

September 27, 2021

To,
BSE Limited
P.J. Towers, Dalal Street
Mumbai-400 001
Scrip Code: 526544

Dear Sir,

Ref.: Rights Issue of Equity Shares of Scanpoint Geomatics Limited.

Sub.: Submission of Corrigendum to the Advertisement published on Friday, September 24, 2021 with respect to Rights Issue.

This is in furtherance to our letter dated 24th September, 2021 whereby the company had made submission pursuant to provisions of Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. We are enclosing herewith copies of corrigendum to the advertisement related to rights issue published by company on Monday, September 27, 2021 in the following Newspaper;

1. Financial Express – (English) National daily – All Editions.
2. Financial Express – (Gujarati) – Regional Edition.
3. Janasatta – (Hindi) National Daily – All Editions.

Kindly take the same on record.

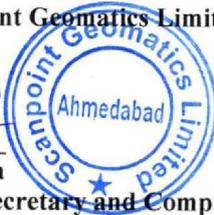
Thanking You.

Yours Faithfully,

For Scanpoint Geomatics Limited



Shaili Mehta
Company Secretary and Compliance Officer



Encl.: As Above

Registered Office

9, Mahakant Complex
Opp. V.S. Hospital, Ashram Road
Ahmedabad-380 006, Gujarat, India

Corporate Office

12, Abhishree Corporate Park
Ambli - Bopal Road
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LETTER SENT TO BOARD Invesco reiterates demand that ZEEL should hold EGM

FE BUREAU
Mumbai, September 26

INVESTING DEVELOPING MARKETS Fund, a foreign portfolio investor in Zee Entertainment Enterprises (ZEEL), has reiterated that the media company should hold an extraordinary general meeting (EGM) to elect certain directors.

The move came after the ZEEL board approved a merger of the company with rival Sony Pictures Networks India (SPNI), a subsidiary of Japan's Sony Corp, to create the country's largest media and entertainment firm. For the merger to go through, Zee will need approval from 75% of its shareholders.

"Decisions of material strategic import must follow and not precede actions towards establishment of a proper and independent governance structure as determined by the company's shareholders. In this context, and against the backdrop of our EGM requisition, your disclosure of September 22 is symptomatic of the erratic manner in which important and serious decisions have been handled at the company," Invesco said in a letter to the ZEEL's board.

The letter was dated September 23, a day after the proposed merger with SPNI was announced. "We note that the



disclosure refers to the future board composition of the company at a time when the current composition of the board is subject to a shareholder vote on the back of our EGM requisition," it said.

Invesco (formerly Invesco Oppenheimer Developing Markets Fund) — which holds a 17.88% stake in ZEEL together with its subsidiary OFI Global China Fund — has been an investor in ZEEL for over 10 years. When contacted, a ZEEL spokesperson said: "The board is seized of the matter. The company will take the necessary action as per applicable law." However, the fund did not reject the proposed merger with SPNI.

Invesco said it continues to believe that the "business is valuable, whether on its own or in strategic alignment with partners such as Sony".

The fund said it had requisitioned for an EGM as an ordinary shareholder and to pro-

tect shareholder value. It was the board's duty under company law to convene the meeting, where shareholders will decide the composition of the company's board in a "free and democratic manner".

Towards this end, Invesco had proposed the removal of non-independent directors and recommended six additional independent directors on the board. "These six additional independent directors come from diverse backgrounds and are expected to bring additional professionalism, guidance and standards of governance to the operations of the company," the fund said.

Earlier, Invesco had sought the removal of chief executive officer and managing director Punit Goenka and non-executive directors Ashok Kurien and Manish Chokhani, citing corporate governance issues.

"A newly-constituted board supported with the strength of independence will be best suited to evaluate and oversee the potential for strategic transactions, like the one announced on September 22, 2021, on a non-binding basis, as well as to make determinations on the future leadership of the company," it said.

"We trust that the current board will adhere to its fiduciary duties and not violate its statutory obligations to convene the EGM..." it said.

PRESS TRUST OF INDIA
Lucknow, September 26

UTTAR PRADESH CHIEF minister Yogi Adityanath on Sunday inducted Jitin Prasad and six others into his Council of Ministers, attempting to balance caste and regional aspirations ahead of the Assembly polls early next year. Prasad, who had recently crossed over to the BJP from the Congress, was administered oaths as a Cabinet minister, while six others were sworn in as ministers of state.

Uttar Pradesh governor Anandiben Patel administered oaths to the new ministers at the Gandhi Auditorium in the Raj Bhawan in the presence of the chief minister.

