

Date: - May 17, 2024

To, BSE Limited Listing Dept / Dept of Corporate Services Phiroze Jeejeebhoy Towers Dalal Street, Kala Ghoda, Fort, Mumbai - 400 001.

Security Code: 526544 Security ID: SCANPGEOM ISIN:- INE967B01028

Dear Sir/Madam,

Sub.: Intimation as per Regulation 92 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended (the "SEBI ICDR Regulations") and Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations").

Ref.: Rights Issue of Equity Shares of Scanpoint Geomatics Limited (the "Company").

This has reference to the captioned Rights Issue in respect of which the Company had filed a Letter of Offer dated April 16, 2024 ("**LOF**") with the BSE Limited and the Securities and Exchange Board of India. The captioned Issue opened for subscription on Tuesday, April 30, 2024, and closed on Wednesday, May 08, 2024.

In this regard, this is to inform you that the basis of the allotment advertisement dated May 16, 2024, in terms of regulation 92 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended, has been published in the following newspapers on May 17, 2024:

- 1. Financial Express (English) National Daily All Editions.
- 2. Jansatta (Hindi) National Daily All Editions.
- 3. Financial Express (Gujarati) Regional Daily Ahmedabad Edition

We are submitting herewith the newspaper clippings of above-mentioned newspapers. Kindly take the same on your records and acknowledge the receipt.

Thanking you,

Yours sincerely,

For, Scanpoint Geomatics Limited

Komal Peshwani

Company Secretary and Compliance Officer

Enclosed: As above

FINANCIAL EXPRESS

NOTICE

Declaration of Distribution (of Income & Capital) (previously Referred as Dividend) Under Various Schemes of Axis Mutual

Axis Mutual Fund Trustee Limited, Trustee to Axis Mutual Fund ("the Fund") has approved the declaration of Distribution (of Income & Capital) (previously referred as dividend) under the Income Distribution cum Capital Withdrawal (IDCW) options of following schemes, the particulars of which are as under:

Name of the Schemes /Plans	Quantum of Distribution (of income & capital) (₹ per unit)"	Record Date*	Face Value (₹ per Unit)	NAV as on May 15, 2024 (₹ per unit)
Axis Arbitrage Fund - Regular Plan - IDCW Option	0.05			10.9830
Axis Arbitrage Fund - Direct Plan - IDCW Option	0.05	May 22, 2024		11.8572
Axis Multi Asset Allocation Fund - Regular Plan - IDCW Option	0.45		10	18.7276
Axis Multi Asset Allocation Fund - Direct Plan - IDCW Option	0.15			24.3566

As reduced by the amount of applicable statutory levy, if any,

*or the immediately following Business Day if that day is not a Business Day.

Pursuant to payment of IDCW, the NAV of the above stated IDCW option of the schemes/plans would fall to the extent of payout and statutory levy, if any.

The Distribution would be paid to the beneficial owners / unit holders whose names appear in the statement of beneficial owners maintained by the depositories under the said schemes/plans at the close of business hours on the record date and to the unit holders holding units in physical form, whose names appear in the Register of unit holders maintained with Registrar and Transfer Agent under the IDCW options of the schemes/plans as at the close of the business hours on the record date.

Investors may kindly note that declaration of Distribution is subject to availability of distributable surplus on the record date/exdistribution date. In case the distributable surplus is less than the quantum of Distribution on the record date/ex-distribution date, the entire available distributable surplus in the schemes/plans will be declared as Distribution.

Investors are requested to kindly take note of the above.

For Axis Asset Management Company Limited (CIN - U65991MH2009PLC189558) (Investment Manager to Axis Mutual Fund)

Sd/-Gop Kumar Bhaskaran Managing Director & Chief Executive Officer

Statutory Details: Axis Mutual Fund has been established as a Trust under the Indian Trusts Act, 1882, sponsored by Axis Bank Ltd. (liability restricted to ₹ 1 Lakh). Trustee: Axis Mutual Fund Trustee Limited Investment Manager: Axis Asset Management Company Limited (the AMC) Risk Factors: Axis Bank Ltd. is not liable or responsible for any loss or shortfall resulting from the operation of the schemes. Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



One Lodha Place, 22nd & 23nd Floor, Senapati Bapat Marg, Lower Parel, Mumbai, Maharashtra, Pin Code - 400 013, India. TEL: (022) 6649 6100, EMAIL: customerservice@axismf.com, WEBSITE: www.axismf.com.

(This is an Advertisement for information purposes only and not for publication, distribution or release directly or indirectly outside India and is not an offer document announcement)



Place: Mumbai

Date: May 16, 2024

No. : 25/2024-25

NPOINT GEOMATICS LIM

granted the certificate of incorporation on February 7, 1992. Thereafter, our Company was granted the certificate of commencement of business dated March 6, 1992. Subsequently, pursuant to a special resolution of the shareholders dated September 10, 2007, passed in the 15th AGM of the Company, the name of our Company was changed to 'Scanpoint Geomatics Limited' vide fresh certificate of incorporation consequent upon change of name dated April 22, 2008, issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. For details of the change in the name and address of the Registered Office of our Company, please see the chapter titled "General Information" beginning on page 36 of the Letter of Offer.

Registered Office: D-1002-1021, 10th Floor, Swati Clover Shilaj Circle, S.P. Ring Road, Shilaj, Daskroi, Ahmedabad - 380059, Gujarat, India. Contact Person: Komal Peshwani, Company Secretary and Compliance Officer

Telephone: +91 079 460 23912 | E-mail id: cs@sgligis.com | Website: www.sgligis.com | Corporate Identification Number: L22219GJ1992PLC017073

OUR PROMOTERS: RAMESHCHANDRA SOJITRA, CHIRAG JAYANTILAL SONI, VAACHA SOJITRA, VISHWAS RAMESHCHANDRA SOJITRA, LEELAVANTI R SOJITRA AND RAMESHCHANDRA K SOJITRA HUF

ISSUE OF UP TO 9,88,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 5/- EACH INCLUDING A SHARE PREMIUM OF ₹ 3/- PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO AN AMOUNT OF ₹ 4,940.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 67 (SIXTY-SEVEN) RIGHTS EQUITY SHARES FOR EVERY 47 (FORTY-SEVEN) FULLY PAID UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE. THAT WAS ON FRIDAY, APRIL 19, 2024 (THE "ISSUE").

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Tuesday, April 30, 2024, and closed or Wednesday, May 08, 2024, and the last date for On Market Renunciation of Rights Entitlements was Thursday, May 02, 2024. Out of the total 1,882 applications for 10,17,08,896 Rights Equity Shares, 283 Applications for 5,11,632 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received was 1,599 for 10,11,97,264 Rights Equity Shares, which was 102.43% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on May 13, 2024, 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, pursuant to the authority given by the Board of Directors, at their meeting held on May 14, 2024, approved the allotment of 9,88,00,000 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after the rejection of bids received from non-Eligible Shareholders and technical rejections have been considered for Allotment

The breakun of valid applications received (after the rejection of bids received from non-Fligible Shareholders technical rejections) is given below

Category	No. of valid 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	1,539	1,69,28,825	7,30,30,800	8,99,59,625
Renouncees	60	88,40,375	-	88,40,375
Total	1 500	2 57 60 200	7 20 20 900	0.00.00.000

2. Information regarding total Applications received:

Catagory	Applications Received		Equity Shares Applied for			Equity Shares allotted		
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders	1,822	96.81%	9,21,26,330	46,06,31,650	90.58%	8,99,59,625	44,97,98,125	91.05%
Renouncees	60	3.19%	95,82,566	4,79,12,830	9.42%	88,40,375	4,42,01,875	8.95%
Total	1,882	100.00%	10,17,08,896	50,85,44,480	100.00%	9,88,00,000	49,40,00,000	100.00%
INFORMATION FOR ALLOTMENT	T/REFUND/REJECTED	CASES: The	dispatch of Alloto	ent Advice cum	Refund Intima	tion to the Inve	stors as applicable	has been

completed on May 16, 2024 and Investors who have not provided their email addresses have been physically dispatched to the Indian addresses provided by them has been completed on May 16, 2024. The instructions for unblocking funds in case of ASBA Applications were issued to SCSBs on May 13, 2024. The listing application was filed with BSE Limited ("BSE" or "Stock Exchange") on May 14, 2024, and subsequently, the listing approvals were received on May 15, 2024. 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 May 16, 2024. The trading in Right Equity Shares issued in the Rights Issue shall commence on Stock Exchange upon receipt of trading permission. The trading is expected to commence on or before May 22, 2024. Further, in accordance with the SEBI master circular bearing reference - SEBI/HO/CFD/PoD-2/P/CIR/2023/00094 dated June 21, 2023, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on May 15, 2024.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED 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 was up to Rs. 4,950.00

lakhs. The present Issue being of less than Rs. 5,000 lakhs, our Company is in compliance with the first proviso to Regulation 3 of the SEBI ICDR Regulations and our Company has filed a copy of the Letter of Offer prepared in accordance with the SEBI ICDR Regulations with SEBI for information and dissemination on the website of SEBI i.e., www.sebi.gov.in.

