



January 21, 2022

To, The Manager (Corporate Relations) BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400 001 Scrip Code: 506390

Sub: Open offer for acquisition of up to 6,001,268 fully paid-up equity shares of face value of INR 10 each ("Equity Shares") of Clariant Chemicals (India) Limited ("Target Company") from the Public Shareholders of the Target Company pursuant to and in compliance with the requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("Takeover Regulations", and such open offer for acquisition referred as "Open Offer").

Dear Sir/Madam,

With regard to the captioned Open Offer, the Acquirer has appointed ICICI Securities Limited, as the Manager to the Offer pursuant to and in accordance with, Regulation 12(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations").

A detailed public statement was published on January 10, 2022 and a draft letter of Offer was filed on January 17, 2022. In this context and in relation to the detailed public statement and the draft letter of offer, a corrigendum dated January 20, 2022, thereto was published on January 21, 2022, a copy of which is enclosed herewith for your records.

Terms not defined herein shall have the meaning ascribed to them under the detailed public statement and the draft letter of offer, including amendments thereto.

Yours sincerely,

For ICICI Securities Limited

Sameer Purohit Vice President

SEBI Registration: INM000011179 CIN No.: L67120MH1995PLC086241

ICICI Securities Limited
Registered Office:
ICICI Venture House
Appasaheb Marathe Marg,
Prabhadevi, Mumbai - 400025, India

Tel (91 22) 6807 7100 Fax (91 22) 6807 7801

Website Address: www.icicisecurities.com

ट्रांसकोर्प इन्टरनेशनल लिमिटेड

पंजीकृत कार्यालय:-- प्लॉट नं ३, एच. ए. एफ पॉकेट, सेक्टर 18 ए. द्वारका, फेज-11, नई दिल्ली-10075 वेबसाइट : www.transcorpint.com, e-mail:grievance@transcorpint.com, Phone: 91-11-30418901-05, Fax: 91-11-30418906

सेबी (सूचीकरण दायित्व और प्रकटन अपेक्षाए) विनिमय, 2015 के अनुसरण में एतदवारा यह सुचित किया जाता है कि कम्पनी के संचालक मण्डल की आगामी सभा दिनांक 31. 12.2021 को समाप्त हुई तिमाही व नौ माही के गैर अंकेक्षित खातों (एकल व समेकित) के अनुमोदन एवं अन्य कार्यों को करने हेत् शुक्रवार दिनांक 28.01.2022 में आयोजित की जाएगी। नोटिस कम्पनी की वेबसाईट www.transcorpint.com के निवेशक संचार अनुभाग व www.bseindia.com के कॉपोरेट घोषणा अनुभाग पर भी उपलब्ध कृते ट्रांसकोर्प इन्टरनेशनल लिमिटेड

दिनांक : 19.01.2022 स्थान : जयपुर

ल्यूमैक्स इंडस्ट्रीज लिमिटेड DK JAIN LUMAX पंजी. कार्यालय : दितीय तल, हरवंश भवन-॥, कमर्शियल कॉम्पलेक्स, नांगल राया, नई दिल्ली-110048 वेबसाइट : www.lumaxworld.in/lumaxindustries दुरमार्व : 011-49857832 ईमेल : lumaxshare@lumaxmail.com, सीआईएन : L74899DL1981PLC012804

एतदद्वारा यह सचित किया जाता है कि कम्पनी के शेयरधारक के निम्नलिखित शेयर प्रमाणपत्र गम 🗸 खो गए सुचित किए गए है तथा कम्पनी निम्नलिखित शेयरधारक को इप्लीकेट शेयर प्रमाणपत्र जारी करने की

页. 电	À	फोलियो सं.	प्रमाणपत्र सं.	बिस्टिंक्टिव नं.		शेयरॉ
Ħ.	शेयरघारक का नाम			से	तक	की सं
1.	नरेन्द्र कुमार	N 001334	95587	4501611	4501710	100
	कुल					100

किसी व्यक्ति का यदि उक्त शेयरों के संबंध में कोई दावा है तो उसे कम्पनी के ऊपर उल्लिखित पंजीकृत पते पर इस सूचना के प्रकाशन से 15 दिन के भीतर प्रस्तुत किया जाना चाहिए। 15 दिन की अवधि की समाप्ति के पश्चात कम्पनी द्वारा कोई दावा स्वीकार नहीं किया जाएगा तथा इस संबंध में कम्पनी द्वारा खप्लीकेट शेयर प्रमाणपत्र जारी करने की प्रक्रिया की जाएगी। कृते ल्युमैक्स इंडस्ट्रीज लिमिटेड

