



TEMBO GLOBAL INDUSTRIES LIMITED

[FORMERLY KNOWN AS - SAKETH EXIM LTD.]

Regd. Off.: Plot No. PAP - D 146 - 147, Turbhe MIDC, TTC Industrial Area, Opp. Balmer Lawrie Van Leer Co. Turbhe, Navi Mumbai - 400 705, Maharashtra - INDIA. **Tel.:** +91 - 022 - 27620641 / 27620642 / 27620643. **Fax:** +91 - 022-27620623. **GST No.-** 27AAPCS4498C1ZV **CIN -** L29253MH2010PLC204331 **Email:** info@sakethexim.com / info@tembousa.us **Web:** www.sakethexim.com / www.tembousa.us

To
National Stock Exchange of India Ltd.
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex,
Bandra (E)
Mumbai – 400 051

Date: 07/10/2022

Dear Sir / Madam,

Sub: Intimation under regulation 30 of SEBI (Listing obligation and Disclosure Requirement), 2015 – Press Release- Right Issue advertisement- Basis of Allotment

Publication in following newspaper.

1. Business Standard -English –
New- Delhi, Mumbai – 05th October, 2022
Chennai, Kochi, Bubhaneshwar- 06th October, 2022
Bubhaneshwar, Kolkata– 07th October, 2022
2. Business Standard -Hindi –
New-Delhi- 05th October, 2022
Kolkata – 07th October, 2022
3. Navshakti- 05th October, 2022

Kindly take note of the above.

Thanking you,

Yours faithfully,
For Tembo Global Industries Limited

Sanjay Jashbhai Patel
Managing Director
Place: Mumbai

This is a public announcement for information purposes only and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe to securities. Not for release, publication or distribution directly or indirectly, outside India.

PUBLIC ANNOUNCEMENT



MOTISONS JEWELLERS LIMITED

Our Company was originally formed as "M/s Motisons Jewellers", a partnership firm pursuant to partnership deed dated October 16, 1997 and was registered under the Indian Partnership Act, 1932 with the Registrar of Firms, Jaipur. "M/s Motisons Jewellers" was converted into a public limited company under the Companies Act, 1956 with the name "Motisons Jewellers Limited" pursuant to a certificate of incorporation dated May 09, 2011 issued by the Registrar of Companies, Rajasthan at Jaipur ("RoC") bearing Corporate Identification Number U36911RJ2011PLC035122.

Registered Office: 270, 271, 272 & 276 Johri Bazar, Jaipur 302003, Rajasthan, India

Corporate Office: SB-110, Motisons Tower, Lalkothi, Tonk Road, Jaipur – 302015, Rajasthan, India Tel. No.: +91 – 141 – 4150000,

E-mail: nehajaincs@motisons.com, Website: www.motisonsjewellers.com Contact Person: Ms. Neha Jain, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY: MR. SANDEEP CHHABRA, MR. SANJAY CHHABRA, MS. NAMITA CHHABRA, MS. KAJAL CHHABRA, MOTI LAL SANDEEP CHHABRA HUF, SANDEEP CHHABRA HUF AND SANJAY CHHABRA HUF

INITIAL PUBLIC ISSUE OF UP TO 3,34,71,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE), AGGREGATING UP TO ₹ [●] LAKHS ("THE ISSUE"). THE ISSUE WILL CONSTITUTE [●] % OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. OUR COMPANY, IN CONSULTATION WITH THE BRLM, MAY CONSIDER A PRE-IPO PLACEMENT OF UP TO 60,00,000 EQUITY SHARES FOR CASH CONSIDERATION AGGREGATING UP TO ₹ [●] LAKHS, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). IF THE PRE-IPO PLACEMENT IS COMPLETED, THE ISSUE SIZE WILL BE REDUCED TO THE EXTENT OF SUCH PRE-IPO PLACEMENT, SUBJECT TO THE ISSUE COMPLYING WITH RULE 19(2)(b) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR").

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL EDITIONS OF [●], THE ENGLISH NATIONAL NEWSPAPER, ALL EDITIONS OF [●], THE HINDI NATIONAL NEWSPAPER AND [●] EDITIONS OF [●], THE REGIONAL NEWSPAPER, (HINDI BEING THE LOCAL LANGUAGE OF RAJASTHAN, WHERE OUR REGISTERED AND CORPORATE OFFICE IS SITUATED), EACH WITH WIDE CIRCULATION, AT LEAST 2 (TWO) WORKING DAYS PRIOR TO THE BID/ISSUE OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE") TOGETHER WITH "BSE", THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

IN CASE OF ANY REVISION IN THE PRICE BAND, THE BID / ISSUE PERIOD WILL BE EXTENDED BY AT LEAST THREE ADDITIONAL WORKING DAYS AFTER SUCH REVISION IN THE PRICE BAND, SUBJECT TO THE BID / ISSUE PERIOD NOT EXCEEDING 10 WORKING DAYS. IN CASES OF FORCE MAJEURE, BANKING STRIKE OR SIMILAR CIRCUMSTANCES, OUR COMPANY IN CONSULTATION WITH THE BRLM, FOR REASONS TO BE RECORDED IN WRITING, EXTEND THE BID / ISSUE PERIOD FOR A MINIMUM OF THREE WORKING DAYS, SUBJECT TO THE BID / ISSUE PERIOD NOT EXCEEDING 10 WORKING DAYS. ANY REVISION IN THE PRICE BAND AND THE REVISED BID / ISSUE PERIOD, IF APPLICABLE, SHALL BE WIDELY DISSEMINATED BY NOTIFICATION TO THE STOCK EXCHANGES, BY ISSUING A PUBLIC NOTICE, AND ALSO BY INDICATING THE CHANGE ON THE RESPECTIVE WEBSITES OF THE BRLM AND AT THE TERMINALS OF THE SYNDICATE MEMBERS AND BY INTIMATION TO THE DESIGNATED INTERMEDIARIES AND THE SPONSOR BANK, IN COMPLIANCE WITH THE SEBI ICDR REGULATIONS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND

THE ISSUE PRICE OF ₹ [●] EACH IS [●] TIMES OF THE FACE VALUE OF THE EQUITY SHARES

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(1) of the SEBI ICDR Regulations wherein not more than 50% of the Net Issue shall be 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 BRLM, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis ("Anchor Investor Portion"), out of which one-third shall be reserved for domestic Mutual Funds only, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors ("Anchor Investor Allocation Price"). In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (excluding the Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders, including Mutual Funds, subject to valid Bids being received from them at or above the Issue Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Issue shall be available for allocation to Non-Institutional Bidders and not less than 35% of the Net Issue shall be available for allocation to Retail Individual Bidders in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Issue Price. The Equity Shares available for allocation to Non-Institutional Bidders under the Non-Institutional Portion, shall be subject to the following: (i) one-third of the portion available to Non-Institutional Bidders shall be reserved for applicants with an application size of more than ₹ 2.00 Lakhs and up to ₹ 10.00 Lakhs, and (ii) two-third of the portion available to Non-Institutional Bidders shall be reserved for applicants with an application size of more than ₹ 10.00 Lakhs, provided that the unsubscribed portion in either of the aforementioned sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders. All potential Bidders (except Anchor Investors) are mandatorily required to 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 using the UPI Mechanism, as applicable, pursuant to which their corresponding Bid Amount will be blocked by the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Banks under the UPI Mechanism, as the case may be, to the extent of the respective Bid Amounts. Anchor Investors are not permitted to participate in the Issue through the ASBA Process. For details, see "Issue Procedure" on page 351 of the Draft Red Herring Prospectus ("DRHP") dated September 30, 2022 filed with the Securities and Exchange Board of India ("SEBI").

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares pursuant to the Issue and has filed the DRHP with the SEBI.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from the date of filing, by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, respectively and the websites of the BRLM, i.e., Holani Consultants Private Limited at www.holaniconsultants.co.in. Our Company hereby invites the public to provide comments on the DRHP filed with SEBI with respect to disclosures made therein. The members of public are requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM and the Registrar to the Issue at their respective addresses mentioned below. All comments must be received by our Company and/or the BRLM and/or the Company Secretary and Compliance Officer of our Company on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

Investments in equity and equity related securities involve a degree of risk and investors should not invest any funds in the Issue unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares offered in the Issue have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 35 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the Red Herring Prospectus ("RHP") has been filed with the RoC as there may be material changes in the RHP from the DRHP.

The Equity Shares, when offered, through the RHP, are proposed to be listed on BSE and NSE. For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" beginning on page 181 of the DRHP.

The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them of the Company see "Capital Structure" beginning on page 85 of the DRHP.

BOOK RUNNING LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
 <p>HOLANI CONSULTANTS PRIVATE LIMITED 401 – 405 & 416 – 418, 4th Floor, Soni Paris Point, Jai Singh Highway, Bani Park, Jaipur – 302016 Tel.: +91 0141 – 2203996 Fax: +91 0141 – 2201259 Website: www.holaniconsultants.co.in Email: ipo@holaniconsultants.co.in Investor Grievance ID: complaints.redressal@holaniconsultants.co.in Contact Person: Mrs. Payal Jain SEBI Registration No.: INM000012467</p>	 <p>LINK INTIME INDIA PRIVATE LIMITED C – 101, 247 Park, 1st Floor, L.B.S. Marg, Vikhroli (West), Mumbai 400083, Maharashtra, India Tel: +91 22 49186200 Fax: +91 22 49186195 Website: www.linkintime.co.in Email: motisons.ipo@linkintime.co.in Investor Grievance ID: motisons.ipo@linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration Number: INR000004058</p>

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

For **MOTISONS JEWELLERS LIMITED**
On behalf of the Board of Directors
Sd/-
Company Secretary and Compliance Officer

Place: Jaipur

Date: October 01, 2022

MOTISONS JEWELLERS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offer of its Equity Shares and has filed the DRHP with SEBI. The DRHP is available on the websites of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com, respectively and the websites of the BRLM, i.e., Holani Consultants Private Limited at www.holaniconsultants.co.in. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" of the RHP, when filed. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States, and the Equity Shares may not be offered or sold in the United States absent registration under the U.S. Securities Act of 1933 or an exemption from registration. Any public offering of the Equity Shares to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, the Equity Shares are not being offered or sold in the United States.

Surjeet Comm.

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



TEMBO
Powering Ahead

TEMBO GLOBAL INDUSTRIES LIMITED

Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 16, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changes to "Saketh Exim Limited" on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Consequent Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to "Tembo Global Industries Limited" in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India Tel: +91 22 6723 1000; E-mail: md@tembo.in ;

Website: www.tembo.in Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 3616.56 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of under-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited ("NSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against REs	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see "Terms of the Issue – Allotment Advices/RefundOrders/Unblocking of ASBA Accounts" on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in "Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED" on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
 <p>FEDEX SECURITIES PRIVATE LIMITED CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 8104985249; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163</p>	 <p>BIG SHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel. No: 022 62638222 E-mail Id: rightsisue@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Registration No: INR000001385</p>
COMPANY SECRETARY AND COMPLIANCE OFFICER	
TEMBO GLOBAL INDUSTRIES LIMITED Tasneem Husain Marfatia Tel No: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in	

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements slip (in case of ASBA process). For details on the ASBA process see "Terms of the Issue" on page 159 of the Letter of Offer.

For **TEMBO GLOBAL INDUSTRIES LIMITED**
Sd/-
Tasneem Husain Marfatia
Company Secretary & Compliance Officer

Place: Mumbai

Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at https://www.nseindia.com/ and the website of the Lead Manager at www.fedsec.in. 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 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Surjeet Comm.

KERALA WATER AUTHORITY e-Tender Notice
Tender No : Re- e-Tender 26/2022-23/SE/PHC/CHN
 JJM - Providing Distribution System and FHTCS in Zone I,II,IV & V in Ayyampuzha Panchayath. **EMD: Rs. 5,00,000/-**. **Tender fee: Rs. 17,700/-**. **Last Date for submitting Tender: 22-10-2022 03:00:pm**. **Phone: 04842360645**. **Website: www.kwa.kerala.gov.in, www.etenders.kerala.gov.in**
 Superintending Engineer
 PH Circle,Kochi
KWA-JB-GL-6-873-2022-23

PUBLIC APOLOGY
 We, Ganesh Enterprises, having our office at J-17, Sarita Vihar, New Delhi-110076 and also at Flat No. 91, Somerset Co-op Society, Nargis Dutt Road, Pali Hills, Bandra (W), Mumbai-400050, India, are the manufacturer and seller of the "Black Bencher-Batch of 1970" 180ml whisky [hereinafter "Infringing Product"].
 We, Blue Moon Distilleries, having our registered office at Plot No. SB 3 & 4, Cuncolim Industrial Estate, Cuncolim, Salcete, Goa-403703, India, are responsible for the bottling of the Infringing Product.
 (Ganesh Enterprises and Blue Moon Distilleries are hereinafter collectively referred to as "We", Diageo Brands B.V. and United Spirits Limited are hereinafter collectively referred to as "Diageo")
 We acknowledge and respect the intellectual property rights including in the trade dress, trade marks & design vested in the following Hipster Products, of which Diageo is sole owner:
VAT 69 'HIPSTER'
BLACK & WHITE 'HIPSTER'
BLACK DOG BLACK RESERVE 'HIPSTER'
BLACK DOG TRIPLE GOLD RESERVE 'HIPSTER'
 We, apologize for imitating Diageo's design of Hipster Products and dishonestly adopting the trade dress as well as overall get up of the Diageo's Hipster Products.
 We have stopped manufacturing, bottling, using, offering for sell, advertising, selling, importing, exporting, and directly or indirectly dealing in the Infringing Product and shall refrain from adopting and/or using any design and/or trade dress that is similar to Diageo's design and trade dress and/or otherwise infringes upon Diageo's intellectual property.

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



TEMBO GLOBAL INDUSTRIES LIMITED

Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 16, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changes to "Saketh Exim Limited" on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Consequent Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to "Tembo Global Industries Limited" in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India **Tel: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in** **Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer**

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 3616.56 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of tender-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited ("NSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against valid shares	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see "Terms of the Issue - Allotment Advices/RefundOrders/Unblocking of ASBA Accounts" on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in "Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED" on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
<p>FEDEX SECURITIES PRIVATE LIMITED CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 8104985249; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163</p>	<p>BIG SHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel. No: 022 62638222 E-mail id: rightsissue@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Registration No: INR000001385</p>
COMPANY SECRETARY AND COMPLIANCE OFFICER	
TEMBO GLOBAL INDUSTRIES LIMITED Tasneem Husain Marfatia Tel No: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in	

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements slip (in case of ASBA process). For details on the ASBA process see "Terms of the Issue" on page 159 of the Letter of Offer.