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 "Other Regulatory and Statutory Disclosures - Disclaimer Clause of the Stock Exchange" on page 95 of the Letter of Offer for the full text of the Disclaimer Clause of BSE Limited. 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 COMPANY'S BUSINESS PROSPECTS.

LEAD MANAGERS TO THE ISSUE

VIVRO FINANCIAL SERVICES PRIVATE LIMITED Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli

Telephone: +91-79-4040 4242 E-mail: investors@vivro.net Website: www.vivro.net Investor Grievance E-mail: investors@vivro.net Contact Person: Hardik Vanpariya/ Jay Dodiya

SEBI Registration Number: INM000010122

CIN: U67120GJ1996PTC029182

financialexp.epap.in

Place: Ahmedabad

REGISTRAR TO THE ISSUE **LINK**Intime LINK INTIME INDIA PRIVATE LIMITED

Center, Paldi, Ahmedabad - 380 007, Gujarat, India. (West), Mumbai - 400 083, Maharashtra, India. Telephone: +91-810 811 4949 Email: scanpoint.rights2024@linkintime.co.in Website: www.linkintime.co.in Investor Grievance E-mail: scanpoint.rights2024@ linkintime.co.in

Contact Person: Ms. Shanti Gopalakrishnan SEBI Registration No.: INR000004058 CIN: U67190MH1999PTC118368

COMPANY SECRETARY AND COMPLIANCE OFFICER

SCANPOINT GEOMATICS LIMITED D-1002-1021, 10th Floor, Swati Clover Shilaj Circle

Komal Peshwani

S.P. Ring Road, Shilaj, Daskroi, Ahmedabad - 380059, Gujarat, India. Telephone: +91 079 460 23912 E-mail: cs@sgligis.com Website: www.sgligis.com

Investors may contact the Registrar to the Issue 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 SCSB, 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 of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, please see the section entitled "Terms of the Issue" on page 100 of the Letter of Offer.

For SCANPOINT GEOMATICS LIMITED Sd/

Komal Peshwani

Date: May 16, 2024 Company Secretary and Compliance Officer Disclaimer: Our Company filed the Letter of Offer with SEBI and the Stock Exchange on April 24, 2024. The Letter of Offer is available on the website of SEBI at www.

Financial Services Private Limited at www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 17 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

sebi.gov.in, the Stock Exchange at www.bseindia.com, the website of our Company at www.sgligis.com and the website of the Lead Manager to the Issue i.e., Vivro

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.

BHARAT NIDHI LIMITED Regd. Off: 1st Floor, Express Building, 9-10, Bahadur Shah Zafar Marg,

New Delhi - 110 002 Phone No. 011-43562982, E-Mail ID:- bharatnidhi1@gmail.com | CIN No. U51396DL1942PLC000644 NOTICE is hereby given that the following Shareholder of the Company holding fully paid up

equity shares of Rs. 10/- each of the Company, has reportedly lost his Share Certificates and application has been made to the Company by his legal heir to issue duplicate share certificates: Name of the Shareholder Father/ Husband's Name No. of Shares held Folio No. Late Shri Pooran Chand Any person, who has a claim in respect of the said equity shares, should lodge such claim with the

Company at its Registered Office within 15 days from the date of issue of this notice; else the

Company will proceed to issue duplicate certificates without further intimation. For Bharat Nidhi Limited Place: New Delhi Company Secretary Date: May 16, 2024

Bank of India

Head Office, Star House 2, Risk Management Department, Information Security Cell, 7th Floor, C-5 - G Block, Bandra-Kurla Complex, Bandra (East), Mumbai 400 051. Email: security.information@bankofindia.co.in

Bank of India invites response to Request for Proposal (RFP) for Procurement of Privilege Identity Management Solution and Facility Management Support (FMS). Last date for submission of Request for Proposal: 10/06/2024 by 3.00 pm. Full details are available on the Bank's Corporate Website: www.bankofindia.co.in under "Tender" Section and on GeM portal https://gem.gov.in from 15/05/2024. Amendments / Corrigendum, if any, will be kept on website only.

CIN: U31906GJ2017PTC106736; Website: www.laturrenewable.com; E-mail: cs@torrentpower.com

LATUR RENEWABLE PRIVATE LIMITED

Registered Office:

"Samanvay", 600, Tapovan, Ambawadi, Ahmedabad - 380 015, Ph.: 079-26628300

Corresponding

EXTRACT OF STATEMENT OF FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2024

[₹ in Lakhs except per share data]

Particulars	Quarter ended	Current year ended	Quarter for the previous year ended	Previous year ended
	31.03.2024	31.03.2024	31.03.2023	31.03.2023
	Un-audited	Audited	Un-audited	Audited
Total income from Operations	1,158.32	7,563.93	1,680.33	7,129.57
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(118.42)	2,272.58	426.54	1,420.62
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(118.42)	2,272.58	426.54	1,420.62
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(88.44)	1,692.23	318.77	1,061.52
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(88.44)	1,692.23	318.77	1,061.52
Paid up Equity Share Capital	11,000.00	11,000.00	11,000.00	11,000.00
Reserves (excluding Revaluation Reserve)	3,932.23	3,932.23	2,240.00	2,240.00
Securities Premium Account		*	-	24
Net Worth	14,932.23	14,932.23	13,240.00	13,240.00
Paid up Debt Capital / Outstanding Debt	20,000.00	20,000.00	30,000.00	30,000.00
Debt Equity Ratio	1.20	1.20	2.08	2.08
Earnings Per Share (of ₹ 10/- each) (for continuing and discontinued operations)				00000
Basic (₹)	(0.08)	1.54	0.29	0.97
Diluted (₹)	(0.08)	1.54	0.29	0.97
Capital Redemption Reserve	NA	NA	NA	NA
Debenture Redemption Reserve	2,000.00	2,000.00	2,240.00	2,240.00
Debt Service Coverage Ratio	0.07	0.53	2.87	3.07
Interest Service Coverage Ratio	2.28	3.52	2.87	3.07

Notes:

- 1. The above is an extract of the detailed financial results for the quarter and year ended March 31, 2024 filed with the National Stock Exchange (NSE) under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same, along with the notes, are available on the websites of NSE at www.nseindia.com and also on the Company's website at www.laturrenewable.com.
- 2. For the other line items referred in Regulation 52 (4) of the SEBI (LODR), the pertinent disclosures have been made to NSE and can be accessed on www.nseindia.com.

Place: Ahmedabad Date: May 16, 2024

CIN: U31909GJ2017PTC106919; Website: www.jodhpurwindfarms.com; E-mail: cs@torrentpower.com

JODHPUR WIND FARMS PRIVATE LIMITED

Registered Office: "Samanvay", 600, Tapovan, Ambawadi, Ahmedabad - 380 015,

Ph.: 079-26628300

EXTRACT OF STATEMENT OF FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2024

[₹ in Lakhs except per share data]

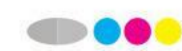
Particulars	Quarter ended	Current year ended	Corresponding Quarter for the previous year ended	Previous year ended
	31.03.2024	31.03.2024	31.03.2023	31.03.2023
	Un-audited	Audited	Un-audited	Audited
Total income from Operations	1,186.97	6,940.82	1,405.28	6,653.97
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	155.42	1,861.02	136.79	976.35
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	155.42	1,861.02	136.79	976.35
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	117.05	1,385.62	102.51	731.45
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	117.05	1,385.62	102.51	731.45
Paid up Equity Share Capital	11,100.00	11,100.00	11,100.00	11,100.00
Reserves (excluding Revaluation Reserve)	3,108.21	3,108.21	1,722.59	1,722.59
Securities Premium Account	1920	2	-	8
Net Worth	14,208.21	14,208.21	12,822.59	12,822.59
Paid up Debt Capital / Outstanding Debt	20,000.00	20,000.00	30,000.00	30,000.00
Debt Equity Ratio	1.29	1.29	2.20	2.20
Earnings Per Share (of ₹ 10/- each) (for continuing and discontinued operations)	7.10.10			0.44.600
Basic (₹)	0.11	1.25	0.09	0.66
Diluted (₹)	0.11	1.25	0.09	0.66
Capital Redemption Reserve	NA	NA	NA	NA
Debenture Redemption Reserve	2,000.00	2,000.00	1,722.59	1,722.59
Debt Service Coverage Ratio	0.10	0.50	2.33	2.85
Interest Service Coverage Ratio	3.13	3.34	2.33	2.85

Notes:

- 1. The above is an extract of the detailed financial results for the quarter and year ended March 31, 2024 filed with the National Stock Exchange (NSE) under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the same, along with the notes, are available on the website of NSE at www.nseindia.com and also on the Company's website at www.jodhpurwindfarms.com
- 2. For the other line items referred in Regulation 52 (4) of the SEBI (LODR), the pertinent disclosures have been made to NSE and can be accessed on www.nseindia.com.