> पंकज महेन्द्र कम्पनी सचिव सदस्यता संख्या : ए२८१६१

दिलीप कुमार मोरवाल

समूह कम्पनी सचिव

आरबीएल बैंक लिमिटेड जारजारुपा जजर स्वान्त जेंदिली-110001 पंजीकृत कार्यालयः 1ला लेन शाहपुरी, कोल्हापुर-416001 अंचल कार्यालयः हंसालय बिल्डिंग, ऊपरी भूतल, 15, बाराखम्भा रोड, नई दिल्ली-110001

13.01.2022 को जारी ई-नीलामी बिक्री सूचना का शुद्धि पत्र

यह मै. मेरठ स्टील (श्री मदनेश गर्ग का प्रॉप्सईटरिशप प्रतिष्ठान) की खाता के लिये नीचे वर्णित सम्पत्ति की बिक्री के लिये 13.01.2022 को इस समाचार पत्र में प्रकाशित ई-नीलामी सुचना के संदर्भ में है।

[गिरवी सम्पत्ति का विवरणः फ्री होल्ड भवन नं. 113/11, एक हॉल तथा बेस्मेन्ट में सीढ़ियों, कवर्ड एरिया 69.456 वर्ग मी., भू तल पर दो शॉप्स एवं सीढ़ियों, कवर्ड एरिया 66.072 वर्ग मी., एक कार्यालय, एक हॉल, एक शौचालय-बाथरूम तथा प्रथम तल पर सीढ़ियों, कवर्ड एरिया 108.617 वर्ग मी., एक कार्यालय, एक हॉल, एक प्रसाधन एवं बाथरूम, किचन तथा दसरे तल पर सीढियों कवर्ड एरिया 108.617 वर्ग मी., तीन कार्यालयों, पैन्ट्री, एक प्रसाधन तथा बाथरूम तथा तीसरे तल पर सीढ़ियों, कवर्ड एरिया 71.313 वर्ग मी., जो नवयुग मार्केट, गाजियाबाद, उ.प्र. में श्री मदनेश गर्ग के स्वामित्व में सम्पत्ति का सभी भाग तथा हिस्सा।

. चुंकि, आदेश तिथि 11.01.22 के माध्यम से जनहित याचिका सं. 2020 के 564 में माननीय इलाहाबाद उच्च न्यायालय ने यह निर्देश दिया है कि 28.02.22 तक बैंक अथवा वित्तीय संस्थान किसी संस्थान अथवा व्यक्ति या पार्टी या किसी अन्य कॉर्पोरेट निकाय की किसी सम्पत्ति के संदर्भ में नीलामी की कोई कार्रवाई नहीं करेंगे। अतः 13.01.2022 को बैंक द्वारा जारी की गई ई-नीलामी सुचना वापस ली जाती है एवं तदनुसार 07.02.2022 को आयोजित होने वाली ई-नीलामी निरस्त की जाती है। आम जनता को सुचित किया जाता है कि इस सुचन का ध्यान रखें।

स्थानः गाजियाबाद

तिथि: 21.01.2022

स्थान : नई दिल्ली

तिथि : 20.01.2022

प्राधिकृत अधिकारी आरबीएल बैंक लि.



30. कम्यनिटी सेन्टर अशोक विहार फेज- । दिल्ली-110052

नियम 8(1) कब्जा सूचना (अचल सम्पत्ति हेत्)

जबकि अधोहस्ताक्षरी ने वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित अधिनियम 2002 के प्रवर्तन के अधीन **बैंक ऑफ बड़ौदा** का प्राधिकत अधिकारी होने तथा प्रतिभृति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13(12) के अधीन प्रदत शक्तियों के अंतर्गत ऋण धारक श्री कनिष्क खंडेलवाल, श्रीमती शालिनी खंडेलवाल, श्रीमती लक्ष्मी खंडेलवाल को मांग सूचना दिनांक 11.11.2021 को जारी किया था जिसमें सूचना मे उल्लेखित राशि रू 75,27,762.00 (रु. पिचहत्तर लाख सत्ताईस हजार सात सौ बासठ मात्र) दिनांक 24.01.2021 तक और दिनांक 25.01.2021 से भविष्य का ब्याज, लागत, प्रभार एवं खर्चे इत्यादि सहित उक्त सुचना की प्राप्ति की तिथि से 60 दिनों के अंदर प्रति भुगतान करने को

ऋणधारक राशि का प्रतिभूगतान करने में असफल हो गये हैं, इसलिए एतदद्वारा ऋणधारक तथा आम जनता को सचित किया जाता है कि अधोहस्ताक्षरी ने इसमे नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13(4), उक्त नियमों के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत 18.01.2022 को लिया है।