For TEMBO GLOBAL INDUSTRIES LIMITED
 Sd/-
 Tasneem Husain Marfatia
 Company Secretary & Compliance Officer

Place: Mumbai
 Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at https://www.nseindia.com and the website of the Lead Manager at www.fedsec.in. 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 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Surjeet Comm.

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT. THIS DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. THIS PUBLIC ANNOUNCEMENT IS NOT INTENDED FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.



CONCORD CONTROL SYSTEMS LIMITED

Our Company was originally incorporated as a Private Limited Company under the name "Concord Control Systems Private Limited" on January 19, 2011 under the provisions of the Companies Act, 1956 with the Registrar of Companies, Kanpur, Uttar Pradesh. Subsequently, pursuant to Special Resolution passed by the Shareholders at the Extraordinary General Meeting, held on August 18, 2022, our Company was converted into a Public Limited Company and consequently the name of our Company was changed from "Concord Control Systems Private Limited" to "Concord Control Systems Limited" vide a fresh certificate of incorporation dated August 26, 2022, issued by the Registrar of Companies, Kanpur, Uttar Pradesh bearing CIN U31908UP2011PLC043229. For further details please refer to chapter titled "History and Corporate Structure" beginning on page 111 of the Prospectus dated September 30, 2022.

Registered office: G-36 U.P.S.I.D.C. Industrial Area, Deva Road, Chinhath, Lucknow - 226019, Uttar Pradesh, India.
Contact Person: Mrs. Lavisha Wadhvani, Company Secretary & Compliance Officer
Tel No: +91-78000 08745 | E-mail: info@concordgroup.in | Website: www.concordgroup.in | CIN: U31908UP2011PLC043229

OUR PROMOTERS: MR. NITIN JAIN & MR. GAURAV LATH

BASIS OF ALLOTMENT

INITIAL PUBLIC OFFERING OF 15,12,000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH OF CONCORD CONTROL SYSTEMS LIMITED ("OUR COMPANY" OR "THE ISSUER") FOR CASH AT A PRICE OF ₹ 55 PER EQUITY SHARE ("ISSUE PRICE") (INCLUDING A SHARE PREMIUM OF ₹ 45 PER EQUITY SHARE) AGGREGATING TO ₹ 831.60 LAKHS ("THE ISSUE"). THE ISSUE INCLUDES A RESERVATION OF 78,000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 AT A PRICE OF ₹ 55 PER EQUITY SHARES AGGREGATING ₹ 42.90 LAKHS FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 14,34,000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH FOR CASH AT A PRICE OF ₹ 55 PER EQUITY SHARE, AGGREGATING ₹ 788.70 LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE CONSTITUTES 26.47% AND 25.11% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

ISSUE PRICE: ₹ 55 PER EQUITY SHARE OF FACE VALUE OF ₹ 10 EACH
ANCHOR INVESTOR ISSUE PRICE: ₹ 55 PER EQUITY SHARE
THE ISSUE PRICE IS 5.5 TIMES OF THE FACE VALUE

Risks to Investors:

- The Merchant Banker associated with the Issue has handled 14 public issue in the past three years out of which 1 Issues closed below the Issue Price on Listing date.
- Average cost of acquisition of Equity Shares held by the Promoters, Mr. Nitin Jain & Mr. Gaurav Lath is of ₹ 2.02 per Equity Share.
- The Price / Earnings ratio based on Diluted EPS for Fiscal 2022 for the company at the upper end of the Price Band is 8.91
- Weighted Average Return on Net worth for Fiscals 2022, 2021 and 2020 is 31.78%

BID/ISSUE PERIOD
OPENED ON: TUESDAY, SEPTEMBER 27, 2022
CLOSED ON: THURSDAY, SEPTEMBER 29, 2022
ANCHOR INVESTOR BIDDING DATE WAS: MONDAY, SEPTEMBER 26, 2022

PROPOSED LISTING: OCTOBER 10, 2022*

The Issue was made through the Book Building Process, in terms of Rule 19(2)(b)(i) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 253 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations") wherein not more than 50% of the Issue was made available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs") (the "QIB Portion"). Our Company in consultation with the Book Running Lead Managers ("BRLM") has allocated up to 60% of the QIB Portion to Anchor Investors on a discretionary basis (the "Anchor Investor Portion"). Further, not less than 15% of the Issue was made available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Issue was made available for allocation to RILs in accordance with the SEBI (ICDR) Regulations, 2018, subject to valid Bids having been received from them at or above the Issue Price. All potential Bidders (except Anchor Investors) were required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective bank account (including UPI ID for RILs using UPI Mechanism), in which the corresponding Bid Amounts were blocked by the SCSBs or the Sponsor Bank, as applicable. Anchor Investors were not permitted to participate in the Issue through the ASBA process. For details, see "Issue Procedure" on page 208 of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the Disclaimer clause pertaining to BSE. For the purpose of this Issue, the Designated Stock Exchange will be the BSE Limited. The trading is proposed to be commenced on or about October 10, 2022*.

*Subject to the receipt of listing and trading approval from the BSE SME Platform.

The bidding for Anchor Investors opened and closed on September 26, 2022. The Company received 2 Anchor Investors applications for 7,28,000 Equity Shares. The Anchor Investor Allocation price was finalized at ₹ 55 per Equity Share. A total of 4,28,000 Equity Shares were allotted under the Anchor Investor portion aggregating to ₹ 2,35,40,000/-.

The Issue (excluding Anchor Investors Portion) received 1,10,511 Applications for 29,18,88,000 Equity Shares (before technical rejections) resulting in 269.27 times subscription (including reserved portion of market maker). The details of the Applications received in the Issue from various categories are as under (before technical rejections):

Detail of the Applications Received:

Sr. No.	Category	No. of Applications	No. of Equity Shares applied	Equity Shares Reserved as per Prospectus	No. of times Subscribed	Amount
1.	Retail-Individual Investors	1,07,282	21,45,64,000	5,02,000	427.42	11,80,10,20,000
2.	Non-Institutional Investors	3,208	6,67,92,000	2,16,000	309.22	3,67,35,60,000
3.	Market Maker	1	78,000	78,000	1.00	42,90,000
4.	Qualified Institutional Buyers (Excluding Anchor Investors)	20	1,04,54,000	2,88,000	36.30	57,49,70,000
5.	Anchor Investors	2	7,28,000	4,28,000	1.70	4,00,40,000
	Total	1,10,513	29,26,16,000	15,12,000	193.53	16,09,38,80,000

Final Demand: A summary of the final demand as on BSE as on the Bid/ Issue Closing Date at different Bid prices is as under:

Sr. No.	Bid Price	Bids Quantity	% of Total	Cumulative Total	% Cumulative Total
1	53.00	1,48,000	0.05%	1,48,000	0.05%
2	54.00	14,000	0.00%	1,62,000	0.05%
3	55.00	15,60,70,000	48.16%	15,62,32,000	48.21%
4	CUT OFF	16,78,36,000	51.79%	32,40,68,000	100.00%
	TOTAL	32,40,68,000	100.00%		

The Basis of Allotment was finalised in consultation with the Designated Stock Exchange, being BSE Limited on October 04, 2022.

1) **Allotment to Retail Individual Investors (After Technical Rejections):** The Basis of Allotment to the Retail Individual Investors, who have Bid at cut-off Price or at or above the Issue Price of ₹ 55 per Equity Share, was finalized in consultation with BSE. The category has been subscribed to the extent of 420.84 times. The total number of Equity Shares Allotted in this category is 5,02,000 Equity Shares to 251 successful applicants. The details of the Basis of Allotment of the said category is as under:

No. of Shares Applied for (Category wise)	No. of Applications Received	% of Total	Total No. of Shares Applied	% to Total	No. of Equity Shares Allotted per Applicant	Ratio	Total No. of Shares Allotted
Retail Individual Investors	1,05,630	100.00	21,12,60,000	100.00	2,000	1:421	5,02,000

2) **Allotment to Non-Institutional Investors (After Technical Rejections):** The Basis of Allotment to the Non-Institutional Investors, who have bid at the Issue Price of ₹ 55 per Equity Share or above, was finalized in consultation with BSE. The category has been subscribed to the extent of 302.94 times. The total number of Equity Shares Allotted in this category is 2,16,000 Equity Shares to 105 successful applicants. The details of the Basis of Allotment of the said category is as under (Sample Basis):

No. of Shares Applied for (Category wise)	No. of Applications Received	% of Total	Total No. of Shares Applied in Each Category	% to Total	No. of Equity Shares Allotted per Applicant	Ratio	Total No. of Shares Allotted
4,000	1814	57.85	72,56,000	11.09	24,000	6:907	24,000
6,000	255	8.13	15,30,000	2.34	6,000	1:85	6,000
8,000	114	3.64	9,12,000	1.39	4,000	1:57	4,000
10,000	118	3.76	11,80,000	1.80	4,000	1:59	4,000
12,000	66	2.10	7,92,000	1.21	2,000	1:66	2,000
14,000	47	1.50	6,58,000	1.01	2,000	1:47	2,000
16,000	24	0.77	3,84,000	0.59	2,000	1:24	2,000
18,000	98	3.13	17,64,000	2.70	6,000	3:98	6,000
20,000	289	9.22	57,80,000	8.83	20,000	10:289	20,000
22,000	32	1.02	7,04,000	1.08	2,000	1:32	2,000
4,64,000	1	0.03	4,64,000	0.71	2,000	1:1	2,000
4,66,000	1	0.03	4,66,000	0.71	2,000	1:1	2,000
4,68,000	1	0.03	4,68,000	0.72	2,000	1:1	2,000
4,70,000	1	0.03	4,70,000	0.72	2,000	1:1	2,000
5,00,000	1	0.03	5,00,000	0.76	2,000	1:1	2,000
5,44,000	2	0.06	10,88,000	1.66	4,000	1:1	4,000
6,20,000	1	0.03	6,20,000	0.95	2,000	1:1	2,000
7,00,000	1	0.03	7,00,000	1.07	2,000	1:1	2,000
7,10,000	2	0.06	14,20,000	2.17	4,000	1:1	4,000
7,18,000	17	0.54	1,22,06,000	18.65	34,000	1:1	34,000
6000 additional shares allocated for serial no 86 in the ratio of 3:17					6,000	3:17	6,000
8,60,000	1	0.03	8,60,000	1.31	2,000	1:1	2,000
8,94,000	1	0.03	8,94,000	1.37	2,000	1:1	2,000

3) **Allotment to QIBs excluding Anchor Investors (After Technical Rejections):** Allotment to QIBs, who have bid at the Issue Price of ₹ 55 per Equity Share or above, has been done on a proportionate basis in consultation with BSE. This category has been subscribed to the extent of 36.26 times of QIB portion. The total number of Equity Shares allotted in the QIB category is 2,88,000 Equity Shares, which were allotted to 18 successful Applicants.

Category	FI's	BANKS	MF's	IC	AIF	FIs / FPIs	OTHERS	TOTAL
QIB	28,000	26,000	-	-	28,000	1,22,000	84,000	2,88,000

4) **Allotment to Anchor Investors (After Technical Rejections):** The Company in consultation with the BRLM

SBI STRESSED ASSETS RECOVERY BRANCH, SOUTH BENGAL
E-AUCTION SALE NOTICE
 Jeevan Deep Building, 2nd Floor, 1, Middleton Street, Kolkata - 700 071
 Phone : (033) 2288 4437, Fax : (033) 2288 4302, E-mail : sbi.15196@sbi.co.in

Authorised Officer's Details : Name: Tapan Kumar Roy, e-mail ID : sbi.15196@sbi.co.in, Mobile No. : 08001207811/ 9674719684

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) & Rule 9(1) of the Security Interest (Enforcement) Rules, 2002.
 Notice is hereby given to the Public in general and in particular to the Borrower and Guarantors that the below described immovable property mortgaged to the Secured Creditor, the physical possession of which has been taken by the Authorized Officer of State Bank of India, the Secured Creditor, will be sold on "As is Where is", "As is What is" and "Whatever there is" basis on **26.10.2022**. Intending bidder/s should transfer his EMD amount by means of challan generated on his bidder account maintained with MSTC Ltd at <https://www.mstcecommerce.com/auctionhome/ibapi/index.jsp> by means of NEFT/RTGS transfer from his bank account well before the auction date.

DATE & TIME OF E-AUCTION : DATE : 26.10.2022
TIME : 120 MINUTES FROM 1.00 P.M. TO 3.00 P.M. WITH UNLIMITED EXTENSIONS OF 10 MINUTES FOR EACH BID.
 Last date of making pre-bid EMD payment: "Interested bidder may deposit Pre-Bid EMD with MSTC before the close of e-Auction. Credit of Pre-bid EMD shall be given to the bidder only after receipt of payment in MSTC's Bank account and updation of such information in the e-auction website. This may take some time as per banking process and hence bidders, in their own interest, are advised to submit the pre-bid EMD amount well in advance to avoid any last minute problem."

Sl. No.	Name of the Unit / Borrower	Description of Property	Outstanding Dues	Reserve Price	
				EMD @ 10%	Bid Increase Amt.
1.	Vinay Kumar Singh (HBL)	All that piece and parcel of Flat No. A-2 on the First floor, "Ganesh Apartment", measuring super built-up area of 1165 sq.ft. consisting of three bed room, one living/dinning, one kitchen, one balcony and two toilets with undivided proportionate share of land with all common facilities and amenities situated in 141, Radha Gobinda Nagar Road, P.O.-Hindmat, P.S.- Uttarpara, Hooghly, The flat stands in the name of Sri Vinay Kumar Singh deed No. 062102545 of the year 2016 and registered at the office of ADRS, Hooghly and entered in Book No.1, Volume No. 0621-2016, page from 64020 to 64049.	Rs. 19,24,353.00 (Rupees Nineteen Lakhs Twenty Four Thousand Three Hundred Fifty Three Only) as on 02.01.2018 plus Further interest, cost, charges etc. thereon due from 03.01.2018.	Rs. 23,67,000/-	Rs. 2,37,000/-
				Rs. 10,000/-	

For detailed terms and conditions of the sale, please refer to the link provided in State Bank of India, the Secured Creditor's website www.sbi.co.in and specific link created for the particular e-Auction : <https://www.mstcecommerce.com/auctionhome/ibapi/index.jsp>

Date: 07.10.2022
 Place: Kolkata

Authorised Officer
 State Bank of India

RADIANT FINANCIAL SERVICES LTD.
 Regd. Office: P-355, Koyala Road, Kolkata - 700 029
 Phone No: 4064 8252 Email: rfi@radiantfinancial.com
 CIN: L65991WB1991PLC053192
 Visit us at: www.radiantfinancialservices.com

NOTICE
 Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors of the Company is scheduled to be held on Friday, 14th October, 2022 at the Registered Office of the Company, inter alia, to consider, approve and take on record the Unaudited Financial Results of the Company for the quarter and half year ended 30th September, 2022. The above details can be viewed on the website of the Company.