UP Deputy Chief Minister Dinesh Sharma had recently told PTI that inspired by the work of Prime Minister Naren-



dra Modi, Prasad wanted to join the BJP much earlier.

Prasad had been inducted into the BJP amid its internal worries about the thin representation of the community in the party. Repeated efforts to contact Prasad proved futile.

Sanjay Nishad's name, whose party NISHAD — Nirbal Indian Shoshit Hamara Aam Dal — will contest the 2022 UP assembly elections in alliance with the BJP is also making rounds.

Nishad was in the news recently for his demand from the BJP to project him as a deputy chief minister face in the elections. He had claimed that 18% of voters belong to Nishad (fishermen) community which plays a deciding role on 160 assembly seats.

The Nishad Party had contested the 2017 assembly elections as an ally of the Peace Party, led by Dr Ayub, and contested 72 seats. Its candidate Vijay Mishra had won from Gyanpur seat in Bhadohi district.

In the 2019 Lok Sabha polls, the party had allied with the BJP and Sanjay Nishad's son Praveen Nishad was nominated from Sant Kabir Nagar from where he won the elections.

Apart from this, the name of former Uttar Pradesh Governor Baby Rani Maurya is also doing the rounds as a probable face for

induction in the Yogi Adityanath ministry. There are 53 ministers in the UP Cabinet at present and seven more can be inducted as per the constitutional limit. At present, there are 23 Cabinet ministers in UP including the chief minister.

There are nine ministers of state with independent charges and there are 21 ministers of state. The maximum strength of the UP Cabinet can be 15% of the total strength of its Assembly. The Uttar Pradesh Assembly has 403 seats.

In the 2017 UP Assembly elections, the BJP had won 312 seats out of the 403 seats. Its ally Apna Dal (Soneela) had won nine seats. The Suheldev Bharatiya Samaj Party (SBSP) too had contested the 2017 assembly polls in alliance with the BJP and had won four seats but it had walked out of the alliance in 2019.

Tupperware to set up 1,000 retail stores

PRESS TRUST OF INDIA
Chennai, September 26

POPULAR KITCHENWARE BRAND Tupperware has drawn up aggressive expansion plans, including setting up of 1,000 retail stores across the country over the next five years, besides tapping sales through digital platform.

Recently, the company inaugurated its 100th retail store in Chennai with the Southern zone contributing 35% of the sales, Tupperware India managing director Deepak Chhabra said.

"We are planning to open about 130 stores this year. We have inaugurated 100 stores and as we speak we should have opened two more, so 102 stores will be there right now. This we intend to take to 130 stores by this year-end," said Chhabra.

Dish TV postpones AGM, new date to be announced soon

FE BUREAU
Mumbai, September 26

DISH TV INDIA has postponed Annual General Meeting (AGM) convened for Monday, following the Government providing a general extension of two months to hold shareholders' meeting.

The AGM stands postponed and the board would decide on the revised date for which requisite regulatory approvals would be sought, Dish TV India said in an exchange filing on Saturday. The firm said it received intimations from the Registrar of Companies, Maharashtra, regarding the extension.

In wake of the Covid-19 outbreak, the Ministry of Corporate Affairs (MCA) had extended the statutory deadline for holding AGMs for the financial year 2020-21 by two months. This was to provide relief to corpo-

In wake of the Covid-19 outbreak, the MCA had extended the statutory deadline for holding AGMs for FY21 by two months

rates hit by the pandemic and subsequent lockdown in the country. Now, companies would have time to hold AGMs till November 30, as against the six months from the end of the financial year.

Earlier on September 19, Dish TV had sought an extension for holding the AGM as it needed "sufficient time to evaluate, analyse and ensure compliance of regulatory and other approvals". This followed a special notice from Yes Bank, which holds a 25.63% stake in the direct-to-home service provider, seeking removal of its managing director Jawahar Goel

and other independent directors over lapses in corporate governance.

Post YES Bank's notice, Dish TV also said it had sent necessary applications to lenders seeking their consent for the changes in board, and approvals are awaited. On Thursday, Dish TV said it received a requisition from YES Bank to call an Extraordinary General Meeting to seek shareholders' approval to remove the directors.

On its part, YES Bank alleged the notice was issued as Dish TV was "engaging in dilatory tactics" and instead of placing the resolutions before the shareholders, it was seeking an extension of the AGM date on "unfounded reasons". Apart from Goel, the lender had also sought the removal of Rashmi Aggarwal, Bhagwan Das Narang, Shankar Aggarwal and Ashok Mathai Kurien as directors.