विशेष रूप से ऋण धारक तथा जनसाधारण को एतदह्वारा उक्त संपत्तियों के साथ लेन–देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन **बैंक ऑफ बड़ौदा**, के प्रभार वास्ते रू 75,27,762.00 (रु. पिचहत्तर लाख सत्ताईस हजार सात सौ बासठ मात्र) दिनांक 24.01.2021 तक और दिनांक 25.01.2021 से भविष्य का ब्याज, लागत, प्रभार एवं खर्चे इत्यादि सहित के अधीन होगा।

उधारकर्ता का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

अचल संपत्ति का विवरण

साम्यिक बंधक दिनांकित 23.09.2019, सम्पत्ति का वह समस्त भाग एवं अंश जोकि द्वितीय तल, बिना छत / टेरेस के अधिकार के, स्टिल्ट पार्किंग प्रलोर में अविभाजित एक चौथाई हिस्सा / अधिकार के साथ, जो संपूर्ण रिहायशी संपत्ति नं. 42 का हिस्सा है, क्षेत्रफल 250.93 वर्ग मी., ब्लॉक-ए३, पश्चिम विहार, नई दिल्ली-110063 में स्थित, यह सम्पत्ति श्रीमती शालिनी खंडेलवाल और श्री कनिष्क खंडेलवाल के नाम पर है।

दिनांक : 18-01-2022, स्थान : दिल्ली प्राधिकत अधिकारी, बैंक ऑफ बड़ौदा

केनरा बैंक Canara Bank 🛆 फोन नं. 9106653336 ई-मेल: cb19153@canarabank.com

श्री दीपक कुमार बिस्वास (ऋणधारक)

निवासीः 10 ए/10859, टैंक रोड, बाल्मीकि कॉलोनी, सत नगर, करोल बाग, दिल्ली-110005 श्री रमेश कुमार (गारंटर)

पुत्र शिवजी सिंह

निवासीः डब्ल्यूजेड-148/बी, टोडापुर गाँव, दिल्ली-110012

विषयः वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्त्तन अधिनियम, 2002 की धारा 13(2) के अंतर्गत मांग सूचना

कि, श्री दीपक कुमार विश्वास, पुत्र बनोमाली विश्वास ने समय-समय पर हमारी एनएएससी पुसा शाखा से निम्न ऋण/साख सुविधाएँ प्राप्त की है:

लिमिट		ऋण राशि	31.12.2021 को देयताऐं	ब्याज दर	
निधि आधारित	1.	₹. 3,85,000/-	31.12.2021 को रु. 2,31,272.59/- जिसका भुगतान 11.45% की दर से आगे के ब्याज सहित वहन की गई/वहन की जाने वाली सभी लागतों, चार्जेज, खर्चें तथा अनुषांगिक खर्चें के साथ किया जायेगा।	11.45%	
	2.	₹. 2,00,000/-	31.12.2021 को रु. 141470.46 पैसे जिसका भुगतान 14.10% की दर से आगे के ब्याज सहित वहन की गई/वहन की जाने वाली सभी लागतों, चार्जेज, खर्चें तथा अनुषांगिक खर्चें के साथ किया जायेगा।	14.10%	

संबंधित दस्तावेजों के द्वारा गिरवी रखा गया है जिसका विशेष रूप से विवरण यहाँ नीचे अनसची में दिया गया है चृंकि, आप निर्दिष्ट नियमों एवं शर्तों के अनुसार अपनी देयताओं को निष्पादित करने में विफल रहें हैं, बैंक ने 30.12.2020 को इस ऋण को एनपीए के रूप में वर्गीकृत कर दिया है।

अतः हम विषय अधिनियम की धारा 13(2) के अंतर्गत एतदहारा आपके लिये सचना जारी कर आपको निर्देश देते है कि सचना की तिथि से साठ दिनों के भीतर उपचियत तथा अद्यतन ब्याज एवं अन्य खर्चें के साथ 31.12.2021 को रु. 3,72,743.05 पैसे की सम्पूर्ण देयताओं को निष्पादित करें अन्यथा हम विषय अधिनियम की धारा 13(4) के अंतर्गत सभी या किसी भी अधिकारों का प्रयोग करेंगें। पुनः आपको हमारी पूर्व सहमति के बिना किसी भी रूप से अनुसूची में वर्णित प्रतिभूत किसी भी परिसम्पत्तियों का व्यवसाय करने से वंचित किया जाता है। यह विषय अधिनियम एवं अथवा किसी अन्य लाग कानन के अंतर्गत हमें उपलब्ध किसी अन्य उपचारों के प्रति पर्वाग्रह रहित है। आपका ध्यान प्रतिभत परिसम्पत्तियों को विमोचित करने के लिये उपलब्ध समय के संदर्भ में सरफैसी अधिनियम की धारा 13 की उप-धारा (8) के प्रावधानों के प्रति आकृष्ट की जाती है। यह मांग सूचना शाखा के अभिलेख में उपलब्ध आपके अंतिम ज्ञात पते पर उपयुक्त अभिस्वीकृति के साथ पंजीकृत डाक से भी जारी की गई थी।