Place : Ahmedabad Date: May 16, 2024











आदित्य बिड़ला फाइनेंस लिमिटेड

पंजीकृत कार्यालयः इंडियन रेयॉन कंपाउंड, वेरावल, गुजरात - 362266 कॉपोरेंट कार्यालयः 10वीं मंजिल, आर टेक पार्क, निरलॉन कॉम्प्लेक्स, हब मॉल के पास, गोरेगांव (पूर्व) मुंबई-400 063, महाराष्ट्र

ई-नीलामी बिक्री सुचना

प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 9(1) के परंतुक के साथ पठित वित्तीय आस्तियों के प्रतिभूतिकरण और पुनर्निर्माण और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के तहत अचल संपत्तियों की बिक्री के लिए 15 दिवसीय नीलामी बिक्री सूचना।

जैसा कि, आदित्य बिडला फाइनेंस लिमिटेड/प्रतिभृत क्रेडिटर के अधिकृत प्राधिकारी ने वित्तीय आस्तियों के प्रतिभृतिकरण और पुनर्निर्माण और प्रतिभृति हित प्रवर्तन अधिनियम, 2002 (सरफेसी) की धारा 13(2) के तहत निम्नलिखित कर्जदारों तथा सह-कर्जदारों से नीचे उल्लिखित बकायों तथा उस पर भावी ब्याज एवं लागत के लिए प्रतिभत क्रेडिटर के ऋणों की वसली हेत जारी सचना के अनसार निम्नलिखित प्रतिभृत आस्तियों पर कब्जा कर लिया था। एतद्वारा आम जनता और विशेष रूप से कर्जदारों और सह–कर्जदारों को नोटिस दिया जाता है कि आदित्य बिड़ला फाइनेंस लिमिटेड के बकाये ऋण की वसूली के लिए निम्नलिखित संपत्ति की ई-नीलामी ''जैसा है जहां है'' तथा ''जो है यही है'' आधार पर आयोजित की जाएगी।

		्र एवं समय : 03.06.2024, 11.00 बजे पूर्वा. से 01.00 बजे अप. धरोहर राशि (ईएमडी) प्राप्ति की अन्तिम तिथि : 01.06.2024			
क्र. सं.	कर्जदारों तथा सह-कर्जदारों के नाम	सम्पत्तियों∕प्रतिभूत आस्तियों का विवरण तथा कब्जा करने की तिथि	आरक्षित मूल्य (रु. में)	जमा धरोहर राशि (ईएमडी) (रु. में)/वृद्धि मूल्य	मांग सूचना की तिथि तथा कुल राशि (रु. में)
	 कुमार नीलोत्पल पुत्र योगेन्द्र सिंह फैमिली डेंटल केयर सुश्री वीइता कुमारी पुत्र कुमार नीलोत्पल 	सम्पत्ति सं. 1. संपत्ति फ्लैट नंबर एफएफ-01, पहली मंजिल का समस्त भाग, बिना छत के अधिकार के, माप 32 वर्ग मीटर, फ्रीहोल्ड आवासीय भूखंड संख्या 48 पर निर्मित, खसरा संख्या 143 ए साईं गार्डन-II, एपीएस आशियाना हाइट-II, शाहबेरी परगना, ग्रेटर नोएडा पश्चिम, तहसीलः दादरी, गौतमबुद्धनगर, उत्तर प्रदेश-201308 में स्थित, सीमाएं इस प्रकारः उत्तरः अन्य प्लॉट-4-दक्षिणः फ्लैट नंबर एफएफ-02; पूर्व - 20 फीट चौड़ी सड़क; पश्चिमः फ्लैट नंबर एफएफ-03 (भौतिक कब्जा)	रु. 6,61,500/- (रुपये छः लाख इकसठ हजार पांच सौ मात्र)	रु. 66,150/- (रुपये छियासट हजार एक सौ पचास मात्र) / रु. 10,000/- (रुपये दस हजार मात्र)	21.10.2022 84,20,435.26 (रुपये चौरासी लाख बीस हजार चार सौ पैंतीस एवं छब्बीस पैसे
1	ऋण खाता सं. : ABFLND_DSB0000 054066 तथा ABFLND_DSB0000 102113	सम्पत्ति सं. 2. संपत्ति फ्लैट नंबर यूजी-01 का समस्त भाग, अपर ग्राउंड फ्लोर, बिना छत के अधिकार के, माप क्षेत्र 32 वर्ग मीटर, फ्रीहोल्ड आवासीय प्लॉट नंबर 48 पर निर्मित, खसरा नंबर 143 ए साई गार्डन-II, एपीएस आशियाना हाइट-II, शाहबेरी परगना, ग्रेटर नोएडा वेस्ट, तहसीलः दादरी, गौतमबुद्ध नगर, उत्तर प्रदेश-201 308 पर स्थित। सीमाएं इस प्रकार हैं: उत्तरः अन्य प्लॉट; दक्षिणः फ्लैट नंबर यूजी-02; पूर्वः 20 फीट चौड़ी सड़क; पश्चिमः फ्लैट नंबर यूजी 03. (भौतिक कब्जा)	रु. 6,61,500/- (रुपये छः लाख इकसठ हजार पांच सौ मात्र)	रु. 66,150/- (रुपये छियासठ हजार एक सौ पचास मात्र) / रु. 10,000/- (रुपये दस हजार मात्र)	मात्र) तिथि 21.10.2022 तक बकाया
		सम्पत्ति सं. 3. सम्पत्ति फ्लैट नं. यूजी-03, अपर ग्राउण्ड फ्लोर, छत के अधिकार रहित, क्षेत्रफल माप 52 वर्ग मीटर, फ्रीहोल्ड आवासीय प्लॉट नंबर 48 पर निर्मित, खसरा नंबर 143 ए साई गार्डन-II एपीएस आशियाना हाइट-II, शाहबेरी परगना, ग्रेटर नोएडा वेस्ट, तहसीलः दादरी, गौतमबुद्धनगर, उत्तर प्रदेश-201308 पर स्थित है। सीमाएं इस प्रकार हैं: उत्तरः अन्य प्लॉट, दक्षिणः 20 फीट चौड़ी सड़क; पूर्वः फ्लैट नंबर यूजी 01 और यूजी- 02; पश्चिमः अन्य प्लॉट। (भौतिक कब्जा)	रु. 10,71,000/- (रुपये दस लाख इकहत्तर हजार मात्र)	रु. 1,07,100/- (रुपये एक लाख सात हजार एक सौ मात्र) / रु. 10,000/- (रुपये दस हजार मात्र)	

बिक्री के विस्तृत नियम एवं शर्तों के लिए कृपया आदित्य बिड़ला फाइनेंस लिमिटेड/प्रतिभूत लेनदार की वेबसाइट अर्थात https://personalfinance.adityabirlacapital.com/properties-for-auctionunder-sarfaesi-act.aspx देखें।

सम्पर्क नं. (1) आदित्य बिरला फाइनेंस लिमिटेड, अधिकृत प्राधिकारी (1) श्री अपूर्व थॉमस डांठी, मो.नं. 9930909725 (2) श्री राजेश पटसरिया Rajesh.patsariya@adityabirlacapital.com) मोबाइल नं. 9399747164. आप निकटवर्ती शाखा पर जा सकते हैं या सम्पर्क करें : आदित्य बिरला अधिकारी (3) मोहित शर्मा : mohit.Sharma15@adityabirlacapital.com - मो.नं. 9873913955 (4) श्री वेद प्रकाश मिश्रा (vedprakash.mishra@adityabirlacapital.com) मो.नं.-9004026790

स्थान : गौतम बुद्ध नगर, उ.प्र. तिथि : 17.05.2024

अधिकृत प्राधिकारी, आदित्य बिडला फाइनेंस लिमिटेड

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granted the certificate of incorporation on February 7, 1992. Thereafter, our Company was granted the certificate of commencement of business dated March 6, 1992. Subsequently, pursuant to a special resolution of the shareholders dated September 10, 2007, passed in the 15th AGM of the Company, the name of our Company was changed to 'Scanpoint Geomatics Limited' vide fresh certificate of incorporation consequent upon change of name dated April 22, 2008, issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. For details of the change in the name and address of the Registered Office of our Company, please see the chapter titled "General Information" beginning on page 36 of the Letter of Offer.