For Radiant Financial Services Ltd.
 Sd/-
 Minakshi Gupta
 Company Secretary
 Place: Kolkata

Date: 06.10.2022

Corrigendum
 In our advertisement under Possession Notice published in Business Standard & Ekdin on 30.09.2022 [Borrower Name : Subrata Dey @Subrata Kumar Dey and Kalpana Dey] Owner Name & Address should be read as Subrata Dey @Subrata Kumar Dey, S/o. Lt Kanan Kumar Dey 110, Kalandarbagh, Lalbagh, P.O. & Dist- Murshidabad, PIN- 742149, West Bengal. instead of Kishori Mohan Mondal, S/o. Lt Balaram Mondal, Vill-Guripara, P.O. & P.S.- Lalgola, Dist- Murshidabad, PIN- 742148, West Bengal. All other Terms and Conditions of the earlier advertisement will remain same. Regret for the inconvenience.

ADITYA BIRLA CAPITAL
ADITYA BIRLA HOUSING FINANCE LIMITED
 Registered Office- Indian Rayon Compound, Veraval, Gujarat - 362266
 Branch Office- G Corporation Tech Park, Kasarvadavali, Ghodbunder Road, Thane -400607 (MH)

DEMAND NOTICE
 (under Rule 3 (1) of Security Interest (Enforcement) Rules, 2002)
SUBSTITUTED SERVICE OF NOTICE U/s.13 (2) OF SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002.

Notice is hereby given to the borrowers as mentioned below that since they have defaulted in repayment of the Credit facility availed by them from Aditya Birla Housing Finance Limited (ABHFL), their loan accounts have been classified as **Non-Performing Assets** in the books of the Company as per RBI guidelines thereto. Thereafter, ABHFL has issued demand notices under section 13(2) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (SARFAESI Act) on the last known addresses of the said borrowers thereby calling upon and demanding from them to repay the entire outstanding amount together with further interest at the contractual rate on the aforesaid amount and incidental expenses, cost, charges etc. as stated in the said demand notices. However, the demand notice is also being served by way of publication, as per Rule 3 of the Security Interest (Enforcement) Rules, 2002 (SARFAESI Rules):

Sl. No.	Name and Address of Borrower/ Co-Borrower and Guarantor / Co-Guarantor & Loan A/C No.	NPA Date	Date of Demand Notice	Amount due as per Demand Notice as on Date
1	1. SARBANI CHATTERJEE, Flat No- 1a On Entire 1st Floor, Live View, Premises No. 1296, Nayabad, Nr. Nayabad Mini Bus Stand, Under Kmc Po-Mukundapur, Ps-Purba Jadavpur, South 24 Pgs, Kolkata, West Bengal-700099. 2. UJJAL CHATTERJEE, Flat No- 1a On Entire 1st Floor, Live View, Premises No. 1296, Nayabad, Nr. Nayabad Mini Bus Stand, Under Kmc Po-Mukundapur, Ps-Purba Jadavpur, South 24 Pgs, Kolkata, West Bengal-700099. 3. OM ADVERTISING, Flat No- 1a On Entire 1st Floor, Live View, Premises No. 1296, Nayabad, Nr. Nayabad Mini Bus Stand, Under Kmc Po-Mukundapur, Ps-Purba Jadavpur, South 24 Pgs, Kolkata, West Bengal-700099. 4. SARBANI CHATTERJEE, Boata, Rajpur Sonarpur (M), South 24 Parganas, West Bengal-700084. 5. SARBANI CHATTERJEE, C/O Om Advertising, 128/1a, Sarat Ghosh Garden Road, Kolkata, West Bengal-700031. 6. OM ADVERTISING, 128/1a, Sarat Ghosh Garden Road, Kolkata, West Bengal-700031. Loan Account No. LNKOLPHL-03190020868 & LNKOLPHL-03190020837	08.09.2022	29.09.2022 Old notice dated 13-05-2021 withdrawn. This publication to be treated as effective notice.	Rs. 44,50,738.72/- (Rupees Forty Four Lakh Fifty Thousand Seven Hundred Thirty Eight and Seventy Two Paise Only) by way of outstanding principal, arrears (including accrued late charges) and interest till 19.09.2022.

Description of Immoveable Property/Properties Mortgaged: All That Piece And Parcel Of Flat Being No. 1a (Entire First Floor), Having 3 Bed Rooms, 2 Toilets, 1 Kitchen, 1 Living Cum Dining Space And 4 Covered Balconies And 1 Verandah, Admeasuring 1150 Square Feet (Super Built Up Area More Or Less) And A Cover Car Parking Space 135 Square Feet On The Ground Floor North West Portion Of The Building Known As "Live View" Construct On Land Bearing Plan Plot No. 3, Situated And Lying At Mouza Nayabad, J. L. No. 25, Comprised In R. S. Khatian No.89, Appertaining To R. S. Dag No. 137, R. S. No. 3, Touzi No. 56, Within The Kolkata Municipal Corporation, Under Police Station Previously Kasba At Present Purba Jadavpur, Premises No. 1296, Nayabad, Kmc Ward No.109, Assessee No.31-109-08-1296-1, And A. D. S. R. Office At Sealdah, District - 24 Parganas (South) Butted And Bounded By As Follows: **East:** Vacant Land, **West:** 30 Feet Wide Kmc Road, **North:** Plot No. 4, **South:** Plot No. 2

We hereby call upon the borrower stated herein to pay us within 60 days from the date of this notice, the outstanding amount (s) together with further interest thereon plus cost, charges, expenses, etc. thereby failing which we shall be at liberty to enforce the security interest including but not limited to taking possession of and selling the secured asset entirely at your risk as to the cost and consequences. Please note that as per section 13(13) of the SARFAESI Act, all of you are prohibited from transferring by way of sale, lease or otherwise, the aforesaid secured assets without prior written consent of the Company. Any contravention of the said section by you shall invoke the penal provisions as laid down under section 29 of the SARFAESI Act and / or any other legal provision in this regard. Please note that as per sub-section (8) of section 13 of the Act, if the dues of ABHFL together with all costs, charges and expenses incurred by ABHFL are tendered to ABHFL at any time before the date fixed for sale or transfer, the secured asset shall not be sold or transferred by ABHFL, and no further step shall be taken by ABHFL or transfer or sale of that secured asset.

Date : 07.10.2022
 Place : Kolkata

Sd/-Authorised Officer
 (Aditya Birla Housing Finance Limited)

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)

TEMBO
 Powering Ahead

TEMBO GLOBAL INDUSTRIES LIMITED
 Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 16, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changes to "Saketh Exim Limited" on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Subsequent Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to "Tembo Global Industries Limited" in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India Tel: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 3616.56 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of under-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited ("NSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against REs	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see "Terms of the Issue - Allotment Advices/RefundOrders/Unblocking of ASBA Accounts" on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in "Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED" on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)

SUDITI INDUSTRIES LIMITED
 Corporate Identification Number: L19101MH1991PLC063245

Suditi Industries Limited ("Company" or "Issuer") was originally incorporated as Suditi Hosiery Processors Limited on September 12, 1991, in Mumbai under the Companies Act, 1956. Subsequently the name of our company was changed to Suditi Industries Limited vide fresh Certificate of Incorporation consequent to change of name dated October 21, 1994, issued by the office of Registrar of Companies, Mumbai - Maharashtra Registered & Corporate Office: C-253/254, MIDC, TTC Industrial Area, Pawne Village, Turbhe, Navi Mumbai - 400705, Maharashtra, India (For changes in Registered Office, please refer to page 47 of the Letter of Offer) Tel: +91 22-67368600; Contact Person: H. Gopalkrishnan, Company Secretary and Compliance Officer E-mail: rights.issue@suditi.in; Website: www.suditi.in

OUR PROMOTERS: PAWAN KISHORILAL AGARWAL, SHALINI PAWAN AGARWAL & RAJENDRA KISHORILAL AGARWAL

ISSUE OF UPTO 97,52,290 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 30 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 20 PER EQUITY SHARE) (THE "ISSUE PRICE"), FOR AN AMOUNT AGGREGATING UPTO ₹ 2925.69 LAKHS ON A RIGHTS BASIS TO THE EXISTING ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 5 (FIVE) RIGHTS EQUITY SHARE(S) FOR EVERY 9 (NINE) FULLY PAID-UP EQUITY SHARE(S) HELD BY SUCH EXISTING ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON TUESDAY, SEPTEMBER 6, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 3 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 246 OF THE LETTER OF OFFER.

#Assuming full subscription

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday, September 15, 2022 and closed on Wednesday, September 21, 2022 and the last date for On Market Renunciation of Rights Entitlements was Friday, September 16, 2022. Out of the total 468 Applications for 90,81,405 Rights Equity Shares, 144 Applications for 268,237 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 324 for 88,13,168 Rights Equity Shares, which was 90.37% of the total Issue Size and 100% of the number of Rights Equity Shares Allotted under the Issue. To fulfil the requirements of Regulation 86(1)(a) & (b) of SEBI ICDR Regulations, 2018, as amended, and in view of the undersubscription of the Issue on account of a Promoter Group application not featuring in the Final Bid list, two applications were made i.e., application for 8,25,000 Rights Equity Shares by Mr. Pawan Kishorilal Agarwal, Promoter and 5,555 Rights Equity Shares by Ms. Meena Gupta, part of the Promoter Group. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 27, 2022 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Rights Issue Committee of the Company has, on September 28, 2022, approved the allotment of 88,13,168 Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of valid applications received through ASBA and Direct applications is given below:

Category	No. of valid applications (including ASBA and Direct applications) received	No. of Rights Equity Shares accepted and allotted against Entitlements (A)	No. of Rights Equity Shares accepted and allotted against Additional Rights Equity Shares applied (B)	Total Rights Equity Shares accepted and allotted (A+B)
Eligible Equity Shareholders	309	53,04,149	26,39,975	79,44,124
Non ASBA shareholders	2	0	8,30,555	8,30,555
Renounees	18	31,917	6,572	38,489
Total	329	53,36,066	34,77,102	88,13,168

2. Information regarding Application received (including ASBA and Direct applications):

Category	Applications Received		Rights Equity Shares Applied for		Rights Equity Shares Allotted			
	Number	%	Number	Value (Rs.)	Number	Value (Rs.)		
Direct Applicants	2	0.42%	8,30,555	2,49,16,650	9.15%	8,30,555	2,49,16,650	9.42%
Eligible Equity Shareholders	448	95.73%	82,12,361	24,63,70,830	90.43%	79,44,124	23,83,23,720	90.14%
Renounees	18	3.85%	38,489	11,54,670	0.42%	38,489	11,54,670	0.44%
Total	468	100.00%	90,81,405	27,24,42,150	100.00%	88,13,168	26,43,95,040	100.00%

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on September 30, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 27, 2022. The listing application was filed with BSE on September 28, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on September 30, 2022. For further details, see "Terms of the Issue - Allotment Advice / Refund Orders" on page 275 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about October 4, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to CDSL on September 29, 2022 and NSDL on September 30, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: The Draft Letter of Offer has not been filed with SEBI in terms of SEBI ICDR Regulations as the size of the Issue is less than Rs. 5000 lakhs. The Letter of Offer has been submitted with SEBI as a matter of record. It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. **DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE):** It is to be distinctly understood that the permission given by BSE Limited should not, in any way, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of the BSE Limited as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 239 of the Letter of Offer. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer dated August 30, 2022.

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

LEAD MANAGER TO THE ISSUE
FEDEX SECURITIES PRIVATE LIMITED
 CIN: U67120MH1996PTC102140
 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057.
 Tel. No.: +91 8104985249;
 E-Mail: mb@fedsec.in
 Contact Person: Yash Kadakia
 Website: www.fedsec.in
 SEBI Reg. No.: INM000010163

REGISTRAR TO THE ISSUE
BIG SHARE SERVICES PRIVATE LIMITED
 Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093
 Tel. No: 022 62638222
 E-mail id: rightsissue@bigshareonline.com
 Website: www.bigshareonline.com
 Contact Person: Mr. Vijay Surana
 SEBI Registration No: INR00001385

COMPANY SECRETARY AND COMPLIANCE OFFICER
TEMBO GLOBAL INDUSTRIES LIMITED
 Tasneem Husain Marfatia
 Tel No: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in

LEAD MANAGER TO THE ISSUE
CFM
 CHARTERED FINANCE MANAGEMENT PRIVATE LIMITED (Formerly known as Chartered Finance Management Limited)
 2nd Floor, Wakefield House, Sprott Road, Ballard Estate, Mumbai - 400038, Maharashtra, India
 Tel. No.: +91 22 22696944 / 22675708
 Email: rights.issue@cfml.in
 Website: www.charterefinance.in
 Investor Grievance Email: investor.grievance@cfml.in
 Contact Person: Mr. R. Ramnath
 SEBI Registration No.: INM000012052

REGISTRAR TO THE ISSUE
LINKIntime
 LINK INTIME INDIA PRIVATE LIMITED
 C-101, 1st Floor, 247 Park, LBS Marg, Vikhroli (West), Mumbai - 400083, Maharashtra, India
 Tel: +91 22 4918 6200
 Fax: +91 22 4918 6195
 Email: suditi.rights@linkintime.co.in
 Website: www.linkintime.co.in
 Investor Grievance Email: suditi.rights@linkintime.co.in
 Contact Person: Mr. Suneet Deshpande
 SEBI Registration No.: INR000004058

COMPANY SECRETARY AND COMPLIANCE OFFICER
SUDITI INDUSTRIES LIMITED
 H. Gopalkrishnan
 Registered & Corporate Office Address: C-253/254, MIDC, TTC Industrial Area, Pawne Village, Turbhe, Navi Mumbai - 400705, Maharashtra, India; Tel No: +91-22-67368600; E-mail: rights.issue@suditi.in; Website: www.suditi.in

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements slip (in case of ASBA process). For details on the ASBA process see "Terms of the Issue" on page 159 of the Letter of Offer.