गिरवा रखा गइ/हाइपायकटड पारसम	यात्रया का विशिष्ट विवरण इस प्रकार हः
गिरवी ⁄हाइपोथेकेटेड परिसम्पत्तियाँ मद के अनुसार	विस्तृत विवरण इस प्रकार है:
फोर व्हीलर कार	फोर व्हीलर कार, मैक एवं मॉडलः मारूति आल्टो के-10 ग्रीन एलएक्सआई चेसिस नं. MA3EZDE1S00219331 इंजिन नं. 7657238, पंजी. सं. DL4CAU3684
খি: 14.01.2022	प्राधिकृत अधिकारी
गनः नई दिल्ली	केनरा बैंक



LICENCE NO.: 89 OF 2019 DATED 02.08.2019

RERA REGISTRATION NO.: RC/REP/HARERA/GGM/383/115/2019/77 (www.haryanarera.gov.in)

सिग्नेचर ग्लोबल प्रोक्सिमा-। अफॉर्डबल ग्रुप हाउसिंग

द प्लाजियो होटल, प्लॉट नंबर 292-296, सेक्टर 29, हुडा सिटी सेंटर, गुरूग्राम में, 19 जनवरी, 2022, बुधवार को आयोजित 'सिग्नेचर ग्लोबल प्रोक्सिमा।' अफॉर्डबल ग्रुप हाउसिंग प्रोजेक्ट, सैक्टर ८९, गुरुग्राम स्थित फ्लैट्स के री-ड्रॉ के सफल आवेदकों की सूची।

	2BHK TY	PE-01 (58	31.396 Sq	ft.)		2BHK TY	PE-02 (58	88.586 Sq	ft.)
22839	23452	23	680	27496	22547	22757	24127	28060	28448
23447	23454	23	969	27721	22567	23836	26563	28406	28621
23448	23663	24	112						
2BHK T	YPE-01 (581.396	Sq ft.) W	AITING LIST	2BHK T	YPE-02 (588.586	Sq ft.) WA	ITING LIST
1. 27722	1. 27722 2. 22796 3. 22810		1. 28172	2	2. 22782	3 . 23	756		
	2BHK TY	PE-03 (59	18.220 Sq	ft.)		2BHK TY	PE-04 (59	10.169 Sq	ft.)
22794	23602	26720	27895	28631	23745	2	24106	2844	3
23507	23643	27236	28155						
23574	24104	27376	28537		2BHK 1	YPE-04 (590.169	Sq ft.) WA	ITING LIST
2BHK T	YPE-03 (598 220 9	So ft) WA	UTING LIST	1. 22572				
2BHK TYPE-03 (598.220 Sq ft.) WAITING LIST 1. 23619 2. 22814 3. 28313							1sq.n	nt. = 10.7639 sq	

• सिग्नेवर ग्लोबल प्रोक्सिमा ।' के फ्लैटस का री-इॉ हरियाणा अफॉर्डबल हाउसिंग पॉलिसी के तहत रखें गए मापदंडों के आधार पर। डी टी सी पी अधिकारियों की निगरानी में किया गया • सुनिश्चित आवंटन सूची आरोही क्रम में है । (ऊपर से नीचे) अधिक जानकारी के लिए www.signatureglobal.in पर लॉग ऑन करें ! जहाँ सफल आवेदकों की सुची, नाम व फ्लैट नम्बर सहित उपलब्ध है !

SIGNATUREGLOBAL (INDIA) PRIVATE LIMITED | CIN: U70100DL2000PTC104787 Regd. Off.: 13th Floor Dr. Gopal Das Bhawan, 28 Barakhamba Road, New Delhi-110001 Corp. Off.: Ground Floor, Tower A, Signature Tower, South City -1, Gurugram, Haryana-122001 Email: customercare@signatureglobal.in, Ph.: 0124-4908200, 9311144624

This advertisement is for intimation purpose only and not for publication, distribution or release directly or indirectly outside India. Not for release in the United States. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the same meaning assigned to them in the letter of offer dated September 13, 2021(the "Letter of Offer" or "LOF") filed with BSE Limited ("BSE"), National Stock Exchange of India Limited ("NSE") and The Calcutta Stock Exchange Limited ("CSE" and together with BSE and NSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI").