Registered Office: D-1002-1021, 10th Floor, Swati Clover Shilaj Circle, S.P. Ring Road, Shilaj, Daskroi, Ahmedabad - 380059, Gujarat, India. Contact Person: Kornal Peshwani, Company Secretary and Compliance Officer

Telephone: +91 079 460 23912 | E-mail id: cs@sgligis.com | Website: www.sgligis.com | Corporate Identification Number: L22219GJ1992PLC017073

OUR PROMOTERS: RAMESHCHANDRA SOJITRA, CHIRAG JAYANTILAL SONI, VAACHA SOJITRA, VISHWAS RAMESHCHANDRA SOJITRA, LEELAVANTI R SOJITRA AND RAMESHCHANDRA K SOJITRA HUF

ISSUE OF UP TO 9,88,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 5/- EACH INCLUDING A SHARE PREMIUM OF ₹ 3/- PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO AN AMOUNT OF ₹ 4,940.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 67 (SIXTY-SEVEN) RIGHTS EQUITY SHARES FOR EVERY 47 (FORTY-SEVEN) FULLY PAID UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT WAS ON FRIDAY, APRIL 19, 2024 (THE "ISSUE").

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Tuesday, April 30, 2024, and closed on Wednesday, May 08, 2024, and the last date for On Market Renunciation of Rights Entitlements was Thursday, May 02, 2024. Out of the total 1,882 applications for 10,17,08,896 Rights Equity Shares, 283 Applications for 5,11,632 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received was 1,599 for 10,11,97,264 Rights Equity Shares, which was 102.43% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on May 13, 2024, 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, pursuant to the authority given by the Board of Directors, at their meeting held on May 14, 2024, approved the allotment of 9,88,00,000 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after the rejection of bids received from non-Eligible Shareholders and technical rejections have been considered for Allotment.

1. The breakup of valid applications received (after the rejection of bids received from non-Eligible Shareholders technical rejections) is given below:

Category	No. of valid 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	1,539	1,69,28,825	7,30,30,800	8,99,59,625
Renouncees	60	88,40,375		88,40,375
Total	1,599	2,57,69,200	7,30,30,800	9,88,00,000

2. Information regarding total Applications received:

Cotonomi	Applications Received		Equity Shares Applied for			Equity Shares allotted		
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders	1,822	96.81%	9,21,26,330	46,06,31,650	90.58%	8,99,59,625	44,97,98,125	91.05%
Renouncees	60	3.19%	95,82,566	4,79,12,830	9.42%	88,40,375	4,42,01,875	8.95%
Total	1,882	100.00%	10,17,08,896	50,85,44,480	100.00%	9,88,00,000	49,40,00,000	100.00%
INFORMATION FOR ALLOTMEN completed on May 16, 2024 and								

been completed on May 16, 2024. The instructions for unblocking funds in case of ASBA Applications were issued to SCSBs on May 13, 2024. The listing application was filed with BSE Limited ("BSE" or "Stock Exchange") on May 14, 2024, and subsequently, the listing approvals were received on May 15, 2024. 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 May 16, 2024. The trading in Right Equity Shares issued in the Rights Issue shall commence on Stock Exchange upon receipt of trading permission. The trading is expected to commence on or before May 22, 2024. Further, in accordance with the SEBI master circular bearing reference - SEBI/HO/CFD/PoD-2/P/CIR/2023/00094

dated June 21, 2023, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on May 15, 2024 INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED 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 was up to Rs. 4,950.00 lakhs. The present Issue being of less than Rs. 5,000 lakhs, our Company is in compliance with the first proviso to Regulation 3 of the SEBI ICDR Regulations and our Company has filed a copy of the Letter of Offer prepared in accordance with the SEBI ICDR Regulations with SEBI for information and dissemination on the website of SEBI i.e., www.sebi.gov.in,

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 "Other Regulatory and Statutory Disclosures - Disclaimer Clause of the Stock Exchange" on page 95 of the Letter of Offer for the full text of the Disclaimer Clause of BSE Limited.

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 COMPANY'S BUSINESS

PROSPECTS. REGISTRAR TO THE ISSUE LEAD MANAGERS TO THE ISSUE

VIVRO FINANCIAL SERVICES PRIVATE LIMITED Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhrol

Telephone: +91-79-4040 4242 E-mail: investors@vivro.net Website: www.vivro.net

Investor Grievance E-mail: investors@vivro.net Contact Person: Hardik Vanpariya/ Jay Dodiya SEBI Registration Number: INM000010122 CIN: U67120GJ1996PTC029182

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED Center, Paldi, Ahmedabad - 380 007, Gujarat, India. (West), Mumbai - 400 083, Maharashtra, India. Telephone: +91-810 811 4949

Email: scanpoint.rights2024@linkintime.co.in Website: www.linkintime.co.in Investor Grievance E-mail: scanpoint.rights2024@ linkintime.co.in

Contact Person: Ms. Shanti Gogalakrishnan SEBI Registration No.: INR000004058 CIN: U67190MH1999PTC118368

COMPANY SECRETARY AND COMPLIANCE OFFICER

Komal Peshwani

SCANPOINT GEOMATICS LIMITED D-1002-1021, 10th Floor, Swati Clover Shilaj Circle S.P. Ring Road, Shilaj, Daskroi,

Ahmedabad - 380059, Gujarat, India. Telephone: +91 079 460 23912 E-mail: cs@sgligis.com

Website: www.sgligis.com

Investors may contact the Registrar to the Issue 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 SCSB, 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 of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, please see the section entitled "Terms of the Issue" on page 100 of the Letter of Offer.

For, SCANPOINT GEOMATICS LIMITED

Place: Ahmedabad Komal Peshwani Company Secretary and Compliance Officer Date: May 16, 2024

Disclaimer: Our Company filed the Letter of Offer with SEBI and the Stock Exchange on April 24, 2024. The Letter of Offer is available on the website of SEBI at www. sebi.gov.in, the Stock Exchange at www.bseindia.com, the website of our Company at www.sgligis.com and the website of the Lead Manager to the Issue i.e., Vivro Financial Services Private Limited at www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" on page 17 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.



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

ABS MARINE SERVICES L

Corporate Identification Number: U71120TN1992PLC023705 Our Company was originally incorporated as 'ABS Marine Services Private Limited' a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated October 27, 1992, issued by the Registrar of Companies, Tamil Nadu ("RoC"). Subsequently, the name of the company was changed from ABS marine Services Private Limited' to 'ABS Marine Services Limited', upon conversion into public company, pursuant to a special resolution passed by the shareholders of our Company on September 27, 2023, and a fresh certificate of incorporation consequent to conversion was issued by the RoC on October 23, 2023. Our Company's Corporate Identity Number is U71120TN1992PLC023705. For details

> Registered Office: : Flat No. 3, Anugraha Foundation, No. 15, Valliammal Road, Vepery, Chennal - 600007, Tamil Nadu; Telephone: 044- 42914135/155; Email: cs@absmarine.com; Website: www.absmarine.com;

OUR PROMOTERS: CAPT. P B NARAYANAN, MRS. SHREELATHA NARAYANAN, MRS. ARATHI NARAYANAN AND CAPT. JEEVAN KRISHNAN SANJEEVAN

Contact Person: Mr. Ganesh Saikrisshna, Company Secretary & Compliance Officer;

BASIS OF ALLOTMENT

65,50,000 EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("EQUITY SHARES") OF ABS MARINE SERVICES LIMITED ("OUR COMPANY" OR THE "ISSUER") FOI CASH AT A PRICE OF ₹ 147 PER EQUITY SHARE (INCLUDING A SECURITIES PREMIUM OF ₹ 137 PER EQUITY SHARE) ("ISSUE PRICE"), AGGREGATING UP TO ₹ 9628.50 LAKHS (THE "ISSUE"). 4,10,000 EQUITY SHARES AGGREGATING TO ₹ 602.70 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 61,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AT AN ISSUE PRICE OF ₹ 147 PER EQUITY SHARE AGGREGATING TO ₹ 9025.80 LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.68 % ANI 25.01 % RESPECTIVELY OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹ 10/- AND ISSUE PRICE IS ₹ 147/-THE ISSUE PRICE IS 14.7 TIMES OF THE FACE VALUE OF THE EQUITY SHARE

ANCHOR INVESTOR ISSUE PRICE: ₹ 147 PER EQUITY SHARE THE ISSUE PRICE IS 14.7 TIMES OF THE FACE VALUE

RISKS TO INVESTORS

relating to change in the Registered Office of our Company, please refer to "History and Certain Corporate Matters" on page 159.

