન તાલુકાઃ કામરેજ, સુરત, ગુજરાત-પૈસા પુરા) પુરા) ૩૯૪૧૮૦. તા. ૦૩-૧૨-૨૦૨ २७-०४-२०२३ **२૯.०४.२०२**३ બાંધકામવાળી મિલકતના તમામ ૨૩,૪૭,૮૯૫.૦૭/-12.90.669/-9,29,022.90/-22-08-2023 રેજિના આર મેન્ડોન્ઝા, સવારે ૧૧ થી (રૂપિયા ત્રેવીસ લાખ (૩પિયા બાર લાખ (૩પિયા એક લાખ ભાગ અને હિસ્સા ૮૦૬, ગ્રીન હેવન સરલીના રોગેસ સુળતાલીસ હજાર સત્યાવીસ હજાર સિત્તેર હજાર ૪ વાગ્યા સુર્ધ - આઇરિસ ટાવર, બેંકો પ્રોડક્ટ્સ લિ. પાસે, ભાયલી સ્ટેશન પાસે, મેન્કોન્ઝા, અક્રાસી અને સિત્તેર આઠસો સત્યાસી આઠસો પંચાણું અને સ્લિવિયા રોગેસ પૈસા પુરા) સાત પૈસા પુરા) પુરા) પાદરા મેઇન રોડ, આર.એસ. નં. મેન્ડોન્ઝા અને ૭૮/૨, ૮૦/૨, બ્લોક નું. ૬૯, સેમ્યઅલ રોગેસ ૭૦/પૈકી/૧, મોજે ગામ સમિયાલા, મેન્ડોન્ઝા. વડોદરા, અટલાદરા એસ.ઓ., વડોદરા, ગુજરાત, ભારત

૩૯૦૦૧૨ ખાતે આવેલ છે. વેચાણના વિગતવાર નિયમો અને શરતો માટે, કૃપા કરીને આદિત્ય બિરલા હાઉસિંગ ફાઇનાન્સ લિમિટેડ/સિક્યોર્ડ ક્રેડિટરની વેબસાઇટમાં આપેલી લિંકનો સંદર્ભ લો એટલે કે

.https://homefinance.adityabirlacapital.com/properties-for-auction-under-sarfaesi-act અથવા https://BestAuctionDeal.com તારીખ : ૧૦-૦૪-૨૦૨૩ સ્થળ : ગુજરાત

ભાષાંતરમાં તૃટી અથવા વિસંગતતા હશે તો અંગ્રેજી સંસ્કરણ માન્ય રહેશે.

અધિકૃત અધિકારી આદિત્ય બિરલા હાઉસીંગ ફાયનાન્સ લીમીટેડ