30 cos may float public issues in Oct-Nov to mop up ₹45,000 cr

PRESS TRUST OF INDIA
New Delhi, September 26

HECTIC FUNDRAISING THROUGH initial public offerings (IPOs) is expected in October-November, with at least 30 companies are looking to collectively raise over ₹45,000 crore through initial share-sales, merchant banking sources said.

Of the total fundraising, a large chunk would be garnered by technology-driven companies. The successful IPO of food delivery company Zomato, which was overwhelmingly subscribed by over 38 times, encouraged new-age tech companies to come out with their primary share-sales.

Historically, companies like Zomato have raised funds from private equity players and the IPO has opened up a new source of funding for new-age tech companies, Jyoti Roy, deputy vice-president (equity strategist) of Angel One, said.

The firms that are expected to raise funds through their IPOs during October-November include Policybazaar (₹6,017 crore), Emcare Pharmaceuticals (₹4,500 crore), Nykaa (₹4,000 crore), CMS Info Systems (₹2,000 crore), MobiKwik Systems (₹1,900 crore), the merchant banking sources said.

In addition, Northern Arc Capital (₹1,800 crore), Ixigo (₹1,600 crore), Sapphire Foods (₹1,500 crore), Fincare Small Finance Bank (₹1,330 crore), Sterlite Power (₹1,250 crore) RateGain Travel Technologies (₹1,200 crore) and Supriya Lifescience (₹1,200 crore) may float their IPOs during the period under review, they added.

CONCORDIA CORPORATION OF INDIA LTD.
110, Tughlakabad, New Delhi - 110 020
Tel: 011-26101111, 26101112, 26101113
Fax: 011-26101114, 26101115, 26101116

PUBLIC AUCTION/TENDER NOTICE

DISPOSAL OF UNCLEARED/UNCLAIMED IMPORTED CARGO THROUGH E-AUCTION
Container Corporation of India Ltd. shall be auctioning scrap items, empty damaged containers and uncleared/uncleared imported cargo landed at the terminals of Area 1 and Area 4 those containers arrived on or before 31.03.2021 through e-auction on 13-10-2021 & 27-10-2021 on "AS IS WHERE IS BASIS". All details along with Terms & Conditions of auction sale & cargo details will be available on www.concordia.co.in & www.mstcecommerce.com w.e.f. 28-09-2021 & 15-10-2021. All importers including Government Undertakings/ Departments whose containers/goods are lying unclaimed/uncleared and falling in the said list uploaded in website at respective terminals, because of any dispute, stay by Court/Tribunal/other or any such reason may accordingly inform the concerned Executive Director at Area 1 and Area 4 CONCORDIA as well as Commissioner of Customs of the concerned Commissioners, and file their objections/claims regarding disposal of such goods within 7 (Seven Days) of this notice failing which the goods will be auctioned on "AS IS WHERE IS BASIS" without any further notice. For full details please log on to www.concordia.co.in & www.mstcecommerce.com

Executive Director, Area 1

NOTICE TO SHAREHOLDERS - CORRIGENDUM TO THE PUBLIC ANNOUNCEMENT
(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)

SCANPOINT GEOMATICS LIMITED

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 3, 1992. Subsequently, pursuant to a special resolution of the shareholders dated September 10, 2007, 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 & Nagar Haveli. For details of change in the name and address of Registered Office of our Company, please see the chapter titled "General Information" beginning on page 34 of the Letter of Offer.

Registered Office: S. Mahankant Complex, Opposite V. S. Hospital, Ashram Road, Ahmedabad - 380 006, Gujarat, India.
Telephone: +91-79-26575365/26575371 | Email: info@sgpls.com
Corporate Office: 12, Adityesh Corporate Park, ISKCON, Anand Road, Ahmedabad - 380 058, Gujarat, India | Telephone: +91-2711-297096 / 297098.
Contact Person: Ms. Shaali S. Mehta, Company Secretary and Compliance Officer
Email: cs@sgpls.com | Website: www.sgpls.com
Corporate Identity Number: L22196G1992PL017073

PROMOTER OF OUR COMPANY: MR. RAMESHCHANDRA K. SOJITRA

ISSUE OF UP TO 1,99,87,482 PARTLY PAID-UP EQUITY SHARES WITH A FACE VALUE OF ₹ 12 EACH ("RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 12.50 EACH INCLUDING A SHARE PREMIUM OF ₹ 110.50 PER RIGHTS EQUITY SHARE ("ISSUE PRICE") AGGREGATING TO AN AMOUNT UP TO ₹ 2,49,84,78,250 IN ADDITION TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 40 (FORTY) RIGHTS EQUITY SHARES FOR EVERY 99 (NINETY NINE) FULLY PAID-UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON TUESDAY, AUGUST 17, 2021 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 6.25 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE SEE THE CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 137 OF THE LETTER OF OFFER.