For TEMBO GLOBAL INDUSTRIES LIMITED
 Sd/-
 Tasneem Husain Marfatia
 Company Secretary & Compliance Officer

Place: Mumbai
 Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at <https://www.nseindia.com> and the website of the Lead Manager at www.fedsec.in. 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 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Sunjeet Comm.

LEAD MANAGER TO THE ISSUE
CFM
 CHARTERED FINANCE MANAGEMENT PRIVATE LIMITED (Formerly known as Chartered Finance Management Limited)
 2nd Floor, Wakefield House, Sprott Road, Ballard Estate, Mumbai - 400038, Maharashtra, India
 Tel. No.: +91 22 22696944 / 22675708
 Email: rights.issue@cfml.in
 Website: www.charterefinance.in
 Investor Grievance Email: investor.grievance@cfml.in
 Contact Person: Mr. R. Ramnath
 SEBI Registration No.: INM000012052

REGISTRAR TO THE ISSUE
LINKIntime
 LINK INTIME INDIA PRIVATE LIMITED
 C-101, 1st Floor, 247 Park, LBS Marg, Vikhroli (West), Mumbai - 400083, Maharashtra, India
 Tel: +91 22 4918 6200
 Fax: +91 22 4918 6195
 Email: suditi.rights@linkintime.co.in
 Website: www.linkintime.co.in
 Investor Grievance Email: suditi.rights@linkintime.co.in
 Contact Person: Mr. Suneet Deshpande
 SEBI Registration No.: INR000004058

COMPANY SECRETARY AND COMPLIANCE OFFICER
SUDITI INDUSTRIES LIMITED
 H. Gopalkrishnan
 Registered & Corporate Office Address: C-253/254, MIDC, TTC Industrial Area, Pawne Village, Turbhe, Navi Mumbai - 400705, Maharashtra, India; Tel No: +91-22-67368600; E-mail: rights.issue@suditi.in; Website: www.suditi.in

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSBs, giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/ first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements slip. For details on the ASBA process, see "Terms of the Issue" on page 246 of the Letter of Offer.

For SUDITI INDUSTRIES LIMITED
 Sd/-
 Pawan Agarwal
 Chairman

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the Lead Manager at www.charterefinance.in. 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 30 of the Letter of Offer. 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Gujjars, Bakerwals, Pahadis in J&K to get quota benefits

PRESS TRUST OF INDIA
Rajouri (UK), 4 October

Union Home Minister Amit Shah on Tuesday announced that the Gujjar, Bakerwal, and Pahadi communities in Jammu & Kashmir would get reservation benefits in accordance with the recommendations of the Justice Sharma Commission which examined the issue of quota.



“DELIMITATION WAS NECESSARY BEFORE POLLS AS EARLIER ONE WAS NOT IN LINE WITH NORMS. NOW, THE DELIMITATION HAS BEEN DONE BY NORMS AND THERE IS INCREASE IN THE NUMBER OF SEATS IN HILLY AREAS LIKE RAJOURI, POONCH, DODA, KISHTWAR”

AMIT SHAH, Union Home Minister

He said this while addressing a rally organised in this town, situated at the foothills of the Pir Panjal mountain range along the Indo-Pak border. Shah said there would be no decline in ST quota for Gujjars, Bakerwals, and Pahadis and everyone would get their share.

He said the abrogation of Article 370 in 2019 paved the way for providing reservation benefits to the deprived sections of the society in Jammu & Kashmir.

“The Justice Sharma Commission has recommended that Pahadis, Bakerwal, and Gujjars should be included for ST quota benefits. These recommendations have been received and soon after completion of legal procedure, Gujjars, Bakerwals and Pahadis will get the reservation benefits,” he said. The home minister said some people have tried to instigate the Gujjars and Bakerwals in the name of ST status being given to Pahadis but the people have foiled their design. There have been reports of protests by the Gujjars and Bakerwals in Jammu and Shopian in Kashmir recently against the move to grant ST status to the Pahadis. The Gujjars and Bakerwals constitute 40 per cent of the population in the border districts of Rajouri and Poonch.

Pahadis also live in the same area but they are numerically small. The Gujjars and Bakerwals are the third

largest ethnic group in Jammu and Kashmir after Kashmiris and Dogras.

Since April 1991, they have enjoyed benefits of 10 per cent quota for STs in jobs and educational institutions. The Pahadis are also seeking same benefits, which was opposed by the Gujjar and Bakarwals.

Since January 2020, the Pahadis have been getting 4 per cent quota benefits in jobs and educational institutions in Jammu and Kashmir following a change of rules by the Union Territory administration. This was also opposed by the Gujjars and Bakerwals, saying they get benefits under other categories such as OBC, EWS. Coming down heavily on the

Opposition in Jammu and Kashmir, Shah said earlier just three political families used to rule the erstwhile state, but now power is with 30,000 people who were elected to panchayats and district councils through fair elections.

Referring to the possibility of holding Assembly elections, he said delimitation exercise was carried out before holding the Assembly polls in Jammu and Kashmir. “Delimitation was necessary before polls as earlier delimitation was not as per norms. Now, the delimitation has been done as per norms and there is increase in no of seats in hilly areas like Rajouri, Poonch, Doda, Kishtwar,” he said.

Delhi L-G orders probe into AAP's free power scheme

Party says move aims to block 'victory chariot' in poll-bound Gujarat

PRESS TRUST OF INDIA
New Delhi, 4 October

Delhi Lieutenant Governor (L-G) Vinai Kumar Saxena has ordered a probe into the alleged irregularities in the power subsidy scheme of the Aam Aadmi Party (AAP) dispensation, prompting a strong response from Chief Minister Arvind Kejriwal who has linked it to the Gujarat polls and claimed the move is aimed at stalling the free electricity initiative.

According to sources at the L-G office, Chief Secretary Naresh Kumar has been asked to conduct an inquiry and submit a report within a week.

Saxena's action follows a complaint filed at the LG Secretariat raising issues of “impropriety and discrepancies” in the power subsidy scheme of the Kejriwal government, according to sources.

“The L-G has asked the chief secretary to conduct an inquiry into alleged irregularities in the power subsidy amount given by the AAP government to BSES discoms and sought a report within seven days,” a source at the L-G office said.

THE CHARGES

- AAP government, instead of recovering dues of ₹21,200 cr allegedly owed by the BSES discoms, allowed them to settle their outstanding through subsidy reimbursements
- Discoms allowed to charge late payment surcharge at a rate of 18% from consumers while they

themselves paid it at 12% to Delhi government-owned power gencons

■ Discoms provided a windfall gain of ₹8,500 cr at the cost of the state exchequer

■ Implementation of DBT for subsidy payment to consumers blocked by government



“HAVE FAITH IN ME. I WILL NOT ALLOW YOUR (PEOPLE OF DELHI) FREE POWER TO BE STOPPED AT ANY COST”

ARVIND KEJRIWAL
Delhi Chief Minister

The L-G has also asked the chief secretary to probe the non-implementation of power subsidy payment to consumers through Direct Benefit Transfer as ordered by the Delhi Electricity Regulatory Commission in 2018, the sources said.

The AAP said the probe order was “yet another conspiracy” of the BJP to stop Arvind Kejriwal’s “victory chariot” in poll-bound Gujarat. Deputy Chief

Minister Manish Siosida on Tuesday wrote to the L-G, accusing him of bypassing the elected government in Delhi and ordering inquiries into its works in a “politically motivated and unconstitutional” manner.

Chief Minister Kejriwal linked the probe to the Assembly polls in Gujarat, where he is engaged in hectic campaigning, and alleged the BJP was trying to obstruct the free power scheme of his gov-

ernment. He said the AAP’s “free electricity guarantee” has been received “very well” by the people of Gujarat. “That’s why the BJP wants to stop free electricity in Delhi.”

“But have faith in me,” Kejriwal said in a tweet addressed to the people of Delhi. “I will not allow your free power to be stopped at any cost.” He assured the people of Gujarat “your power will also be free from March 1” if the AAP forms a government there.

Give info on financial viability of poll promises, EC tells parties

Proposes change to model code, seeks views by October 19

PRESS TRUST OF INDIA
New Delhi, 4 October

Amid a debate on freebies, the Election Commission on Tuesday proposed amending the model code to ask political parties to provide authentic information to voters on the financial viability of their poll promises.

In a letter to all recognised national and state parties, the Election Commission asked them to submit their views on the proposals by October 19. The EC said empty poll promises have far-reaching ramifications, and added it cannot overlook the undesirable impact inadequate disclosures on election promises have on financial sustainability.

“The Commission notes

TRIGGERING DEBATE

- The EC letter comes weeks after PM Narendra Modi derided the “revdi” culture, a reference to freebies offered by political parties
- The SC is debating the issue of freebies, which has triggered a war of words between the BJP and Opposition

In its letter, EC says empty poll promises have far-reaching ramifications

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■ Notes that most political parties do not submit their poll declarations in time

that the consequences of inadequate disclosures by political parties get attenuated by the fact that elections are held frequently, providing opportunities for political parties to indulge in competitive electoral promises, particularly in multi-phase elections, without having to spell out their financial implications more particularly on committed expenditure,” the letter said.

The EC letter comes weeks after Prime Minister Narendra

Modi derided the “revdi” culture, a reference to freebies offered by political parties, triggering a war of words between the BJP and opposition parties. The issue of freebies is now being debated in the SC.

The poll panel has proposed to amend the Model Code of Conduct to add a proforma to Part VIII (Guidelines on election manifesto) of the MCC.

It will require political parties to inform voters about the financial feasibility of promises

made in their manifestos and also whether they are sustainable within the financial space of the state or the Union government. The proposed proforma seeks details of revenue generation ways (through additional tax, if any), rationalising expenditure (cutting some schemes, if so required), impact on committed liabilities and/or raising of further debt and its impact on Fiscal Responsibility and Budget Management Act (FRBM) limits. The model code is a document which guides the EC in ensuring level playing field for all political parties and candidates during elections.

The EC noted that as of now most political parties do not submit to the EC their poll declarations in time. The poll panel in a recent meeting decided it cannot remain a “mute spectator” and overlook the undesirable impact of some of the promises and offers, on the conduct of free and fair elections and maintaining level playing field, sources said.

CYIENT

Cyient Limited

4th Floor, 'A' Wing, Plot No. 11, Software Units Layout, Infocity, Madhapur, Hyderabad – 500 081.
Ph: 040-67641322, Email: Company.secretary@cyient.com;
Website: www.cyient.com
CIN: L72200TG1991PLC013134

NOTICE

Notice is hereby given that, pursuant to Regulation 47 read with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Meeting of the Board of Directors of the Company will be held on Thursday, 13 October 2022, *inter alia*, to:

- To consider and approve the un-audited financial results for the quarter and half – year ended 30 September 2022.
- To consider and approve an interim dividend for the financial year 2022-23, if any.

For Cyient Limited
Sd/-
Ravi Kumar Nukala
Dy. Company Secretary

Place: Hyderabad
Date: 4 October 2022

INVITATION FOR EXPRESSION OF INTEREST FOR PARTICIPATION IN SWISS CHALLENGE PROCESS FOR TRANSFER OF STRESSED LOAN EXPOSURE OF JAYPEE INFRATECH LTD. (“JIL”)

IDBI Capital Markets & Securities Limited (“ICMS”) has been mandated by IDBI Bank Limited (“IDBI” or “Lead Bank”) on behalf of consortium of lenders (viz IDBI Bank Limited, India Infrastructure Finance Company Limited, Union Bank of India, Life Insurance Corporation of India, State Bank of India, Canara Bank, Bank of Maharashtra, IFCI Ltd and J&K Bank Ltd) (“Lenders”) as “Process Advisor” for assisting and advising the Lenders on the bid process and matters incidental thereto in connection with sale/assignment of debt of Jaypee Infotech Limited under Swiss Challenge Method, in accordance with the regulatory guidelines issued by Reserve Bank of India (“RBI”) and applicable laws.

ICMS on behalf of the Lenders invites Expression of Interest (“EOI”) from permitted entities to acquire the loan exposure of JIL. The lenders propose to undertake a Swiss Challenge Bid Process (“Bid Process”) on “All Cash” and/or “Cash- Security Receipts (SRs) structure”. Transfer of assets shall be on “As is where is and whatever is” and “without recourse” basis on an existing offer in hand (“Anchor Bid”). The Anchor Bidder shall have a preferential right to acquire the total exposure under the Bid Process as per terms described in the process note.

Interested bidders should submit EOI and execute the Non-Disclosure Agreement (“NDA”), whereafter the bidders would be allowed access to the bid documents and electronic data room for conducting due diligence. Further details on the Bid Process would be provided in the Process Note. For more details please visit the website www.idbicapital.in and click on link Quick Links > Notices & Tenders or www.idbicapital.com and Click on Tender & Bids. The last date for submission of the EOI is October 10, 2022 by 5 p.m. either electronically or physically to the Deputy General Manager, NPA Management Group, IDBI Bank Limited, IDBI Tower, 11th Floor, Cuffe Parade, Mumbai-400005 (E-mail: assignment@idbi.co.in) or IDBI Capital Markets & Securities Limited, 6th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai-400005 (email to project.yamuna@idbicapital.com)

Any terms and conditions of the EOI may be amended or changed at any stage by IDBI/ICMS and the same will be hosted on the website of IDBI/ICMS.

In-case of any clarifications, please contact:

Contact Persons	Contact Details
Mr. Jitendra Agarwal Mr. Aman Agrawal	+91 22 2217 1700/ 7777053016 +91 22 2217 1882/ 9004076001 project.yamuna@idbicapital.com
Mr. Kannan TRJ Babu	+91 22 6619 4391/ 89036 42095 assignment@idbi.co.in

Note: IDBI/ ICMS reserves the right to cancel or modify the process and/or disqualify any eligible party, at any stage without assigning any reason and without any liability, and the decision of the IDBI/ICMS shall be final and binding.