- Our business is dependent on a few of our clients who contribute to majority of our revenues from operations. Any loss of business from them may adversely affect our revenues and profitability.
- Revenue from a vessel is directly proportional to the type of the vessel. Under-utilization of our largest vessels could affect our cash flows, revenues and results of
- If we are unable to collect our dues and receivables from our customers, our results of operations and cash flows could be materially and adversely affected. Our operating costs may increase as our vessels age and we may have to make unexpected capital expenditures in order to maintain our fleet or comply with the evolving
- Limited availability of vessels for purchase in the secondary market at the right time and increase in purchase prices of vessels in the secondary market may affect our financial condition. Our inability to sell vessels at an appropriate time may also adversely affect our results of operations and financial condition.
- Defects in vessels acquired in the secondary market may not be apparent prior to purchase.
- Failure to implement our growth strategy to provide services.
- The Merchant Banker associated with the Issue has handled 23 public issues in the past two years out of which no issues closed below the Issue Price on Listing date
- Average cost of acquisition of Equity Shares held by our Promoters Capt. P B Narayanan, Mrs. Shreelatha Narayanan, Mrs. Arathi Narayanan & Capt. Jeevan Krishnan Sanjeevan is Rs. 0.0056, Rs. 0.0056, Rs. Nil, and Rs. Nil per Equity Share and the Issue Price at the upper end of the Price Band is Rs. 147 per Equity Share.

 The Price/Earnings ratio based on Diluted EPS for year ended March 2024 for the company at the upper end of the Price Band is 11.23 Weighted Average Return on Net worth for Fiscals 2024, 2023 and, 2022 is 15.06%

> ANCHOR INVESTOR BIDDING DATE WAS: THURSDAY, MAY 09, 2024 BID/ ISSUE OPENED ON: FRIDAY, MAY 10, 2024

> > BID/ ISSUE CLOSED ON: WEDNESDAY, MAY 15, 2024

The Issue is being 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 provided that our Company may, in consultation with the Book Running Lead Managers, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at o above the 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 Net QIB Portion Further, 5% of the Net QiB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QiB Portion shall be available for allocation on a proportionate basis to all QIBs, including Mutual Funds, subject to valid Bids being received at or above the 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 on a proportionate basis 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 at or above the Issue Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective ASBA accounts, and UPI ID in case of RIBs using the UPI Mechanism, if applicable, in which the corresponding Bid Amounts will be blocked by the SCSBs or by the Sponsor Bank under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts Anchor Investors are not permitted to participate in the Issue through the ASBA process. For details, see "Issue Procedure" beginning on page 245 of Prospectus.

The bidding for Anchor Investors opened and closed on May 09, 2024. The Company received 09 Anchor Investor Application Forms from 09 Anchor Investors (including Nil mutual funds through Nil Mutual Fund schemes) for 19,11,000 Equity Shares. The Anchor Investor Allocation price was finalized at Rs. 147/- per Equity Share. A total of 18,41,000 Equity Shares were allotted under the Anchor Investor portion aggregating to Rs. 2706.27 Lakhs...

The Issue (excluding Anchor Investors Portion) received 2,63,156 Applications for 62,76,81,000 Equity Shares (before technical rejections) resulting in 105.61 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:

S. No.	Category	No. of Applications	No. of Equity Shares applied	Equity Shares Reserved as per Prospectus	No. of times Subscribed	Amount (in Rs.)
1.	Retail-Individual Investors	2,42,961	24,29,69,000	21,49,000	113.06	35,71,36,40,000
2.	Non-Institutional Investors	20,117	25,09,03,000	9,22,000	272.12	36,88,17,93,000
3.	Market Maker	2	4,10,000	4,10,000	1.00	6,02,70,000
4.	Qualified Institutional Buyers (Excluding Anchor Investors)	76	13,33,99,000	12,28,000	108.63	19,60,96,53,000
5.	Anchor Investors	9	19,11,000	18,41,000	1.03	28,09,17,000
1	Total	2,63,165	62,95,92,000	65,50,000	96.12	92,54,62,73,000

A summary of the final demand as per NSE as on the Bid/ Issue Closing Date at different Bid prices is as under

SR.NO	BID PRICE	BID QUANTITY	TOTAL NUMBER OF SHARES	TOTAL AMOUNT
1	140	340	4,37,000	6,11,80,000
2	141	33	41,000	57.81,000
3	142	25	29,000	41,18,000
4	143	35	35,000	50,05,000
5.	144	44	60,000	86,40,000
6.	145	154	1,94,000	2,81,30,000
7.	146	114	1,55,000	2,26,30,000
8.	147	1,72,979	53,89,99,000	79,23,28,53,000
9	CUTOFF	1.51.803	15 18 03 000	22 31 50 41 000

The Basis of Allotment was finalised in consultation with the Designated Stock Exchange, being National Stock Exchange of India Limited on May 16, 2024. Allotment to Retail Individual Investors (After Technical Rejections)

2.74

Shares to 718 successful applicants. The details of the Basis of Allotment of the said category is as under (Sample Basis).

The Basis of Allotment to the Retail Individual Investors, who have Bid at cut-off Price or at or above the Issue Price of Rs. 147/- per Equity Share, was finalized in consultation with National Stock Exchange of India Limited. The category has been subscribed to the extent of 109.54 times. The total number of Equity Shares Allotted in this category is 2149000 Equity Shares to 2149 successful applicants. The details of the Basis of Allotment of the said category is as under

No. of Shares Applied No. of application % of Total No. of shares % of No. of Equity Shares Total No. of Ratio for (Category Wise) received Total Total | Allotted per Applicant Shares Allotted applied 2,35,406 100 23,54,06,000 100 2149:235406 21,49,000 Retail Individual Investor 1,000

2) Allotment to Non-Institutional Investors (After Technical Rejections) The Basis of Allotment to the Non-Institutional Investors, who have Bid at cut-off Price or at or above the Issue Price of Rs. 147/- per Equity Share, was finalized in consultation with

National Stock Exchange of India Limited. The category has been subscribed to the extent of 270.88 times. The total number of Equity Shares Allotted in this category is 9,22,000 Equity

No. of Shares Applied Total No. of Shares No. of Application Total No. of % of Ratio for (Category wise) Applied in each Category Total **Shares Allotted** Received Total 9,353 47.14 1,87,06,000 7.49 69,000 9353 69 3,000 1,608 8.10 48,24,000 1.93 18,000 18 1608 4.000 854 4.30 34.16.000 1.37 13 854 13,000 5.000 1,025 5.17 51,25,000 2.05 19,000 19 1025 6,000 62,16,000 2.49 1,036 5.22 23,000 23 1036 7,000 2,414 12.17 1,68,98,000 6.77 62 2414 62,000 B.000 529 2.67 42,32,000 1.69 16,000 16 529 9.000 327 1.65 29,43,000 1.18 11,000 11 327

11.000 105 3) Allotment to QIBs excluding Anchor Investors (After Technical Rejections)

544

10.000

Telephone: +91 87775 64648

Contact Person: Mohit Baid

CIN: U67200GJ2017PTC096908

E-mail: info@gyrcapitaladvisors.com

Website: www.gyrcapitaladvisors.com

SEBI Registration Number: INM000012810

Facsimile: N.A.

Place: Chennai

www.readwhere.com

Allotment to QIBs, who have bid at the Issue Price of Rs. 147/- per Equity Share or above, has been done on a proportionate basis in consultation with National Stock Exchange of India Limited. This category has been subscribed to the extent of 108.63 times of QIB portion. The total number of Equity Shares allotted in the QIB category is 12,28,000 Equity Shares, which were allotted to 73 successful Applicants.