KESORAM INDUSTRIES LIMITED

Registered Office and Corporate Office: 9/1 R.N. Mukherjee Road, Kolkata 700 001, West Bengal, India, Tel: +91 33 2243 5453 Contact person: Raghuram Nath, Company Secretary and Compliance Officer, E-mail: corporate@kesoram.net; Website: www.kesocorp.com; Corporate Identity Number: L17119WB1919PLC003429

FINAL DEMAND CUM FORFEITURE NOTICE TO THE HOLDERS OF PARTLY PAID-UP EQUITY SHARES (ISIN: IN9087A01017) ON WHICH FIRST AND FINAL CALL MONEY IS TO BE PAID

In terms of the provisions of the Companies Act, 2013 (the "Act") read with the relevant rules made thereunder, the Final Demand cum Forfeiture Notice has been sent in electronic mode to holders of Rights Equity Shares, whose e-mail address is registered with the Company or its Registrar and Transfer Agent - MCS Share Transfer Agent Limited ("RTA") or the Depository Participant(s) ("DP") as on the First and Final Call Record Date i.e. Thursday, December 2, 2021, Further, physical copy of Final Demand cum Forfeiture Call Notice along with the detailed instructions and payment slip has been dispatched through permitted modes at the registered address of those shareholders: a) who have not registered their e-mail address with the Company or its RTA or Depository Participant(s); or b) who have specifically registered their request for the hard copy of the same. The same is also available on the Company's website at www.kesocorp.com (Link: https://www.kesocorp.com/DOCS/rights-issue.php). The Company has completed the despatch on January 20, 2022.

The Fund Raising Committee of Directors, duly authorised by the Board, at its meeting held on January 14, 2022 has approved sending of a Final Demand cum Forfeiture Notice for payment of First and Final Call Money of ₹25/- per partly-up Equity Share (comprising ₹5/towards face value and ₹ 20/- towards securities premium) as First and Final Call Money ("Final Demand cum Forfeiture Notice") to the holders of such partly paid-up Equity Shares on which the First and Final Call Money remains unpaid.

Accordingly, the Final Demand cum Forfeiture Notice has been served providing the details given below: Final Demand cum Forfeiture From Duration Call payment period Friday, January 21, 2022 Friday, February 04, 2022 15 days (a) Cheque / Demand Draft a. Kesoram Industries Limited Call Money – R A/C (made payable to) (for resident shareholders) b. Kesoram Industries Limited Call Money - NR A/C Modes of Payment (for non- resident shareholders) (b) R-WAP

Using the R-WAP facility at https://web.linkintime.co.in/Right Issues/index.html (for resident shareholders only) Post the merger of certain Public Sector Banks ("PSBs") with other banks, the cheques of the merged PSBs have become invalid effective April 1, 2021. Shareholders may please note that payment of First and Final Call Money made using cheques of such PSBs are liable to be rejected and will not be accepted by the Banks.

Note: NO ASBA facility is available for making application and payment.

In case a shareholder chooses to pay through Cheque / DD, the payment slip (stating Full Name of the Sole/First shareholder; First and Final Call Notice No.; DP ID-Client ID / Folio No.; and No. of partly paid-up equity shares) along with the amount payable by cheque or demand draft must be presented at IndusInd Bank Limited at any of the following locations during banking hours on or before Friday, February 04, 2022:

For Resident Shareholders

Ahmedabad-World Business House, M. G. Road 'Nr. Parimal Garden, Ellis Bridge Ahmedabad - 380 006. Ahmedabad, Mani Nagar-IndusInd Bank Ltd. Shant Prabha Height, Opp. Vallabh wadi, Rambagh jawahar chowk, Mani Nagar, Ahmedabad- 380 008, Gujarat. Rajkot-Ground Floor, Nakshatra IV, Dr Radhakrishnan Road, Opp. Rajkumar College, Near Marwadi Shaves, Gymkhana Road, Rajkot - 360001, Gujarat. Baroda-Ground Floor, & 1st Floor, Gold Croft, Vishwas Colony, Jetalpur Road, Baroda - 390 005 Bangalore-Ground Floor, Centenary Building, No. 28, M. G. Road, Bangalore - 560 001, Chennai-No.3 Village Road Nungambakkam, Chennai - 600 034. Gurgaon-Block A, Sushant Lok, Phase I, Tower B, First India Place, 'Gr. Floor, Mehrauli-Gurgaon Road, Gurgaon 122002, Haryana. Hyderabad-H.No.8-2-277/3 & 3A, Laxmi Plaza, Road No. 3, Banjara Hills, Hyderabad – 500 034. Indore-Industry House 15 Agra Mumbai Road, 'Old Palasia, Indore - 452 001, Jaipur-Sangam Complex, Gr.Flr. Church Road, Jaipur 302 001, Kolkata-Savitri Towers, 3A, Upper Wood Street, Kolkata - 700 017. Kolkata-IndusInd Bank Ltd., Ground Floor, Megacity Chambers, 1 India Exchange Place, Kolkata - 700 001, West Bengal. Lucknow-Ground Floor, HT House 25, Ashok Marg, Lucknow - 226001. New-Delhi-Dr. Gopal Das Bhawan 28, Barakhamba Road, New Delhi - 110 001. Pune-2401, Gen.Thimmayya Rd. (Cantonment), 'Pune - 411 001. Surat-G-2, Empire State Bldg., Near Udhana Darwaja, 'Ring Road, Surat 395 002 Mumbai-IndusInd House, 425, Dadasaheb Bhadkamkar Marg, Mumbai - 400 004 Mumbai-Premises No.59 & 61, Sonawala Building, 57, Mumbai Samachar Marg, Opp Bombay Stock Exchange, Fort, Mumbai - 400 001, Maharashtra