(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



TEMBO
Powering Ahead

TEMBO GLOBAL INDUSTRIES LIMITED

Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 16, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changed to “Saketh Exim Limited” on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Consequent Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to “Tembo Global Industries Limited” in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India. Tel: +91 22 6723 1000; E-mail: md@tembo.in; Website: www.tembo.in Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (“RIGHTS EQUITY SHARES”) OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE “ISSUE PRICE”), AGGREGATING TO RS. 3616.56 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE “ISSUE”). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO “TERMS OF THE ISSUE” ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of under-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited (“NSE”), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against RES	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see “Terms of the Issue – Allotment Advices/Refund/Unblocking of ASBA Accounts” on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in “Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI” on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in “Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED” on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
<p>FEDEX SECURITIES PRIVATE LIMITED CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 8104985249; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163</p>	<p>BIG SHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel. No: 022 62638222 E-mail id: rightsissue@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Registration No: INR00001385</p>
COMPANY SECRETARY AND COMPLIANCE OFFICER	
<p>TEMBO GLOBAL INDUSTRIES LIMITED Tasneem Husain Marfatia Tel No: +91 22 6723 1000; E-mail: md@tembo.in; Website: www.tembo.in</p>	

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form of the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements slip (in case of ASBA process). For details on the ASBA process see “Terms of the Issue” on page 159 of the Letter of Offer.

For TEMBO GLOBAL INDUSTRIES LIMITED
Sd/-
Tasneem Husain Marfatia
Company Secretary & Compliance Officer

Place: Mumbai
Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at https://www.nseindia.com/ and the website of the Lead Manager at www.fedsec.in. 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 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Gujjars, Bakerwals, Pahadis in J&K to get quota benefits

PRESS TRUST OF INDIA
Rajouri (UK), 4 October

Union Home Minister Amit Shah on Tuesday announced that the Gujjar, Bakerwal, and Pahadi communities in Jammu & Kashmir would get reservation benefits in accordance with the recommendations of the Justice Sharma Commission which examined the issue of quota.



“DELIMITATION WAS NECESSARY BEFORE POLLS AS EARLIER ONE WAS NOT IN LINE WITH NORMS. NOW, THE DELIMITATION HAS BEEN DONE BY NORMS AND THERE IS INCREASE IN THE NUMBER OF SEATS IN HILLY AREAS LIKE RAJOURI, POONCH, DODA, KISHTWAR”

AMIT SHAH, Union Home Minister

He said this while addressing a rally organised in this town, situated at the foothills of the Pir Panjal mountain range along the Indo-Pak border. Shah said there would be no decline in ST quota for Gujjars, Bakerwals, and Pahadis and everyone would get their share.

He said the abrogation of Article 370 in 2019 paved the way for providing reservation benefits to the deprived sections of the society in Jammu & Kashmir.

“The Justice Sharma Commission has recommended that Pahadis, Bakerwal, and Gujjars should be included for ST quota benefits. These recommendations have been received and soon after completion of legal procedure, Gujjars, Bakerwals and Pahadis will get the reservation benefits,” he said. The home minister said some people have tried to instigate the Gujjars and Bakerwals in the name of ST status being given to Pahadis but the people have foiled their design. There have been reports of protests by the Gujjars and Bakerwals in Jammu and Shopian in Kashmir recently against the move to grant ST status to the Pahadis. The Gujjars and Bakerwals constitute 40 per cent of the population in the border districts of Rajouri and Poonch.

Pahadis also live in the same area but they are numerically small. The Gujjars and Bakerwals are the third

largest ethnic group in Jammu and Kashmir after Kashmiris and Dogras.

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Give info on financial viability of poll promises, EC tells parties

Proposes change to model code, seeks views by October 19

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For Cyient Limited
Sd/-
Ravi Kumar Nukala
Dy. Company Secretary

Place: Hyderabad
Date: 4 October 2022

INVITATION FOR EXPRESSION OF INTEREST FOR PARTICIPATION IN SWISS CHALLENGE PROCESS FOR TRANSFER OF STRESSED LOAN EXPOSURE OF JAYPEE INFRATECH LTD. (“JIL”)

IDBI Capital Markets & Securities Limited (“ICMS”) has been mandated by IDBI Bank Limited (“IDBI” or “Lead Bank”) on behalf of consortium of lenders (viz IDBI Bank Limited, India Infrastructure Finance Company Limited, Union Bank of India, Life Insurance Corporation of India, State Bank of India, Canara Bank, Bank of Maharashtra, IFCI Ltd and J&K Bank Ltd) (“Lenders”) as “Process Advisor” for assisting and advising the Lenders on the bid process and matters incidental thereto in connection with sale/assignment of debt of Jaypee Infotech Limited under Swiss Challenge Method, in accordance with the regulatory guidelines issued by Reserve Bank of India (“RBI”) and applicable laws.

ICMS on behalf of the Lenders invites Expression of Interest (“EOI”) from permitted entities to acquire the loan exposure of JIL. The lenders propose to undertake a Swiss Challenge Bid Process (“Bid Process”) on “All Cash” and/or “Cash- Security Receipts (SRs) structure”. Transfer of assets shall be on “As is where is and whatever is” and “without recourse” basis on an existing offer in hand (“Anchor Bid”). The Anchor Bidder shall have a preferential right to acquire the total exposure under the Bid Process as per terms described in the process note.

Interested bidders should submit EOI and execute the Non-Disclosure Agreement (“NDA”), whereafter the bidders would be allowed access to the bid documents and electronic data room for conducting due diligence. Further details on the Bid Process would be provided in the Process Note. For more details please visit the website www.idbicapital.in and click on link Quick Links > Notices & Tenders or www.idbicapital.com and Click on Tender & Bids. The last date for submission of the EOI is October 10, 2022 by 5 p.m. either electronically or physically to the Deputy General Manager, NPA Management Group, IDBI Bank Limited, IDBI Tower, 11th Floor, Cuffe Parade, Mumbai-400005 (E-mail: assignment@idbi.co.in) or IDBI Capital Markets & Securities Limited, 6th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai-400005 (email to project.yamuna@idbicapital.com)

Any terms and conditions of the EOI may be amended or changed at any stage by IDBI/ICMS and the same will be hosted on the website of IDBI/ICMS.

In-case of any clarifications, please contact:

Contact Persons	Contact Details
Mr. Jitendra Agarwal Mr. Aman Agrawal	+91 22 2217 1700/ 7777053016 +91 22 2217 1882/ 9004076001 project.yamuna@idbicapital.com
Mr. Kannan TRJ Babu	+91 22 6619 4391/ 89036 42095 assignment@idbi.co.in

Note: IDBI/ ICMS reserves the right to cancel or modify the process and/or disqualify any eligible party, at any stage without assigning any reason and without any liability, and the decision of the IDBI/ICMS shall be final and binding.



(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



TEMBO
Powering Ahead

TEMBO GLOBAL INDUSTRIES LIMITED

Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 16, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changed to “Saketh Exim Limited” on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Consequent Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to “Tembo Global Industries Limited” in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India. Tel: +91 22 6723 1000; E-mail: md@tembo.in; Website: www.tembo.in Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH (“RIGHTS EQUITY SHARES”) OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE “ISSUE PRICE”), AGGREGATING TO RS. 3616.56 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE “ISSUE”). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO “TERMS OF THE ISSUE” ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of under-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited (“NSE”), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue. The Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against RES	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see “Terms of the Issue – Allotment Advices/Refund/Unblocking of ASBA Accounts” on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in “Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI” on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in “Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED” on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
<p>FEDEX SECURITIES PRIVATE LIMITED CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 8104985249; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163</p>	<p>BIG SHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel. No: 022 62638222 E-mail id: rightsissue@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Registration No: INR000001385</p>
COMPANY SECRETARY AND COMPLIANCE OFFICER	
<p>TEMBO GLOBAL INDUSTRIES LIMITED Tasneem Husain Marfatia Tel No: +91 22 6723 1000; E-mail: md@tembo.in; Website: www.tembo.in</p>	

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form of the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements slip (in case of ASBA process). For details on the ASBA process see “Terms of the Issue” on page 159 of the Letter of Offer.

For TEMBO GLOBAL INDUSTRIES LIMITED
Sd/-
Tasneem Husain Marfatia
Company Secretary & Compliance Officer

Place: Mumbai
Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at https://www.nseindia.com/ and the website of the Lead Manager at www.fedsec.in. 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 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

ओएफएस होगा दमदार

न्यूनतम सार्वजनिक शेयरधारिता के नियमों के अनुपालन के लिए शुरू की गई इस व्यवस्था को ब्लॉक डील के मुकाबले बढ़त मिल सकती है

सुशाबू तिवारी
मुंबई, 4 अक्टूबर

बाजार नियामक सेबी की रियायत से ऑफ फॉर सेल (ओएफएस) की व्यवस्था को मजबूती मिल सकती है, जिसके तहत प्रवर्तकों व अन्य बड़े शेयरधारकों को अपनी इक्विटी हिस्सेदारी बेचने की इजाजत है। उद्योग के प्रतिभागियों ने कहा कि ओएफएस अब ब्लॉक डील की व्यवस्था का मजबूत विकल्प बनकर उभर सकता है क्योंकि कीमत के लिहाज से ओएफएस काफी लचीलेपन की पेशकश करता है।

अभी ओएफएस का इस्तेमाल सीमित है क्योंकि मौजूदा नियम के तहत सिर्फ प्रवर्तकों व 10 फीसदी से ज्यादा हिस्सेदारी वाले निवेशकों को ही इस व्यवस्था का इस्तेमाल करने की इजाजत है। हालांकि पिछले हफ्ते सेबी ने इस ढांचे में अहम बदलाव की घोषणा की है। अब कोई भी शेयरधारक 25 करोड़ रुपये से ज्यादा शेयर बेचने के लिए ओएफएस का इस्तेमाल कर सकता है। इसके अलावा दो ओएफएस के बीच की अवधि भी घटाकर दो हफ्ते कर दी गई है, जो अभी 12 हफ्ते है। इससे कंपनियों को नकदी के दबाव से उबरने की खातिर एक यो दो चरणों में शेयर बेचने में मदद मिलेगी।

बाजार नियामक जब इन नियमों को अधिसूचित कर देगा तब कई

ओएफएस को मिलेगी तरजीह इस साल अभी तक ओएफएस के जरिए 5,000 करोड़ रुपये से कम जुटाए गए हैं

साल	सौदे	जुटाई गई रकम (करोड़ रुपये)
2012	23	23,769
2013	85	23,964
2014	33	5,011
2015	19	35,566
2016	27	13,066
2017	39	18,094

प्राइवेट इक्विटी कंपनियों या बड़े निवेशक ओएफएस ढांचे की परख कर सकते हैं। उद्योग के प्रतिभागियों ने ये बातें कही।

एक निवेश बैंकर ने कहा, ब्लॉक डील की व्यवस्था में मुख्य अवरोध कीमत का है। कोई विक्रेता मौजूदा बाजार कीमत पर बहुत ज्यादा छूट की पेशकश नहीं कर सकता। इसके परिणामस्वरूप इसके जरिए बड़ी शेयर बिक्री चुनौतीपूर्ण बन जाती है, खास तौर से उतारचढ़ाव भरे बाजार के माहौल में। ओएफएस का संशोधित ढांचा शानदार दिख रहा है और इसे काफी ज्यादा निवेशक अपनाएंगे।

ओएफएस की शुरुआत कंपनियों को न्यूनतम सार्वजनिक शेयरधारिता के नियमों के अनुपालन के लिए की गई थी। कोई ओएफएस दो दिन में अंजाम दिया जाता है। पहले दिन संस्थागत निवेशक बोली

साल	सौदे	जुटाई गई रकम (करोड़ रुपये)
2018	23	10,672
2019	32	25,999
2020	28	20,901
2021	34	22,912
2022	12	4,463

स्रोत : प्राइम डेटावेस

लाग सकते हैं जबकि दूसरा दिन खुदरा निवेशकों के लिए होता है, जिनके लिए मोटे तौर पर 10 फीसदी आरक्षण होता है। विक्रेता को ओएफएस के लिए फ्लोर प्राइस तय करना होता है और बोलीदाताओं को इसके ऊपर किसी भी कीमत पर बोली लगाने की इजाजत होती है। ओएफएस के लिए बोली प्रक्रिया द्वितीयक बाजार प्लेटफॉर्म से अलग होती है।

दूसरी ओर ब्लॉक डील के तहत ट्रेड से पहले निजी तौर पर बातचीत होती है। चूंकि ये एक्सचेंज के प्लेटफॉर्म पर होते हैं, ऐसे में कभी-कभार खरीदार हिस्सेदारी ले लेते हैं जबकि जिस पक्षकार से पहले ही बातचीत हुई होती है उन्हें मदद नहीं मिल पाती। निवेश बैंकरों व एफपीआई ने सेबी के सामने मुख्य रूप से ये चिंते रखी थी। सेबी की चेयरपर्सन माधवी पुरी

बुच ने कहा, ब्लॉक डील के तहत कीमत पर पाबंदी होती है, जो बाजार कीमत के एक फीसदी ऊपर या नीचे हो सकता है। ओएफएस उस कीमत पर होता है जो आप चाहते हैं और यह बाजार में खुला होता है। ऐसे में इसमें ज्यादा लचीलापन है। अगर कंपनियां इस मार्ग के इस्तेमाल की इच्छुक हैं तो हम उनका स्वागत करेंगे।

हाल के महीनों में कुछ बड़े लेनदेन ब्लॉक डील के जरिए हुए हैं और ये हैं पीई डिगज ब्लैकस्टोन समूह की तरफ से एम्बेसी ऑफिस रियल एस्टेट इन्वेस्टमेंट की 8 फीसदी हिस्सेदारी बिक्री, पीई डिगज केकेआर की तरफ से मैक्स हेल्थ की पूरी 27 फीसदी हिस्सेदारी बिक्री, उबर की तरफ से जोमैटो की पूरी 7.8 फीसदी हिस्सेदारी बिक्री और अबरदीन की तरफ से एचडीएफसी म्युचुअल फंड की 5.6 फीसदी हिस्सेदारी बिक्री।