54,40,000

2.18

0.46

20

20,000

544

105

FIS/Banks MF'S NBFC'S Category IC'S AIF FPI VC'S Total 4,80,000 5,46,000 5,000 1,97,000 12,28,000

4) Allotment to Anchor Investors (After Technical Rejections) The Company in consultation with the BRLM has allocated 18,41,000 Equity Shares to 9 Anchor Investors at the Anchor Investor Issue Price of Rs. 147/- per Equity Shares in accordance

with the SEBI ICDR Regulations. This represents 60% of the QIB Category. FIs/BANKS AIF Flis/FPIs NBFC'S TOTAL Category 3,40,000 69,000 4,76,000 9,56,000 18,41,000 Anchor

5) Allotment to Market Maker (After Technical Rejections) The Basis of Allotment to Market Maker who have bid at an Issue Price of Rs 147/- per Equity Share or above, was finalised in consultation with NSE. The category was subscribed by 1.00 times i.e for 4.10,000 Equity Shares the total number of shares allotted in this category is 4.10,000 Equity Shares. The category wise details of the Basis of Allotment are as under

No. of Shares Applied for (Category wise)	No. of Application Received	% of Total	Total No. of Shares Applied in each Category	% to Total	Total No. of Shares Allotted	R	atio
4,10,000	2	100	4,10,000	100	4,10,000	1	1
Total	2	100	4,10,000	100	4,10,000		

National Stock Exchange of India Limited and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation will be dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs shall be dispatched/ mailed for unblocking of funds and transfer to the Public Issue Account on or before May 17, 2024 and payment to non-Syndicate brokers shall be issued on May 17, 2024. In case the same is not received within ten days, investors may contact the Registrar to the Issue at the address given below. The Equity Shares allotted to the successful allottees shall be uploaded on or before May 17, 2024 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from National Stock Exchange of India Limited and the trading of the Equity Shares is expected to commence on May 21, 2024.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated May 16, 2024 filed with the Registrar of Companies, Chennai ("RoC").

INVESTORS, PLEASE NOTE

The details of the allotment made has been hosted on the website of the Registranto the Issue, PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED at website: https://www.purvashare.com/ All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole Bidder Serial number of the ASBA form, number of Equity Shares bid for, Bidder DP ID, Client ID, PAN, date of submission of the Bid cum Application Form, address of the Bidder, the name and address of the Designated Intermediary where the Bid cum Application Form was submitted by the Bidder and copy of the Acknowledgment Slip received from the Designated Intermediary and payment details at the address given below:

TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPLIANCE OFFICER
GYR Capital Advisors	Purva	
GYR CAPITAL ADVISORS PRIVATE LIMITED	PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED	Mr. Ganesh Saikrisshna, is the Company Secretary and Compliance
Address: 428, Gala Empire, Near JB Tower, Drive in Road, Thaltej, Ahmedabad -380 054, Gujarat, India.		Officer of our Company. His contact details are set forth hereunder. Flat No. 3, Anugraha Foundation, No. 15, Valliammal Road, Vepery,

Telephone: +91-022-4961-4132, 022-3199-8810 Facsimile: N.A. Email: newissue@purvashare.com

Website: https://www.purvashare.com/ Investor grievance; investors@gyrcapitaladvisors.com Investor Grievance Email: newissue@purvashare.com Contact Person: Ms. Deepali Dhuri SEBI Registration Number: INR000001385

ider. Vepery Chennai - 600007, Tamil Nadu, India Telephone No.: +044-42914135/155 E-mail: cs@absmarine.com

Investors can contact the Company Secretary and Compliance Officer or the BRLM or the Registrar to the Issue in case of any pre-issue or post-issue related problems, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account and refund orders, etc.,

> On behalf of Board of Directors For ABS Marine Services Limited

Mr. Ganesh Saikrisshna

Company Secretary & Compliance Officer

Date: May 16, 2024 Disclaimer: ABS MARINE SERVICES 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 Prospectus with the Registrar of Companies, Chennai on May 16, 2024 and thereafter with SEBI and the Stock Exchange. The Prospectus is available on the website of NSE Emerge at https://www1.nseindia.com/emerge/index_sme.htm and is available on the websites of the BRLM at www.gyrcapitaladvisors.com Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please refer to the Prospectus including the section titled "Risk Factors" beginning on page 29 of the Prospectus.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and in accordance with any applicable U.S. state securities laws. The Equity Shares are being offered and sold outside the United States in 'offshore transactions' in reliance on Regulation under the Securities Act and the applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering in the United States.



SAL STEEL LIMITED

Regd Office: 5/1, Shreeji House, B/h M.J. Library, Ashram Road, Ahmedabad - 380 006 Corporate office: Corporate House, Sola- Kalol Road, Santej, Ta. Kalol, Dist: Gandhinagar: 382 721 Tel: 02764-661100, Fax: 02764 - 661111 CIN: L29199GJ2003PLC043148 Website: www.salsteel.co.in Email ID: sal.investor@salsteel.co.in

NOTICE is hereby given that the 01/EGM/2024-25 Extra-Ordinary General Meeting ("EGM") of the Members of the SAL STEEL LIMTED ("the Company") will be held on Saturday, 08th day of June 2024 at 12:30 PM (IST) through Video Conferencing/Other Audio-Visual Means ("VC")/("OAVM") to transact the Special Businesses, as set out in the Notice of the Meeting. Members can attend and participate in the AGM through VC/OAVM facility only.

In accordance with the Circulars issued by MCA and SEBI, Notice of the EGM have already been sent by electronic mode to those Members whose e-mail addresses are registered with the Registrar & Share Transfer Agent of the Company/Depository Participants. The said Notice of EGM is also available on the Company's website at www.salsteel.co.in, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and will also available on the website of NSDL at www.evoting.nsdl.com.

Members holding shares in dematerialized mode and whose e-mail addresses are not registered are requested to register their e-mail addresses with their relevant Depository Participants. Members holding shares in physical mode are requested to demat their holdings/ furnish their e-mail address by writing to the Company with details of folio number alongwith self-attested copy of PAN Card at cs@salsteel.co.in

Members will have an opportunity to cast their vote remotely on the business as set forth in the Notice of the EGM through electronic voting system. The manner of remote e-voting, to attend/participate in the EGM through VC/OVAM and e-voting during the EGM for members holding shares in dematerialized mode, physical mode and for shareholders who have not registered their email addresses is provided in the Notice to the members.

In accordance with the Circulars and pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of Companies (Management and Administration) Rules, 2014 and Regulation 44 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements), Regulations 2015, members are provided with the facility to cast their vote electronically through remote e-voting on all resolutions set forth in the notice of EGM; to participate in the EGM through VC/OAVM and e-voting during the EGM. In this regard, the Company has appointed National Securities Depository Limited ("NSDL") to provide the above mentioned

All the Members are informed that:

- a. The voting rights shall be in proportion to the shares held by members as on Friday, May 31, 2024 (being cut-off date) and shareholders holding shares either in physical form or dematerialize form as on the cut-off date may cast their vote by remote e-voting as well as e-voting system during the AGM. Any person who becomes a member of the Company after dispatch of the Notice of meeting and holds shares as on the cut-off date, are requested to follow the instruction mentioned under heading "THE INSTRUCTIONS FOR MEMBERS FOR VOTING ELECTRONICALLY" mentioned in notice of EGM, for obtaining the user ID and password which is also available at the help section of https://www.evoting.nsdl.com. However, if such person is already registered with NSDL for e-voting, then the existing user ID and password can be used for casting their vote.
- b. The facility for e-voting system shall also be made available during the EGM to those Members, who shall be present in the EGM through VC/OAVM facility and had not cast their votes on the resolutions throughremote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-votingsystem during the EGM.
- c. The Members who have casted their vote by remote e-voting prior to the EGM may also attend/participate the EGM through VC/OVAM but shall not be entitled to cast their vote
- d. The remote e-Voting period commences on Wednesday, June 05, 2024 (09:00 A.M.) and ends on Friday, June 07, 2024 (05:00 P.M.) and during this period, shareholders holding shares either in physical form or dematerialize form as on the cut-off date may cast their vote by remote e-voting. The remote e-voting module shall be disabled by NSDL for voting thereafter. Once the vote on a resolution is cast by member, the member shall not be allowed to change it subsequently.
- e. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Members and remote e-voting user manual for Members available at the help section of https://www.evoting.nsdl.com. Contact details for grievances connected with services provided by NSDL for participating in EGM through VC/OAVM, remote e-Voting & e-voting during the AGM.
- . In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800-222-990 or send a request at evoting@nsdl.co.in

By the Order of the Board For SAL Steel Limited Sd/-

AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2024

1. The above is an extract of the detailed format of the Audited Consolidated Financial Results for the Quarter & Year

ended 31st March, 2024, filled with Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and

Exchange's website [www.bseindia.com], [www.nseindia.com] and Company's website [www.thomascook.in]. 2. The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held

4. The standalone and consolidated results for the quarter and year ended 31st March, 2024 have been audited by the

and 31st March, 2023 are the balancing figures between audited figures in respect of the full financial year and the

published unaudited year to date figures upto the end of the third quarter of the relevant financial year, which were

5. The details as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in relation

31st March 2024

(Refer Note no.4)

2.849.5

264.9

Statutory Auditors of the Company. The standalone and consolidated figures for the quarter ended 31st March, 2024

Disclosure Requirements) Regulations, 2015. The full format of the said results are available on the Stock

3. Reserves (excluding revaluation reserves) are stated as at 31st March, 2024 and 31st March, 2023.

Quarter ended

31st March 2024

16.926.1

606.9

606.9

564.7

1,619.8

470.4

1.22

1.22

1.22

1.22

14,047.9

Date: 16.05.2024 Place: Santei. Guiarat

Vinay Kumar Mishra **Company Secretary & Compliance Officer** M. No.: F11464

Thomas Cook (India) Limited

Tel.: +91 22 4242 7000 Fax: +91 22 2302 2864

CIN: L63040MH1978PLC020717

Total Income from operations

Equity Share Capital

Diluted

Basic

Diluted

Turnover

Place: Mumbai

Date: 15th May, 2024

Notes:

Website: www.thomascook.in • Fmail: sharedent@thomascook.ir

Net Profit / (Loss) for the period (before tax, Exceptional

Reserves (excluding revaluation reserves)(Refer Note no. 3

Earnings per share (before extraordinary items)(of Re. 1 each)

Earnings per share (after extraordinary items) (of Re. 1 each)

subjected to limited review by the Statutory Auditors of the Company.