For Non-Resident Shareholders

Mumbai-IndusInd House, 425, Dadasaheb Bhadkamkar Marg, Mumbai - 400 004 Mumbai-Premises No.59 & 61, Sonawala Building, 57, Mumbai Samachar Marg, Opp Bombay Stock Exchange, Fort, Mumbai - 400 001, Maharashtra

Shareholders residing at locations where the Bank's collection centres are not available, may send their First and Final Call Money along with the completed payment slip by registered post/speed post at the office of the Registrar to the Issue: Link Intime India Private Limited, C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400083, Maharashtra, India, Tel No.: +91-22-49186200, stating the requisite details along with Cheque/Demand Draft payable at Mumbai, such that the same are received on or before the last date of payment of the First and Final Call Money i.e. Friday, February 4, 2022.

In accordance with SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/78 dated May 6, 2020, read with SEBI circulars bearing reference numbers SEBI/HO/CFD/DIL1/CIR/P/2020/136 dated July 24, 2020, SEBI/HO/CFD/DIL1/CIR/P/2021/13 dated January 19, 2021, SEBI/HO/CFD/DIL2/CIR/P/2021/552 dated April 22, 2021 and SEBI Circular SEBI/HO/CFD/DIL2/CIR/P/2021/633 dated October 1, 2021 (the "SEBI Relaxation Circulars"), a separate web-based application platform, i.e. the R-WAP facility (accessible at www.linkintime.co.in, Link: https://web.linkintime.co.in/RightIssues/index.html), has been instituted for making the payment for the First and Final Call by resident shareholders. At the R-WAP webpage, resident shareholders can access and make the payment in electronic mode using the R-WAP. Resident shareholders, making the payment through R-WAP, shall make online payment using internet banking or UPI facility.

Please note that, failure to pay the First and Final Call Money pursuant to the Final Demand cum Forfeiture Notice, as aforesaid, shall render the Rights Equity Shares, including the amount already paid thereon, liable to be forfeited in accordance with the Act, the Articles of Association of the Company and the Letter of Offer. Shareholders may also note that:

The trading in ISIN - IN9087A01017 representing partly paid-up equity shares of face value ₹ 10 each (₹ 5 paid-up) i.e. Rights Equity Shares has been suspended by the Stock Exchanges effective from December 1, 2021. Further the ISIN - IN9087A01017 representing Rights Equity Shares has been suspended by National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) effective end of business hours on December 2, 2021.

The process of corporate action for converting the partly paid-up rights equity shares to the fully paid-up equity shares under the present ISIN - INE087A01019 for the existing fully paid-up equity shares, allotted by the depositories, is estimated to be completed, on a best effort basis, within two to three weeks from the last date of payment of the First and Final Call Money pursuant to the Final Demand cum Forfeiture Notice. Upon completion of the corporate action, the Rights Equity Shares shall be converted into fully paid-up Equity Shares and would be credited to ISIN - INE087A01019, allotted by depositories.

iii. In case of non-receipt of the Final Demand cum Forfeiture Notice, shareholders can request by e-mail or letter, for the duplicate Final Demand cum Forfeiture Notice to the Registrar to the Issue or may also download the same from the Company's website: www.kesocorp.com (Link: https://www.kesocorp.com/DOCS/rights-issue.php) or the Registrar's website:

 The shareholder must mention in the Application, his/her PAN number allotted under the Income Tax Act, 1961. All correspondence in this regard may be addressed to:

Link Intime India Private Limited

C-101, 1st Floor, 247 Park, LBS Marg, Vikhroli (West), Mumbai - 400083, Maharashtra, India. Telephone: + 91-22-4918 6200; Email: kesoram.rights@linkintime.co.in; Website: www.linkintime.co.in Investor Grievance Email: kesoram.rights@linkintime.co.in; Contact Person: Sumeet Deshpande SEBI Registration Number: INR000004058

Date : January 20, 2022 Place: Kolkata

For KESORAM INDUSTRIES LIMITED

Raghuram Nath Company Secretary & Compliance Officer

HOTEL RUGBY LIMITED

(CIN: L55101MH1991PLC063265) ("HRL" /TARGET COMPANY"/"TC") Registered Office: 9, Dev Bhuvan, 2, Ground Floor, Gazdar Street, Chirabazar, Kalbadevi, Mumbai, Maharashtra-400002, India Phone No. +91-22-22821721 / 22835745 / 22828401 Email: nugbyhotel@rediffmail.com; Website: www.hotelrugby.co.in