अभी ओएफएस के जरिए जुटाई गई रकम ब्लॉक डील के जरिए जुटाई गई रकम का मामूली हिस्सा भर है। 2022 के पहले नौ महीने में 2 लाख करोड़ रुपये से ज्यादा लेनदेन ब्लॉक डील के जरिए हुए हैं। इसकी तुलना में ओएफएस के जरिए महज 4,463 करोड़ रुपये जुटाए गए हैं।

उद्योग के प्रतिभागियों का मानना है कि बड़े और अच्छी तरह से नियोजित सौदे ब्लॉक डील से ओएफएस की ओर जा सकते हैं।

एमएफ उद्योग पर सेबी की सख्ती

अभिषेक कुमार
मुंबई, 4 अक्टूबर

म्युचुअल फंड उद्योग में पूलिंग से जुड़े नियमों के क्रियान्वयन में देरी ने बाजार नियामक सेबी को 39 लाख करोड़ रुपये वाले देसी म्युचुअल फंड उद्योग पर सख्ती बरतने के लिए प्रोत्साहित किया है। यह सुनिश्चित करने के लिए कि एमएफ यूनिट्स की खरीद के लिए दो तरीके से प्रमाणीकरण की व्यवस्था समय से लागू हो, सेबी ने एसोसिएशन ऑफ म्युचुअल फंड्स इन इंडिया (एम्फ़ी) को इससे जुड़ी समय-सारणी और प्रगति रिपोर्ट उपलब्ध कराने का निर्देश दिया है।

बाजार पर नजर रखने वालों ने कहा कि इस तरह के कदम पुरानी व्यवस्था से बाहर निकलने के लिए होते हैं। उद्योग के एक अधिकारी ने कहा, नियामक सिर्फ क्रियान्वयन की समयसीमा तय करता है, लेकिन शायद ही इस पर अद्यतन जानकारी मांगता है।

फंड उद्योग के एक वरिष्ठ अधिकारी के मुताबिक, फंडों की पूलिंग को जारी न रखने से जुड़े ढांचे और निवेश निकासी (रीडमप्शन) की खातिर दो तरीके से प्रमाणीकरण का ढांचा लागू करने में नाकामी से नियामक नाराज है। उद्योग को इस संबंध में समयसीमा का विस्तार मिलने के बावजूद ऐसा हुआ।

सेबी ने पिछले हफ्ते एक परिपत्र में कहा, अनुपालन सुनिश्चित करने के लिए एम्फ़ी को 14 अक्टूबर तक क्रियान्वयन से जुड़ी समयसारणी बतानी है। साथ ही इस परिपत्र के प्रावधानों के क्रियान्वयन पर प्रगति रिपोर्ट भी सेबी को दो महीने में एक बार भेजनी है, जो 1 दिसंबर से शुरू होगी। एमएफ यूनिट की खरीद की खातिर दो तरीके से प्रमाणीकरण की व्यवस्था का दूसरा चरण 1 अप्रैल, 2023 से प्रभावी हो जाएगा। पहले चरण में एमएफ यूनिट्स की निवेश निकासी को लेकर दो तरीके से प्रमाणीकरण की व्यवस्था 1 जुलाई से रैक-एक्सचेंज प्लेटफॉर्म के लेनदेन के लिए

शुरू हुई थी। परिचालन को लेकर ये नए बदलाव थर्ड पार्टी प्लेटफॉर्म को रोकने और यूनिटधारकों के हितों को सुरक्षित करने के लिए लागू किए गए हैं।

पूलिंग और दो तरीके से प्रमाणीकरण की व्यवस्था अप्रैल 2022 में प्रभावी होनी थी, लेकिन एम्फ़ी की मांग पर इसे जुलाई 2022 कर दिया गया। यह विस्तार इस शर्त पर मिला था कि फंड हाउस अप्रैल से जून के बीच कोई योजना पेश नहीं करेंगे। हालांकि उम्मीद के मुताबिक क्रियान्वयन नहीं हो पाया जबकि उन्हें विस्तारित समय मिला था। म्युचुअल फंड से जुड़ा एक अहम प्लेटफॉर्म बीएसई स्टार एमएफ तकनीकी खामियों का शिकार हो गया, जिसके कारण कई लेनदेन नाकाम हो गए। प्लेटफॉर्म ने कहा कि ये समस्याएं प्लेटफॉर्म और एमएफ की तरफ से निवेशकों की गलत सूचना के कारण पैदा हुईं।

इस बारे में टिप्पणी के लिए सेबी और एम्फ़ी को भेजे गए ईमेल का जवाब नहीं मिला।

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



TEMBO GLOBAL INDUSTRIES LIMITED

Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the Companies Act, 1956 vide Certificate of Incorporation dated June 11, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changes to "Saketh Exim Limited" on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Submitted Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to "Tembo Global Industries Limited" in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India Tel: +91 22 6723 1000; E-mail: md@tembo.in; Website: www.tembo.in Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 3616.56 LAHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of under-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited ("NSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against REs	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see "Terms of the Issue - Allotment Advices/RefundOrders/Unblocking of ASBA Accounts" on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be send to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALIZATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in "Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED" on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning assigned to such terms in the Letter of Offer.

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

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
<p>FEDEX SECURITIES PRIVATE LIMITED CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400075. Tel. No: +91 8104985249; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163</p>	<p>BIG SHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel. No: 022 62638222 E-mail Id: rightsissue@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Registration No.: INR000001385</p>
COMPANY SECRETARY AND COMPLIANCE OFFICER	
<p>TEMBO GLOBAL INDUSTRIES LIMITED Tasneem Husain Marfatia Tel No: +91 22 6723 1000; E-mail: md@tembo.in; Website: www.tembo.in</p>	

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For details on the ASBA process see "Terms of the Issue" on page 159 of the Letter of Offer.

For TEMBO GLOBAL INDUSTRIES LIMITED
Sd/-
Tasneem Husain Marfatia
Company Secretary & Compliance Officer

Place: Mumbai
Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at https://www.nseindia.com/ and the website of the Lead Manager at www.fedsec.in. 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 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

निफ्टी फार्मा फिर पहुंचा 200 डीएमए के पार

फार्मा सूचकांक ने हालिया सत्रों में बाजार के मुकाबले बेहतर प्रदर्शन किया है और 200-डीएमए से ऊपर बने रहने से इसमें और तेजी आने की संभावना है

अवधूत बागकर
मुंबई, 4 अक्टूबर

निफ्टी फार्मा सूचकांक इस साल अप्रैल के बाद से सोमवार को पहली बार 200-डीएमए से ऊपर पहुंच गया। अप्रैल में खरीदारी की रफ्तार बरकरार नहीं रहने से फार्मा सूचकांक जून 2022 में गिरकर 11,726 के 52 सप्ताह के नए निचले स्तर पर आ गया था।

पिछले सप्ताह, एनएसई फार्मा सूचकांक 2.85 प्रतिशत चढ़ा और कमजोर बाजार में अच्छा प्रदर्शन करने वाले सूचकांकों में शुमार रहा। तुलनात्मक तौर पर प्रमुख सूचकांकों जैसे सेंसेक्स और निफ्टी-50 ने सितंबर के अंत में डबल टेप फॉर्मेशन बनाया और करीब 1.30 प्रतिशत की कमजोरी दर्ज की।

वहीं इस साल अब तक (वाईटीडी) आधार पर, निफ्टी फार्मा अभी भी 7.35 प्रतिशत नीचे है। वर्ष 2021 और 2020 में इस सूचकांक में 10 प्रतिशत और 60 प्रतिशत की तेजी आई थी। निफ्टी फार्मा सूचकांक ने इस साल अपने 200-डीएमए पर पहुंचने की तीसरी कोशिश की है, और यदि सूचकांक इस स्तर से ऊपर डटे रहने में सफल रहता है तो बाद के महीनों में अच्छा प्रदर्शन कर सकता है।

नीचे निफ्टी फार्मा सूचकांक और कुछ खास शेयरों का तकनीकी दृष्टिकोण पेश किया जा रहा है:

निफ्टी फार्मा

आउटलुक: 200-डीएमए पार होने पर 6.50 प्रतिशत चढ़कर 14,000 पर पहुंचने की संभावना जब कोई शेयर अपने 200-डीएमए पर पहुंचता है तो तेजी की धारणा को कीमत समर्थन के साथ बदलाव का तकनीकी संकेत मिलता है। निफ्टी फार्मा सूचकांक के साथ भी ऐसा ही है। इस सूचकांक ने सोमवार को 13,000 पर 200-

डीएमए छुआ। साप्ताहिक चार्ट से पता चलता है कि इसके अलावा, इस सूचकांक ने शानदार कारोबार के साथ 13,100 की बाधा को पार किया। इस सूचकांक में मजबूत तेजी का संकेत दिख रहा है और यह 14,000 के स्तर पर पहुंच सकता है।

सन फार्मास्यूटिकल इंडस्ट्रीज आउटलुक: 10 प्रतिशत तेजी की संभावना से इनकार नहीं किया जा सकता

सन फार्मास्यूटिकल इंडस्ट्रीज के शेयर ने पिछले सप्ताह से 52 सप्ताह की नई ऊंचाई को छुआ है। टेक्नीकल संकेतक मूविंग एवरेज कन्वर्जेंस डाइवर्जेंस (एमएसीडी) मजबूत धारणा के साथ जीरो लाइन से ऊपर बना हुआ है। इस शेयर के लिए समर्थन 920 रुपये और 880 रुपये के स्तरों पर बना हुआ है।

टॉट फार्मास्यूटिकल्स

आउटलुक: शेयर चढ़कर 1,800 रुपये पर जा सकता है मंगलवार को दिन के कारोबार में 1,605 रुपये की ऊंचाई पर पहुंचने के साथ टॉट फार्मास्यूटिकल्स का शेयर नया ऐतिहासिक ऊंचा स्तर दर्ज करने से महज 0.55 प्रतिशत दूर रह गया। 200-डीएमए पर 'डबल बॉटम' फॉर्मेशन के साथ इस शेयर में मजबूत संभावना है। कीमत संकेतक और टेक्नीकल संकेतक डीएमए और एमएसीडी के नए ऊंचे स्तरों पर पहुंचने से संकेत मिलता है कि तेजियों की इस शेयर पर अच्छी पकड़ है।

सिप्ला

आउटलुक: शेयर में 1 प्रतिशत तेजी आने की संभावना सिप्ला का शेयर इस साल अब तक 21 प्रतिशत चढ़ा है और उसने फार्मा सूचकांक में शामिल कई अन्य शेयरों के मुकाबले बेहतर प्रदर्शन किया है। कारोबार में तेजी के

साथ शेयर धीरे धीरे ऊंचा आधार तैयार कर रहा है। इस परिदृश्य से संकेत मिलता है कि बाजार भागीदारी के बजाय कीमत सुधरने से शेयर को ताकत मिलेगी। इस शेयर के लिए अल्पावधि समर्थन 1,050 रुपये पर देखा गया है।

ग्रेन्यूल्स इंडिया

आउटलुक: गोल्डन क्रॉस पैटर्न से

15 प्रतिशत तेजी की संभावना ग्रेन्यूल्स इंडिया के शेयर ने 330 रुपये के आंकड़े को पार किया है, जो इस साल जनवरी में 200-डीएमए से गिरने के बाद इस शेयर के लिए बाधा था। इसके अलावा, शेयर ने दैनिक चार्ट पर 'गोल्डन क्रॉस' भी बनाया है। इससे इस शेयर में मजबूत धारणा का संकेत मिलता है।

वीनस रोलिंग मिल्स प्रा. लि. - परिसमापन में

जी. कार्यालय: ई-8, एम्आईडीसी, बुटीबोरी, नागपुर महाराष्ट्र- 441122

ई-नीलामी बिक्री सूचना

बिवाला एवं ऋणशोध अखमता सहिता, 2016 के तहत कापॉरेट देनदार की बिक्री

इंफ़ील्ड सहित बॉटिंग्स प्रदूत कच्चे हेतु अंतिम तिथि : 20-10-2022 अप. 06.00 बजे तक

ई-नीलामी का दिन, तिथि एवं समय : मंगलवार, 09-11-2022 अप. 03.00 बजे से अप. 05.00 बजे तक

माननीय मेनजर कंपनी लॉ ट्रेडियन, मुंबई बेंच द्वारा दिनांक 09 जुन, 2022 के आदेश द्वारा निम्न परिसमापक द्वारा गठित लिक्विडेशन एस्टेट का हिस्सा बनाने वाली वीनस रोलिंग मिल्स प्राइवेट लिमिटेड (परिसमापन में) के स्वामित्व वाली संपत्तियों की बिक्री। बिक्री अचोहस्तकारी द्वारा ई-नीलामी प्लेटफॉर्म www.auctions.co.in के माध्यम से की जाएगी।

आरिस्त	ब्लॉक	आरिस्त मूल्य (राशि भारतीय रुपए में)	बाइडर राशि (राशि भारतीय रुपए में)	बोली बुद्धि राशि (राशि भारतीय रुपए में)
विकल्प / ब्लॉक ए (गोड्डन कंसर्न के रूप में कॉर्पोरेट देनदार)				
कापॉरेट देनदार को सभी आरिस्तों आईबीबीआई (परिसमापन प्रक्रिया) विनियमावली, 2016 के विनियम 32ए के तहत चलते हुए कंसर्न के रूप में बिक्री	ए	16,00,00,000	1,60,00,000	10,00,000
विकल्प / ब्लॉक बी, सी और डी (भाग के आधार)				
भूमि और भवन जोकि प्लॉट नं. ई-8, बुटीबोरी, एम्आईडीसी औद्योगिक क्षेत्र, नागपुर, महाराष्ट्र में स्थित	बी	8,25,00,000	82,50,000	5,00,000
भूमि और भवन जोकि प्लॉट नं. आरएम 29, बुटीबोरी, एम्आईडीसी औद्योगिक क्षेत्र, नागपुर, महाराष्ट्र में स्थित	सी	2,25,00,000	22,50,000	5,00,000
प्लॉट एवं मशीनरी, इंडेंट्री सहित जोकि प्लॉट नं. ई-8, बुटीबोरी, एम्आईडीसी औद्योगिक क्षेत्र, नागपुर, महाराष्ट्र में संस्थापित	डी	5,50,00,000	55,00,000	5,00,000

निम्न एवं शर्तें:

- बोलीदाताओं के पास ब्लॉक ए, बी, सी और डी के रूप में वर्गीकृत बोली लगाने के लिए 4 विकल्प हैं, जिसमें ब्लॉक ए की ब्लॉक बी, सी और डी पर अतिभावी सर्वोदा है, जिसका अर्थ है कि यदि ब्लॉक ए को लिए आरिस्त मूल्य से अधिक या उसके बराबर बोली प्राप्त होती है, तो ब्लॉक बी, सी, और डी को लिए सभी बोलियां रद्द कर दी जाएंगी और इसको रद्द कर दिया जाएगा, उस मामले को जोड़कर जब ब्लॉक बी, सी और डी के तहत सफल बोलियों को जोड़कर प्राप्त संयोजी बोली राशि ब्लॉक ए के लिए प्राप्त होती है अधिक है।
- सभी संपत्तियों का विवरण और ब्लॉक ए, बी, सी और डी के साथ-साथ किसी भी लंबित कानूनी मामलों का सुलना ई-नीलामी प्रक्रिया सूचना दस्तावेज में किया गया है और नीलामी में भाग लेने से पहले अनिवार्य रूप से देखा जाना है।
- यह स्पष्ट किया जाता है कि, यह आमरण संभावित बोलीदाताओं को आमंत्रित करने के लिए है और बिक्री को प्रभावित करने के लिए परिसमापक या कंपनी की ओर से किसी भी प्रकार का बाध्यकारी दायित्व नहीं बनता है। परिसमापक बिना कोई कारण बताए और बिना किसी दायित्व के किसी भी इच्छुक पार्टी / संभावित निवेशक / बोलीदाता को

Society must do its bit too in job creation: Bhagwat

SEEKS UNIFORM POPULATION POLICY, SAYS RELIGION-BASED IMBALANCE CAN'T BE IGNORED

ADITI PHADNIS
New Delhi, 5 October

Rashtriya Swayamsevak Sangh (RSS) chief Mohan Bhagwat on Wednesday stressed that not only government but society too needs to pitch in and generate employment. His comments at the annual Dussehra rally in Nagpur came days after RSS general secretary Dattatreya Hosabale created a flutter by flagging the issues of poverty, unemployment, and rising inequality in the country.

In his widely watched Dussehra address, Bhagwat also sought a comprehensive new population policy, which should apply to everyone equally. He further said India must empower women to unleash their creative energy, giving them freedom and equality, should shun dogma, and discard blind faith. Bhagwat, who recently met with a group of Muslim intellectuals and visited a Delhi mosque, stressed that there was no intention among Indians to create fear in anyone and that dialogue with minority communities, such as the Muslims, would continue.

He also lauded the Narendra Modi-led Bharatiya Janata Party (BJP) government for its handling of the livelihood crisis following the Covid pandemic but added that job creation was not the responsibility of the government alone. "The government has responded to the employment crisis. I am not arguing that the government should retreat. But simultaneously, society has to respond by providing employment - we (the RSS) have. We have created

jobs in 275 districts by helping create small businesses and employment opportunities. More will follow. But all parts of society have to support such endeavours."

Mountaineer Santosh Yadav was the chief guest at the RSS event. Bhagwat said, contrary to belief, this was not the first time a woman had been asked to grace the occasion: 'Rajmata Maharani' Amrit Kaur and a host of others had been distinguished guests hosted by the Sangh. He said unless the strength of women in society was harnessed, India would not reach

its place in the world. He simultaneously underlined other factors that were holding India back: Untouchability, superstition, and dogmatism. In order to embrace an 'Indian' India, Bhagwat said untouchability must be rooted out.

He further said: "Population requires resources. If it grows without building resources, it becomes a burden. There is another view in which population is considered an asset. We need to work on a population policy for all keeping both aspects in mind." He, however, added: "Religion-based population imbalance is an important subject not to be ignored. Population imbalances lead to changes in geographical boundaries. Alongside the differences in birth rate, conversions by force, allure or greed and, infiltration are also big reasons."

Population imbalance can lead to countries breaking apart, he said, as he cited East Timor, Kosovo, and South Sudan as examples of "new countries that emerged because of imbalance among



Rashtriya Swayamsevak Sangh chief Mohan Bhagwat (left) with mountaineer Santosh Yadav during a Vijayadashami function, in Nagpur on Wednesday

RSS chief over the years...

2019
The event took place only a few months after the BJP had secured a victory in the Lok Sabha elections. Bhagwat praised the Modi government's move to modify Article 370. His speech was most notable for his emphatic reification of the idea that India is a Hindu Nation and only the descendants of "Bharatiya ancestors" are welcome to live in the country. He propagated an education system that focuses on swa bhasha (our language), swa bhoosha (our attire), swa sanskriti (our culture), and swa purvaj (our ancestors).

2020
In the middle of a raging pandemic, Bhagwat's 2020 speech was addressed to a much smaller congregation of RSS members and primarily directed against

China. He encouraged strengthening ties with other neighbours to present a more powerful counter to the Chinese, strongly decrying the border incursions in Ladakh. He also lauded the New Education Policy.

2021
The Nagpur-based event was held in the open after a year's hiatus caused by Covid-19 related restrictions. He urged schools and colleges to opt for online classes and boost the use of cellular technologies. He, however, proposed greater regulatory controls on OTT platforms. The RSS chief also focused on India's pending talks with the Taliban, cautioning against Russia, Turkey, China, and Pakistan's support for the Taliban government.

religions in a population". Addressing concerns among minorities in the country, the RSS chief said: "Scare-mongering by some is being done that there is a danger to minorities because of us. This is neither the belief of the Sangh nor of the Hindus. Sangh resolves to stand on the side of brotherhood, amity, and peace." At the same time, he said, events like the

beheading of Hindus in Amaravati and Udaipur (which happened after a BJP functionary's remarks about the Prophet's family) should be condemned by all. "Right-minded leaders of the Muslim community have also condemned it," he said. He exhorted Hindus to never forget the limits laid on all Indians by the constitution and rule of law.

I don't want to talk to Pakistan: Home minister at Kashmir rally

PRESS TRUST OF INDIA
Baramulla, 5 October

Union Home Minister Amit Shah on Wednesday said Assembly polls would be held with "full transparency" in Jammu & Kashmir after the Election Commission published the revised electoral rolls and asserted that the Modi government would wipe out terrorism from the Union territory.

Addressing a public rally in Baramulla district of north Kashmir, Shah lashed out at



Union Home Minister Amit Shah (centre) with Lieutenant Governor of J&K Manoj Sinha (left) and Union MoS Jitendra Singh at Baramulla in north Kashmir on Wednesday

those advocating dialogue with Pakistan.

"...I don't want to talk to Pakistan but I want to talk to

the people of Jammu and Kashmir," he said.

Urging youths to shun the path of violence, Shah said, terrorism has claimed 42,000 lives in Jammu and Kashmir since the 1990s and asked whether it has ever benefited anyone.

Prime Minister Narendra Modi has almost ended the ecosystem of terrorism in J-K, Shah said, adding the Modi government does not tolerate terrorism. "We want to make Jammu and Kashmir the most peaceful place in the country," he said.

BS SUDOKU # 3786

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Solution tomorrow

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TRS is now Bharat Rashtra Samithi

PRESS TRUST OF INDIA
Hyderabad, 5 October

Seeking to expand its electoral footprint beyond Telangana, the ruling Telangana Rashtra Samithi (TRS) on Wednesday changed its name to Bharat Rashtra Samithi (BRS).

Over two decades after the founding of the party with the objective of carving out a separate Telangana from Andhra Pradesh, the party adopted a unanimous resolution at its general body meeting here, rechristening it as BRS.

Now, the goal is to take on the Bharatiya Janata Party (BJP) and in posters, a national force to reckon with, bringing together like-minded parties. In the presence of JD(S) leader H D Kumaraswamy, Tamil Nadu's VCK leader Thol Thirumavalavan, TRS president and Chief Minister K Chandrasekhar Rao proposed the name change resolution and it was unanimously passed at the meeting.

Rao's announcement of the

name change was welcomed by party functionaries with a big round of applause and amid chants of "KCR Zindabad and TRS Zindabad." The change of name is to expand the party's activities nationwide and the party's constitution is also amended accordingly, Rao said.

The TRS rank and file, who gathered outside the Telangana Bhavan, the TRS headquarters here, went ecstatic and burst crackers and distributed sweets soon after the announcement.

"Desh ke neta KCR" chants reverberated and similar slogans were seen in posters. "Desh ke neta KCR," "Dear India he is coming," and "KCR is on the way," were among the slogans prominently displayed in banners, that could be seen in and around the venue of the meet besides other locations in the city.

Rao, who has been critical of the BJP for a year, is expected to step up his attack against the BJP.

JTI Joshi Technologies International, Inc.-India Projects (JTI)
701, Parshwanath E Square, Corporate Road, Prahladnagar, Satellite, Ahmedabad-380 015, Gujarat, India. Tel : 079 - 29702304 / 63 / 64, Fax No. : 079 - 29702306.

Ref: JTI/Drilling Rig Services/ 2022-23/001 Date : 05.10.2022

NOTICE INVITING TENDER

JTI-India Projects invites bids from eligible bidders for issue of Tender Document for providing below services at Dholka & Wavel Oil fields, Gujarat, India.

Tender No	Item Description	Earnest Money Deposit	Document Sale Date	Bid Opening Date & Time
Dholka & Wavel /Service/ 2022-23 / 001	Drilling Rig Services	Rs. 22,00,000/-	05.10.2022 to 26.10.2022	26.10.2022 at 15:00 Hrs

A complete set of tender document can be obtained by prospective bidder from the address mentioned above or through email addressed to : jayesh.patil@jtiindia.net / aplonia@jtiindia.net / vrunda@jtiindia.net on submission of application. The last date for sale of tender document shall be 26.10.2022 upto 12:00 hours.

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



TEMBO GLOBAL INDUSTRIES LIMITED

Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 16, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changes to "Saketh Exim Limited" on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Consequent Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to "Tembo Global Industries Limited" in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India Tel: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 3616.56 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of under-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited ("NSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against RES	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see "Terms of the Issue - Allotment Advices/RefundOrders/Unblocking of ASBA Accounts" on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALIZATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in "Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED" on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
<p>FEDEX SECURITIES PRIVATE LIMITED CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 8104985249; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163</p>	<p>BIG SHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel. No: 022 62638222 E-mail Id: rightsissue@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Registration No: INR00001385</p>
<p>COMPANY SECRETARY AND COMPLIANCE OFFICER</p> <p>TEMBO GLOBAL INDUSTRIES LIMITED Tasneem Husain Marfatia Tel No: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in</p>	

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements slip (in case of ASBA process). For details on the ASBA process see "Terms of the Issue" on page 159 of the Letter of Offer.

For TEMBO GLOBAL INDUSTRIES LIMITED
Sd/-
Tasneem Husain Marfatia
Company Secretary & Compliance Officer

Place: Mumbai
Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at https://www.nseindia.com/ and the website of the Lead Manager at www.fedsec.in. Investors should note that investment in equities involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Surjeet Comm.

Society must do its bit too in job creation: Bhagwat

SEEKS UNIFORM POPULATION POLICY, SAYS RELIGION-BASED IMBALANCE CAN'T BE IGNORED

ADITI PHADNIS
New Delhi, 5 October

Rashtriya Swayamsevak Sangh (RSS) chief Mohan Bhagwat on Wednesday stressed that not only government but society too needs to pitch in and generate employment. His comments at the annual Dussehra rally in Nagpur came days after RSS general secretary Dattatreya Hosabale created a flutter by flagging the issues of poverty, unemployment, and rising inequality in the country.

In his widely watched address, Bhagwat also sought a comprehensive new population policy, which should apply to everyone equally. He further said India must empower women to unleash their creative energy, giving them freedom and equality, should shun dogma, and discard blind faith. Bhagwat, who recently met with a group of Muslim intellectuals and visited a Delhi mosque, stressed that there was no intention among Indians to create fear in anyone and that dialogue with minority communities, such as the Muslims, would continue.

He also lauded the Narendra Modi-led Bharatiya Janata Party (BJP) government for its handling of the livelihood crisis following the Covid pandemic but added that job creation was not the responsibility of the government alone. "The government has responded to the employment crisis. I am not arguing that the government should retreat. But simultaneously, society has to respond by providing employment - we (the RSS) have. We have created

jobs in 275 districts by helping create small businesses and employment opportunities. More will follow. But all parts of society have to support such endeavours."

Mountaineer Santosh Yadav was the chief guest at the RSS event. Bhagwat said, contrary to belief, this was not the first time a woman had been asked to grace the occasion: 'Rajmata Maharani' Amrit Kaur and a host of others had been distinguished guests hosted by the Sangh. He said unless the strength of women in society was harnessed, India would not reach

its place in the world. He simultaneously underlined other factors that were holding India back: Untouchability, superstition, and dogmatism. In order to embrace an 'Indian' India, Bhagwat said untouchability must be rooted out.

He further said: "Population requires resources. If it grows without building resources, it becomes a burden. There is another view in which population is considered an asset. We need to work on a population policy for all keeping both aspects in mind." He, however, added: "Religion-based population imbalance is an important subject not to be ignored. Population imbalances lead to changes in geographical boundaries. Alongside the differences in birth rate, conversions by force, allure or greed and, infiltration are also big reasons."

Population imbalance can lead to countries breaking apart, he said, as cited East Timor, Kosovo, and South Sudan as examples of "new countries that emerged because of imbalance among



Rashtriya Swayamsevak Sangh chief Mohan Bhagwat (left) with mountaineer Santosh Yadav during a Vijayadashami function, in Nagpur on Wednesday

RSS chief over the years...

2019

The event took place only a few months after the BJP had secured a victory in the Lok Sabha elections. Bhagwat praised the Modi government's move to modify Article 370. His speech was most notable for his emphatic reification of the idea that India is a Hindu Nation and only the descendants of "Bharatiya ancestors" are welcome to live in the country. He propagated an education system that focuses on swa bhasha (our language), swa bhoosha (our attire), swa sanskriti (our culture), and swa purvaj (our ancestors).

2020

In the middle of a raging pandemic, Bhagwat's 2020 speech was addressed to a much smaller congregation of RSS members and primarily directed against

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2021

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beheading of Hindus in Amaravati and Udaipur (which happened after a BJP functionary's remarks about the Prophet's family) should be condemned by all.