Particulars

Net Profit / (Loss) for the period (before tax, Exceptional

Net Profit / (Loss) for the period [before tax (after Exceptional and/or Extraordinary items)]

(after Exceptional and/or Extraordinary items)]

Total Comprehensive Income for the period

on Wednesday, 15th May, 2024

to the Standalone Results are as follows:

and/or Extraordinary items)

Net Profit / (Loss) for the period [after tax

Regd Office: 11th Floor, Marathon Futurex, N.M. Joshi Marg, Lower Parel (E), Mumbai - 400 013

બીએસઇ, એનએસઇ બ્રાઇટકોમ પના કામકાજને સસ્પેન્ડ કરશે

પીટીઆઇ

નવી દિલ્હી, તા. ૧૬

દેશના અગ્રણી શેરબજારો અલગ જૂનથી બ્રાઇટકોમ ગ્રુપ ઓબ્લિગેશન્સ ક્વાર્ટરના નાણાંકીય એટલે નિષ્ફળ રહી છે, જે ગત ડિસેમ્બર,

૨૦૨૩માં પુરા થયા હતા. બે કરવાને લગતા છે તેના રહેશે. - મુંબઇ શેરબજાર (બીએસઇ) શેરબજારોએ જણાવ્યું છે કે છે. અને નેશનલ સ્ટોક એક્સચેન્જ બ્રાઇટકોમ ગ્રુપે સેબીના (એનએસઇ) આગામી ૧૪મી નિયમન ૩૩ (લિસ્ટિંગ લિમિટેડના શેરોના કામકાજ બેઝિસ (ઝેડ કેટેગરીમાં) છ સસ્પેન્સન હેઠળ રહેશે. કરશે કેમ કે કંપની સતત બે ધોરણો જે સતત બે ક્વાર્ટર્સ સસ્પેન્ડેડ રહેશે,

પરિપત્રોમાં, પાલનમાં નિષ્ફળ ગઇ

એન્ડ આગામી લિમિટેડના ટ્રેડિંગને સસ્પેન્ડ ડિસ્કલોઝર રિક્વાયરમેન્ટસ) જૂન,૨૦૨૪ની અસરથી પ્રથમ દિવસે કરવા દેવામાં એલઓડીઆર નિયમોનું ૩૦મી શેરબજારોએ વધુમાં જણાવ્યું જણાવ્યાનુસાર, પ્રમોટરના કરેલું હશે તો ટ્રેડિંગ સસ્પેન્ડ પરિણામો જાહેર કરવામાં સપ્ટેમ્બર,૨૦૨૩અને ૩૧મી છે. આવા સમય દરમિયાન સમગ્ર શેરહોલ્ડિંગને લિસ્ટેડ કરવામાં આવશે નહીં, તેમ ૨૦૨૩ના કંપની ધોરણોનું પાલન ન કરે સંસ્થાના બિન-પાલન માં બીએસઇએ જણાવ્યું છે.

સપ્યેમ્બર અને ડિસેમ્બર- નાણાંકીય પરિણામો રજૂ ત્યાં સુધી આ સસ્પેન્સન ચાલુ સ્થગિત કરવા ઉપરાંત અન્ય

પંદર દિવસના સસ્પેન્સન પ્રમોટરના બાદ, બિન-પાલન કંપનીના એકાઉન્ટ(સ)માં રહેલી હશે તે તેથી, બ્રાઇટકોમ ગ્રુપ શેરોમાં ટ્રેડિંગને ટ્રેડ-ફોર-ટ્રેડ પણ આ સમયગાળા દરમિયાન ૧૪મી મહિના સુધી કરેક સપ્તાહના તેમ આવશે.

જો કે, કંપનીએ સેબીના બીએસઇના ૧૧મી જૂન સુધીમાં પાલન

ઓબેરોય રિયલ્ટીનો શેર ૯ ટકા ઉછળીને ૧ વર્ષની ટોચે પહોંચ્ય

પીટીઆઈ

નવી દિલ્હી, તા.૧૬

ઓબેરોય રિયલ્ટીએ માર્ચ ત્રિમાસિકગાળામાં ચોખ્ખા નકામાં ૬૪ ટકાનો ઉછાળો નોંધાવતા અને ઈક્વિટી શેરો તથા નોન-કન્વર્ટિબલ ડિબેન્ચર્સ મારફતે રૂપિયા ૪,૦૦૦ કરોડ એકત્ર કરવાની યોજના જાહેર કર્યા પછી ગુરૂવારે કંપનીના શેરનો ભાવ આશરે ૯ ટકાના

ઉછાળા સાથે એક વર્ષની ટોચે કંપનીના શેરમાં ૩.૫૨ ટકાનો કંપનીની કુલ આવક અગાઉના કરોડે રહ્યો હતો. ગત નાણાંકીય પહોંચ્યો હતો. બીએસઈ ખાતે કંપનીના શેરનો ભાવ ૮.૭૭ ટકાની તેજી સાથે રૂપિયા ૧.૭૧૩.૩૦ પર બંધ રહ્યો હતો, જે એક વર્ષની ઊંચી સપાટી માનવામાં આવે છે. જ્યારે એનએસઈ ખાતે કંપનીના શેરનો ભાવ ૯.૩૩ ટકાની તેજીમાં રૂ પિયા ૧,૭૨૧ પર બંધ રહ્યો

૨૪ના માર્ચ ત્રિમાસિકગાળા માટે પિયા ૯૯૫.૧૧ કરડોથી વધીને ૨૦૨૨-૨૩ની ઉછાળા સાથે રૂપિયા ૭૮૮.૦૩ કરોડનો સંકલિત ચોખ્ખો નફો નોંધાવ્યો હતો. અગાઉના વર્ષના ૨૦૨૩-૨૪ સમાન સમયગાળામાં કંપનીએ રૂ કંપનીનો ચોખ્ખો નફો અગાઉના દ્વારા રૂપિયા ૨,૦૦૦ કરોડની પિયા ૪૮૦.૨૯ કરોડનો ચોખ્ખો નફ્રો હાંસલ કર્યો હતો. પિયા ૧,૯૦૪.૫૪ કરોડથી ડિબેન્ચર્સ જારી કરવા માટેનો

હતો. બુઘવારે બીએસઈ ખાતે સમીક્ષા હેઠળના સમયગાળામાં વધીને રૂપિયા ૧,૯૨૬.૬૦ ઠરાવ પસાર કર્યો છે<mark>.</mark>

વધારો થયો હતો. વર્ષ ૨૦૨૩- વર્ષના સમાન સમયગાળાની રૂ વર્ષમાં કંપનીની કુલ આવક વર્ષ ઓબેરોય રિયલ્ટીએ ૬૪ ટકાના રૂપિયા ૧,૫૫૮.૫૬ કરોડે રહી ૪,૨૯૩.૨૦ કરોડથી વધીને રૂ હતી, તેમ એક નિયમનકારી પિયા ૪,૮૧૮.૭૭ કરોડે રહી યાદીમાં જણાવ્યું હતું. વર્ષ હતી. બોર્ડે એક અથવા વધ્ દરમિયાન તબક્કામાં ખાનગી પ્લેસમેન્ટ વર્ષના સમાન સમયગાળાના રૂ કુલ ૨કમ સુધી નોન-કન્વર્ટિબલ

(This is an Advertisement for information purposes only and not for publication, distribution or release directly or indirectly outside India and is not



an offer document announcement)

Our Company was originally incorporated as 'Scanpoint Graphics Limited' at Ahmedabad as a public limited company under the Companies Act, 1956 and was granted the certificate of incorporation on February 7, 1992. Thereafter, our Company was granted the certificate of commencement of business dated March 6, 1992 Subsequently, pursuant to a special resolution of the shareholders dated September 10, 2007, passed in the 15th AGM of the Company, the name of our Company was changed to 'Scannoint Geomatics Limited' vide fresh certificate of incorporation consequent upon change of name dated April 22, 2008, issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. For details of the change in the name and address of the Registered Office of our Company, please see the chapter title "General Information" beginning on page 36 of the Letter of Offer.