Recommendations of the Committee of Independent Directors ("IDC"), constituted by the Board of Directors of Hotel Rugby Limited ("Target Company") on the Open Offer to the shareholders of the Target Company made by Mrs. Shaik Haseena (Acquirer-1), Mr. Gangavarapu Prasanth (Acquirer-2) and Mr. Tangella Suresh (Acquirer-3) (hereinafter referred to as "the Acquirers"), pursuant to regulation 26 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as amended ('SEBI (SAST)

1.	Date of the meeting	20.01.2022
2.	Name of the Target Company ('TC')	Hotel Rugby Limited
3.	Details of the Offer pertaining to TC	The offer is being made by the Acquirers pursuant to Regulation 3(1) and of the SEBI (SAST) Regulations, 2011, for acquisition of 37,23,928 (Thirty Seven Lakhs Twenty Three Thousand Nine Hundred and Twenty Eigh Only) Equity shares of face value of Rs. 10/- each representing 26.00% of the equity and voting share capital of TC at a price of Rs. 3,75/- (Rupee: Three and Seventy Five Paise only) per share, payable in cash.
4.	Name of the Acquirer(s) and PAC with the Acquirer(s)	Acquirer 1: Mrs. Shaik Haseena Acquirer 2: Mr. Gangavarapu Prasanth Acquirer 3: Mr. Tangella Suresh
5.	Name of the Manager to the Open Offer	Navigant Corporate Advisors Limited SEBI Registration Number: INM000012243
6.	Members of the Committeeof Independent Directors (IDC)	Mr. Ashok Kadakia – Chairman; Mr. Dinesh Patel – Member; Mr. Sanjay Kapur – Member.
7.	IDC Member's relationship with the TC (Director, Equity shares owned, any other contract / relationship), if any	IDC members are Non-Executive Independent Directors on the Board of TC.
		Mr. Ashok Kadakia holds 1000 Equity shares and Mr. Sanjay Kapur is holding 3311 Equity shares in the TC. Mr. Dinesh Patel is not holding any Equity shares in the TC.
		None of the IDC Members have entered into any contract or have relationship of any kind with the TC except as Directors on the Boardof Directors and as member(s) or Chairperson of the Board Committees pursuant to thereto.
8.	Trading in the Equity shares / other securities of the TC by IDC Members	None of the IDC Members have traded in the shares / other securities of the Target Company, during the period of 12 months prior the date of Public Announcement (PA) and period from the date of PA till the date of this recommendation.
9.	IDC Member's relationship with the Acquirer(s) or PAC (Director, Equityshares owned, any other contract / relationship), if any	None of the Members of IDC has entered into any contract with or have relationship of any kind with the Acquirer(s).
10.	Trading in the equity shares / other securities of the Acquirers or PAC by IDC Members	Not applicable
11.	Recommendation on the Open Offer, as to whether the Offer is fair and reasonable	The IDC is of the opinion that the Offer Price is in accordance withthe SEBI (SAST) Regulations, 2011 and appears to be fair and reasonable.
12.	Summary of reasons for recommendation	The IDC has perused the following documents, in connection with the Offer so far issued by Navigant Corporate Advisors Limited, the Manger to the Offer, for and on behalf of Acquirers:
		 a. PA dated December 3, 2021; b. Detailed Public Statement dated December 09, 2021 ("DPS") publisher on December 10, 2021;
		c. Draft Letter of Offer dated December 17, 2021 ("DLoF"); and
		d. Letter of Offer dated January 11, 2022 ("LoF")
		Based on the above, the IDC is of the opinion that the Offer Price, bein offered by the Acquirers, is in compliance with the SEBI (SAST) Regulations 2011 and appears to be fair and reasonable.
		However, the public shareholders of the Target Company should independentle evaluate the Offer and take informed decision whether to tender their equit shares in the Open Offer or not.
13.	Details of Independent Advisors, if any	None
14.	Any other matter(s) to be highlighted	Nil

true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the TC under the SEBI (SAST) Regulations, 2011.

For and on behalf of Committee of Independent Directors of Hotel Rugby Limited

Mr. Ashok M. Kadakia Chairman-Committee of Independent Directors

DIN: 00317237 Place: Mumbai

Date: 20.01.2022

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT DATED JANUARY 08, 2022. FOR THE ATTENTION OF PUBLIC SHAREHOLDERS OF

Clariant Chemicals (India) Limited Corporate Identity No.: (CIN) L24110MH1956PLC010806

Registered Office: Reliable Tech Park, Gut No. 31, Village Elthan, off Thane Belapur Road. Airoli, Navi Mumbai 400 708, Maharashtra, India.