"Right-minded leaders of the Muslim community have also condemned it," he said. He exhorted Hindus to never forget the limits laid on all Indians by the constitution and rule of law.

I don't want to talk to Pakistan: Home minister at Kashmir rally

PRESS TRUST OF INDIA
Baramulla, 5 October

Union Home Minister Amit Shah on Wednesday said Assembly polls would be held with "full transparency" in Jammu & Kashmir after the Election Commission published the revised electoral rolls and asserted that the Modi government would wipe out terrorism from the Union territory.

Addressing a public rally in Baramulla district of north Kashmir, Shah lashed out at



Union Home Minister Amit Shah (centre) with Lieutenant Governor of J&K Manoj Sinha (left) and Union MoS Jitendra Singh at Baramulla in north Kashmir on Wednesday

those advocating dialogue with Pakistan.

"...I don't want to talk to Pakistan but I want to talk to

the people of Jammu and Kashmir," he said.

Urging youths to shun the path of violence, Shah said, terrorism has claimed 42,000 lives in Jammu and Kashmir since the 1990s and asked whether it has ever benefited anyone.

Prime Minister Narendra Modi has almost ended the ecosystem of terrorism in J-K, Shah said, adding the Modi government does not tolerate terrorism. "We want to make Jammu and Kashmir the most peaceful place in the country," he said.

BS SUDOKU # 3786

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SOLUTION TO #3785

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Easy: ★★
Solution tomorrow

HOW TO PLAY
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TRS is now Bharat Rashtra Samithi

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Hyderabad, 5 October

Seeking to expand its electoral footprint beyond Telangana, the ruling Telangana Rashtra Samithi (TRS) on Wednesday changed its name to Bharat Rashtra Samithi (BRS).

Over two decades after the founding of the party with the objective of carving out a separate Telangana from Andhra Pradesh, the party adopted a unanimous resolution at its general body meeting here, rechristening it as BRS.

Now, the goal is to take on the Bharatiya Janata Party (BJP) and emerge as a national force to reckon with, bringing together like-minded parties. In the presence of JD(S) leader H D Kumaraswamy, Tamil Nadu's VCK leader Thol Thirumavalavan, TRS president and Chief Minister K Chandrasekhar Rao proposed the name change resolution and it was unanimously passed at the meeting.

Rao's announcement of the

name change was welcomed by party functionaries with a big round of applause and amid chants of "KCR Zindabad and TRS Zindabad." The change of name is to expand the party's activities nationwide and the party's constitution is also amended accordingly, Rao said.

The TRS rank and file, who gathered outside the Telangana Bhavan, the TRS headquarters here, went ecstatic and burst crackers and distributed sweets soon after the announcement.

"Desh ke neta KCR" chants reverberated and similar slogans were seen in posters. "Desh ke neta KCR," "Dear India he is coming", and "KCR is on the way", were among the slogans prominently displayed in banners, that could be seen in and around the venue of the meet besides other locations in the city.

Rao, who has been critical of the BJP for a year, is expected to step up his attack against the BJP.

TAMILNADU STATE TRANSPORT CORPORATION (KUMBAKONAM) LTD, KUMBAKONAM
TENDER NOTICE NO. 2/2022-2023 DT. 26.09.2022

Sealed Tenders are invited in the prescribed format for (A) the supply of materials and (B) Advertisements (C) Vendor registration for the supply of materials, from the Original Equipment Manufacturers / Manufacturers / Dealers / previous Experience Holders.

The tender schedules containing the terms and conditions can be had in person from the Deputy Manager (Materials-Corporate), Tamilnadu State Transport Corporation (Kumbakonam) Limited, Railway Station New Road, Kumbakonam, from 06.10.2022 to 07.11.2022 on payment of (A) Rs.590/-, (B) Rs.5900/-, and for (C) Rs.118/- (Non Refundable). Rs. 50/- extra for getting the schedule by post/courier.

The tender forms can also be downloaded at free of cost on the website www.tenders.tn.gov.in. Last date / time for submission of Tender is 08.11.2022 / 2.00 PM. Tender will be opened on 08.11.2022 at 3.00 PM at Corporate office, Kumbakonam.

DIPR /4398/Tender/2022 **MANAGING DIRECTOR**

To book your copy, SMS reachbs to 57575 or email us at order@bsmail.in

Business Standard
Insight Out

JTI Joshi Technologies International, Inc.-India Projects (JTI)
701, Parshwanath E Square, Corporate Road, Prahladnagar, Satellite, Ahmedabad-380 015, Gujarat, India. Tel : 079 - 29702304 / 63 / 64, Fax No. : 079 - 29702306.

Ref: JTI/ Drilling Rig Services/ 2022-23/001 Date : 05.10.2022

NOTICE INVITING TENDER

JTI-India Projects invites bids from eligible bidders for issue of Tender Document for providing below services at Dholka & Wavel Oil fields, Gujarat, India.

Tender No	Item Description	Earnest Money Deposit	Document Sale Date	Bid Opening Date & Time
Dholka & Wavel /Service/ 2022-23 / 001	Drilling Rig Services	Rs. 22,00,000/-	05.10.2022 to 26.10.2022	26.10.2022 at 15:00 Hrs

A complete set of tender document can be obtained by prospective bidder from the address mentioned above or through email addressed to : jayesh.pati@jtiindia.net / aplania@jtiindia.net / vrunda@jtiindia.net on submission of application.

The last date for sale of tender document shall be 26.10.2022 upto 12:00 hours.

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)

TEMBO Powering Ahead

TEMBO GLOBAL INDUSTRIES LIMITED

Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 16, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changes to "Saketh Exim Limited" on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Consequent Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to "Tembo Global Industries Limited" in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India Tel: +91 22 6723 1000; E-mail: md@tembo.in; Website: www.tembo.in Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 3616.56 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of under-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited ("NSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against REs	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to CICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see "Terms of the Issue - Allotment Advices/RefundOrders/Unblocking of ASBA Accounts" on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALIZATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in "Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED" on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
FEDEX SECURITIES PRIVATE LIMITED CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 8104985249; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163	 BIG SHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel. No: 022 62638222 E-mail Id: rightsissue@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Registration No: INR000001385
COMPANY SECRETARY AND COMPLIANCE OFFICER	
TEMBO GLOBAL INDUSTRIES LIMITED Tasneem Husain Marfatia Tel No: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in	

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For details on the ASBA process see "Terms of the Issue" on page 159 of the Letter of Offer.

For TEMBO GLOBAL INDUSTRIES LIMITED
 Sd/-
 Tasneem Husain Marfatia
 Company Secretary & Compliance Officer

Place: Mumbai
 Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at <https://www.nseindia.com/> and the website of the Lead Manager at www.fedsec.in. 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 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Surjett Comm.

Society must do its bit too in job creation: Bhagwat

SEEKS UNIFORM POPULATION POLICY, SAYS RELIGION-BASED IMBALANCE CAN'T BE IGNORED

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BS SUDOKU # 3786

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SOLUTION TO #3785

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Easy: ★★
Solution tomorrow

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Rao, who has been critical of the BJP for a year, is expected to step up his attack against the BJP.

JTI **Joshi Technologies International, Inc.-India Projects (JTI)**
701, Parshwanath E Square, Corporate Road, Prahladnagar, Satellite, Ahmedabad-380 015, Gujarat, India. Tel : 079 - 29702304 / 63 / 64, Fax No. : 079 - 29702306.

Ref: JTI/Drilling Rig Services/ 2022-23/001 Date : 05.10.2022

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Tender No	Item Description	Earnest Money Deposit	Document Sale Date	Bid Opening Date & Time
Dholka & Wavel /Service/ 2022-23 / 001	Drilling Rig Services	Rs. 22,00,000/-	05.10.2022 to 26.10.2022	26.10.2022 at 15:00 Hrs

A complete set of tender document can be obtained by prospective bidder from the address mentioned above or through email addressed to : jayesh.patil@jtiindia.net / aplonia@jtiindia.net / vrunda@jtiindia.net on submission of application. The last date for sale of tender document shall be 26.10.2022 upto 12:00 hours.

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)



TEMBO GLOBAL INDUSTRIES LIMITED

Corporate Identification Number: L29253MH2010PLC204331

Our Company was originally incorporated as SAKETH EXIM PRIVATE LIMITED at Mumbai, Maharashtra as a Private Limited Company under the provisions of Companies Act, 1956 vide Certificate of Incorporation dated June 16, 2010 bearing registration number 204331 issued by Registrar of Companies, Maharashtra, Mumbai. Subsequently, the name of our Company changes to "Saketh Exim Limited" on account of conversion from private company into public company consequent to effect legal status in accordance with Fresh Certificate of Incorporation Consequent Upon Conversion to Public Limited Company dated December 19, 2017 issued by Registrar of Companies, Mumbai. Further, name changed to "Tembo Global Industries Limited" in accordance with fresh certificate of incorporation pursuant to name change dated March 13, 2020 issued by Registrar of Companies, Mumbai. Our Company was listed on Emerge Platform of National Stock Exchange of India Limited on August 13, 2018 vide listing and trading approval from National Stock Exchange of India Limited dated August 13, 2018. Further, our Company migrated to main board of National Stock Exchange of India Limited vide listing and trading approval dated April 23, 2021.

Registered Office: Plot No- PAP D- 146/ 147, TTC MIDC, Turbhe, Navi Mumbai-400705, India Tel: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in Contact Person: Ms. Tasneem Husain Marfatia, Company Secretary & Compliance Officer

PROMOTERS OF THE COMPANY ARE FATEMA KACHWALA, SANJAY PATEL, SMITA PATEL & TARUNA PATEL

ISSUE OF UPTO 36,16,560 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 100 EACH INCLUDING A SHARE PREMIUM OF ₹ 90 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO RS. 3616.56 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF NINE(9) RIGHTS EQUITY SHARE FOR EVERY TWENTY FIVE(25) FULLY PAID-UP EQUITY SHARE(S) HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON AUGUST 10, 2022 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS ₹ 100 WHICH IS 10 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" ON PAGE 159 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Monday, August 22, 2022 and closed on Tuesday, September 20, 2022 and the last date for On Market Renunciation of Rights Entitlements was Monday, August 29, 2022. Out of the total 758 Applications for 10,99,038 Rights Equity Shares, 425 Applications for 39,299 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 333 or 10,57,746 Rights Equity Shares. With respect to the minimum subscription clause as mentioned in the Letter of Offer, the Rights Issue is considered successful to the extent of under-subscription. In accordance with the Letter of Offer and the Basis of Allotment finalized on September 26, 2022 in consultation with NSE Limited ("NSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Rights Issue Committee of the Company on September 28, 2022 has approved the allotment of 3,93,553 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. The break-up of application forms received and rejected from the Shareholders and the Renounees is as under:

CATEGORY	Gross			Less: Rejections/Partial Amount			Valid		
	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)	Applications	Shares	Amount (₹)
Eligible Equity Shareholders	649	8,74,787	8,74,78,700.00	425	41,292	41,29,200.00	224	8,33,495	8,33,49,500.00
Renounees	109	2,24,251	2,24,25,100.00	0	0	-	109	2,24,251	2,24,25,100.00
Total	758	10,99,038	10,99,03,800.00	425	41,292	41,29,200.00	333	10,57,746	10,57,74,600.00

2. Summary of Allotment in various categories is as under:

Category	No of Applications	Number of Rights Equity Shares Allotted - against RES	Number of Rights Equity Shares Allotted - Against valid additional shares (including fractional shares accepted)	Total Rights Equity Shares Allotted
Eligible Equity Shareholders	649	2,57,588	6,17,199	8,74,787
Renounees	109	1,35,965	88,286	2,24,251
Total	758	3,93,553	7,05,485	10,99,038

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, would be completed on or before October 04, 2022. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on September 28, 2022 and for refund of funds through NACH/NEFT/RTGS/direct credit were issued to ICICI Bank Limited, the Banker to the Issue, on September 28, 2022. The listing application was filed with NSE on September 20, 2022. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form will be completed on or before October 06, 2022. For further details, see "Terms of the Issue - Allotment Advices/RefundOrders/Unblocking of ASBA Accounts" on page 183 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on NSE upon receipt of trading permission. The trading is expected to commence on or about October 10, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements will be sent to NSDL & CDSL on October 07, 2022.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALIZATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 156 of the Letter of Offer.

DISCLAIMER CLAUSE OF NSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Limited should not, in any way, be deemed or construed that the Letter of Offer has been cleared or approved by NSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of NSE as provided in "Other Regulatory and Statutory Disclosures - DISCLAIMER CLAUSE OF NATIONAL STOCK EXCHANGE OF INDIA LIMITED" on page 156 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

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

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE
<p>FEDEX SECURITIES PRIVATE LIMITED CIN: U67120MH1996PTC102140 B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057. Tel. No.: +91 8104985249; E-Mail: mb@fedsec.in Contact Person: Yash Kadakia Website: www.fedsec.in SEBI Reg. No.: INM000010163</p>	<p>BIG SHARE SERVICES PRIVATE LIMITED Office No S6-2, 6th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093 Tel. No: 022 62638222 E-mail Id: rightsissue@bigshareonline.com Website: www.bigshareonline.com Contact Person: Mr. Vijay Surana SEBI Registration No: INR00001385</p>
<p>COMPANY SECRETARY AND COMPLIANCE OFFICER</p> <p>TEMBO GLOBAL INDUSTRIES LIMITED Tasneem Husain Marfatia Tel No: +91 22 6723 1000; E-mail: md@tembo.in ; Website: www.tembo.in</p>	

Investors may contact the Registrar or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCSBs (in case of ASBA process), giving full details such as name, address of the Applicant, contact number(s), E-mail address of the sole/first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number and the Designated Branch of the SCSBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgements slip (in case of ASBA process). For details on the ASBA process see "Terms of the Issue" on page 159 of the Letter of Offer.

For TEMBO GLOBAL INDUSTRIES LIMITED
Sd/-
Tasneem Husain Marfatia
Company Secretary & Compliance Officer

Place: Mumbai
Date: October 4, 2022

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. NSE Limited at https://www.nseindia.com/ and the website of the Lead Manager at www.fedsec.in. Investors should note that investment in equities involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 21 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 absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Surjeet Comm.