Registered Office: D-1002-1021, 10th Floor, Swati Clover Shilaj Circle, S.P. Ring Road, Shilaj, Daskroi, Ahmedabad - 380059, Gujarat, India. Contact Person: Komal Peshwani, Company Secretary and Compliance Officer

Telephone: +91 079 460 23912 | E-mail id: cs@sgligis.com | Website: www.sgligis.com | Corporate Identification Number: L22219GJ1992PLC017073

OUR PROMOTERS: RAMESHCHANDRA SOJITRA, CHIRAG JAYANTILAL SONI, VAACHA SOJITRA, VISHWAS RAMESHCHANDRA SOJITRA, LEELAVANTI R SOJITRA AND RAMESHCHANDRA K SOJITRA HUF

ISSUE OF UP TO 9,88,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 5/- EACH INCLUDING A SHARE PREMIUM OF ₹ 3/- PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO AN AMOUNT OF ₹ 4,940.00 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 67 (SIXTY-SEVEN) RIGHTS EQUITY SHARES FOR EVERY 47 (FORTY-SEVEN) FULLY PAID UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT WAS ON FRIDAY, APRIL 19. 2024 (THE "ISSUE").

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Tuesday, April 30, 2024, and closed or Wednesday, May 08, 2024, and the last date for On Market Renunciation of Rights Entitlements was Thursday, May 02, 2024. Out of the total 1,882 applications for 10,17,08,896 Rights Equity Shares, 283 Applications for 5,11,632 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received was 1,599 for 10,11,97,264 Rights Equity Shares, which was 102.43% of the number of Rights Equity Shares Allotted under rdance with the Letter of Offer and the Basis of Allotment finalized on May 13, 2024, in consultation with BSE Limited ("BSE"), the Designated Stoci Exchange, the Lead Manager to the Issue and the Registrar to the Issue.

The Rights Issue Committee of the Company, pursuant to the authority given by the Board of Directors, at their meeting held on May 14, 2024, approved the allotment of 9,88,00,000 fully paid-up Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after the rejection of bids received from non-Eligible Shareholders and technical rejections have been considered for Allotment.

. The breakup of valid applications received (after the rejection of bids received from non-Eligible Shareholders technical rejections) is given below: No. of Rights Equity Shares accepted Total Rights Equity

Category	received	accepted and allotted against Entitlements (A)	and allotted against Additional Rights Equity Shares applied (B)	Shares accepted and allotted (A+B)						
Eligible Equity Shareholders	1,539	1,69,28,825	7,30,30,800	8,99,59,625						
Renouncees	60	88,40,375	-	88,40,375						
Total	1,599	2,57,69,200	7,30,30,800	9,88,00,000						
2. Information regarding total Applications received:										

Colonom	Applications Received		Equity Shares Applied for			Equity Shares allotted					
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%			
Eligible Equity Shareholders	1,822	96.81%	9,21,26,330	46,06,31,650	90.58%	8,99,59,625	44,97,98,125	91.05%			
Renouncees	60	3.19%	95,82,566	4,79,12,830	9.42%	88,40,375	4,42,01,875	8.95%			
Total	1,882	100.00%	10,17,08,896	50,85,44,480	100.00%	9,88,00,000	49,40,00,000	100.00%			
INFORMATION FOR ALLOTMENT/REFLIND/REJECTED CASES: The dispatch of Allotment Advice cum Refund intimation to the investors, as applicable, has been											

completed on May 16, 2024 and investors who have not provided their email addresses have been physically dispatched to the Indian addresses provided by them has been completed on May 16, 2024. The instructions for unblocking funds in case of ASBA Applications were issued to SCSBs on May 13, 2024. The listing application was filed with BSE Limited ("BSE" or "Stock Exchange") on May 14, 2024, and subsequently, the listing approvals were received or

May 15, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been complete. on May 16, 2024. The trading in Right Equity Shares issued in the Rights Issue shall commence on Stock Exchange upon receipt of trading permission. The trading is expected to commence on or before May 22, 2024. Further, in accordance with the SEBI master circular bearing reference - SEBI/HO/CFD/PoD-2/P/CIR/2023/00094 dated June 21, 2023, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on May 15, 2024.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED 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 was up to Rs. 4,950,00 lakhs. The present Issue being of less than Rs. 5,000 lakhs, our Company is in compliance with the first proviso to Regulation 3 of the SEBI ICDR Regulations and our Company has filed a copy of the Letter of Offer prepared in accordance with the SEBI ICDR Regulations with SEBI for information and dissemination on the website of

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 content of the Letter of Offer. The investors are advised to refer to "Other Regulatory and Statutory Disclosures - Disclaimer Clause of the Stock Exchange" on page 95 of the Letter of Offer for the full text of the Disclaimer Clause of BSE Limited.

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 COMPANY'S BUSINESS

LEAD MANAGERS TO THE ISSUE VIVRO

VIVRO FINANCIAL SERVICES PRIVATE LIMITED Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping C-101, 🛭 Floor, 247 Park, L.B.S. Marg, Vikhroli

Center, Paldi, Ahmedabad – 380 007, Gujarat, India. Telephone: +91-79-4040 4242 E-mail: investors@vivro.net

Website: www.vivro.net

Investor Grievance E-mail: investors@vivro.net Contact Person: Hardik Vanpariya/ Jay Dodiya SEBI Registration Number: INM000010122 CIN: U67120GJ1996PTC029182

LINKIntime

LINK INTIME INDIA PRIVATE LIMITED (West), Mumbai – 400 083, Maharashtra, India. Telephone: +91-810 811 4949

Email: scanpoint.rights2024@linkintime.co.in Website: www.linkintime.co.in Investor Grievance E-mail: scanpoint.rights2024@

linkintime.co.in Contact Person: Ms. Shanti Gopalakrishnan SEBI Registration No.: INR000004058 CIN: U67190MH1999PTC118368

COMPANY SECRETARY AND COMPLIANCE OFFICER

Komal Peshwani SCANPOINT GEOMATICS LIMITED

D-1002-1021. 10th Floor, Swati Clover Shilaj Circle, S.P. Ring Road, Shilaj, Daskroi, Ahmedabad - 380059, Gujarat, India.

Telephone: +91 079 460 23912 E-mail: cs@sgligis.com Website: www.sgligis.com

nvestors may contact the Registrar to the Issue 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 SCSB, 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 of Rights Equity Shares applied for, amount blocked, ASBA Account numbe and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip. For details on the ASBA process, please see the section entitled "Terms of the Issue" on page 100 of the Letter of Offer.

For, SCANPOINT GEOMATICS LIMITED

Place: Ahmedabad Date: May 16, 2024

Komal Peshwan **Company Secretary and Compliance Officer**

Disclaimer: Our Company filed the Letter of Offer with SEBI and the Stock Exchange on April 24, 2024. The Letter of Offer is available on the website of SEBI at www sebi.gov.in, the Stock Exchange at www.bseindia.com, the website of our Company at www.sgligis.com and the website of the Lead Manager to the Issue i.e., Vivro Financial Services Private Limited at www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and for details relating to sucl risk, please see the section titled "Risk Factors" on page 17 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.

Net Profit / (Loss) for the period [before tax (after Exceptional and/or Extraordinary items)] 264.9 1,521.4 (0.3)Net Profit / (Loss) for the period [after tax (after Exceptional and/or Extraordinary items)] 171.6 999.0 (18.4)

6. The Board of Directors has recommended a total dividend of Re.0.60 per equity share of the face value of Re.1 each (including Re. 0.20 special dividend due to improved performance during FY 2023-24) amounting to Rs. 282.3 Mn for the financial year ended 31st March 2024, subject to approval of the shareholders at the ensuing Annual General Meeting.

> For Thomas Cook (India) Limited DIN:07560302

Thomas Cook

Year ended

31st March 2024 74,356.5

3,449.3

3,449.3

2.711.0

3,738.6

14,047.9

470.4

5.57

5.57

5.57

5.57

Year ended

31st March 2024

19.903.8

1,521.4

Quarter ended

31st March 2023

13,239.4

(61.6)

(61.6)

(107.3)

(89.3)

470.4

(0.15)

(0.15)

(0.15)

(0.15)

(Rs. In Millio

Quarter ended

31st March 2023

3.681.9

(0.3)

11,299.2

Madhavan Menon DIN:00008542 Executive Chairman | Managing Director & Chief Executive Officer