Tel No.: (+91) 22 7125 1000; Fax No.: (+91) 22 7125 1201; Website: www.clariant.in; E-mail: investor.relations India@clariant.com Open offer for acquisition of up to 6,001,268 (six million one thousand two hundred sixty-eight)

("Offer Shares") fully paid up equity shares having a face value of INR 10 (Indian Rupees ten only) each ("Equity Share(s)") of Clariant Chemicals (India) Limited ("Target Company" or "Company"), representing 26.00% (twenty six percent) of the Voting Share Capital, from the Public Shareholders of the Target Company, by Luxembourg Investment Company 428 S.à r.l. ("Acquirer"), together with Luxembourg Investment Company 426 S.à r.I. ("PAC 1"), Clariant AG ("PAC 2"), Heubach Holding GmbH ("PAC 3"), Ravi Kapoor ("PAC 4"), Heubach Verwaltungs GmbH ("PAC 5") and Colorants International AG ("PAC 6" and, along with PAC 1, PAC 2, PAC 3, PAC 4 and PAC 5, the "PACs"), in their capacity as persons acting in concert with the Acquirer in compliance with Regulations 3(1), 4 and 5(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI SAST Regulations" and reference to a particular "Regulation" shall mean the particular regulation of the SEBI SAST Regulations) ("Open Offer" or the "Offer").

This corrigendum ("Corrigendum") is being issued by ICICI Securities Limited, the Manager to the Offer ("Manager"), for and on behalf of the Acquirer and the PACs in respect of the Offer to the Public Shareholders of the Target Company.

This Corrigendum should be read in conjunction with:

 a) the detailed public statement dated January 08, 2022 published on January 10, 2022 in Financial Express (English newspaper - all editions); (ii) Jansatta (Hindi newspaper - all editions); and (iii) Navshakti (Mumbai Edition) ("Detailed Public Statement"); and

the draft letter of offer dated January 17, 2022 filed with the Securities and Exchange Board of India ("SEBI") in connection with the Offer ("Draft Letter of Offer").

CORRIGENDUM

A. The Public Shareholder should note the following amendment to the Detailed Public Statement: Section IV: Offer Price, Para 4, Point e - The price should be INR 466.84. Currently, appearing as INR 446.84

Footnote under the above table is currently appearing as "In this regard, the conditions the relevant

calculations for the net asset value, consolidated revenue and market capitalization in terms of Regulation 8(5) of the SEBI (SAST) regulations, are not met for the Underlying Transaction. It should be read as "In this regard, the conditions in terms of Regulation 8(5) of the SEBI (SAST) regulations, are met for the Underlying Transaction." B. The Public Shareholder should note the following amendment to the Draft Letter of Offer:

Section 6: Offer Price and Financial Arrangements, sub point 6.1.4 point e. The price should be INR 466.84. Currently, appearing as INR 446.84.

C. Other Information: Except as detailed in this Corrigendum, all the other information of the Detailed Public Statement

and Draft Letter of Offer remains unchanged. The Acquirer and PACs and their respective directors accept full responsibility for the information

contained in this Corrigendum.

The Acquirer and the PACs shall be jointly and severally responsible for the fulfillment of their obligations laid down in the SEBI SAST Regulations in respect of the Open Offer.

A copy of this Corrigendum will also be available at SEBI website at http://www.sebi.gov.in.

5) For further details, please refer to the Detailed Public Announcement and Draft Letter of Offer. ISSUED BY THE MANAGER TO THE OFFER:

1 ICICI Securities

ICICI Securities Limited ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi,

Mumbai 400 025, Maharashtra, India Tel: (+91) 22 6807 7100 Fax: (+91) 22 6807 7801

E-mail: clariantindia.openoffer@icicisecurities.com Contact Person: Sameer Purohit / Gaurav Mittal SEBI Registration No.: INM000011179

For and on behalf of the Acquirer

Name : Jerome Truzzolino Name : Nikola Kalezic

Title : Class A Manager Title : Class B Manager For and on behalf of the PAC 1

Sd/-

Date : January 20, 2022

Name: Jerome Truzzolino Name: Nikola Kalezic Title : Class A Manager Title : Class B Manager

For and on behalf of the PAC 2

Name: Alfred Münch Name: Alexander Gehrt

Title : General Counsel Title : Head M&A / Treasury For and on behalf of the PAC 3 For and on behalf of the PAC 5

Sd/-

Name: Johann Gabriel Heubach Name: Johann Gabriel Heubach Title : Geschäftsführer Title : Geschäftsführer

For and on behalf of the PAC 4 For and on behalf of the PAC 6

Ravi Brijmohan Kapoor Name: Ravi Brijmohan Kapoor Title : Director

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