This corrigendum to the public announcement should be read in conjunction with the public announcement dated September 23, 2021 published on September 24, 2021 in Financial Express - (English National daily) - All Editions, Janasatta - (Hindi National Daily) - All Editions and Financial Express - (Gujarati) - Ahmedabad Edition ("Public Announcement"). The eligible equity shareholders should note the following amendment to the Public Announcement.

1. The date on which trading in Rights Equity Shares is expected to commence should be read as on or about Tuesday, September 28, 2021 instead of Monday, September 27, 2021. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer.

For Scanpoint Geomatics Limited
Sd/-
Shaali S. Mehta
Place: Ahmedabad
Date: September 25, 2021
Company Secretary and Compliance Officer

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchange. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of the Stock Exchange where the Equity Shares are listed i.e. BSE at www.bseindia.com and the website of the Lead Manager at www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 17 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

Jitin Prasad, 6 others inducted into UP Cabinet ahead of Assembly elections

PRESS TRUST OF INDIA
Lucknow, September 26

UTTAR PRADESH CHIEF minister Yogi Adityanath on Sunday inducted Jitin Prasad and six others into his Council of Ministers, attempting to balance caste and regional aspirations ahead of the Assembly polls early next year. Prasad, who had recently crossed over to the BJP from the Congress, was administered oaths as a Cabinet minister, while six others were sworn in as ministers of state.

Uttar Pradesh governor Anandiben Patel administered oaths to the new ministers at the Gandhi Auditorium in the Raj Bhawan in the presence of the chief minister.

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dra Modi, Prasad wanted to join the BJP much earlier.

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induction in the Yogi Adityanath ministry. There are 53 ministers in the UP Cabinet at present and seven more can be inducted as per the constitutional limit. At present, there are 23 Cabinet ministers in UP including the chief minister.

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(This is only an advertisement for information purposes and not a prospectus announcement)

DYNAMIC SERVICES & SECURITY LIMITED

Our Company was originally incorporated as a Private Limited Company "Dynamic Services & Security Private Limited" on November 22, 2016 under the provisions of the Companies Act, 2013 bearing Corporate Identification Number U74999WB2016PTC218387 issued by the Registrar of Companies, Kolkata, West Bengal. Subsequently our company was converted into Public Limited Company and the name of our Company was changed to "Dynamic Services & Security Limited" vide a fresh Certificate of Incorporation consequent upon conversion from Private Company to Public Company dated July 13, 2020 bearing Corporate Identification Number U74999WB2016PLC218387 issued by the Registrar of Companies, Kolkata, West Bengal. For further details of change in name and registered office of our Company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page 76 of this Prospectus.

Registered office: 375, Dakshindari Road, Kolkata - 700048, West Bengal, India. Contact Person: Ms. Sushma Kumaar Agarwal, Company Secretary & Compliance Officer, Tel No: 033-40087463 E-Mail: cs@dynamic-servicesandsecurity.com Website: www.dynamic-servicesandsecurity.com CIN: U74999WB2016PLC218387

OUR PROMOTERS: (I) Mr. JUGAL KISHORE BHAGAT, (II) Mrs. REKHA BHAGAT AND (III) Mrs. REKHA DEVI BHAGAT

INITIAL PUBLIC OFFER OF 47,32,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH ("EQUITY SHARES") OF DYNAMIC SERVICES & SECURITY LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹51/- PER EQUITY SHARE, INCLUDING A SHARE PREMIUM OF ₹41/- PER EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING TO ₹2413.32 LAKHS ("THE ISSUE"), OF WHICH 2,38,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹51/- PER EQUITY SHARE, AGGREGATING TO ₹121.38 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"), THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 44,94,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹51/- PER EQUITY SHARE, AGGREGATING TO ₹2291.94 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 35.00% AND 33.24% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY.

All the investors applying in a public issue shall use only Application Supported by Blocked Amount (ASBA) facility for making payment providing details about the bank account which will be blocked by the Self Certified Syndicate Banks ("SCSBs") as per the SEBI circular CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015. As an alternate payment mechanism, Unified Payments Interface (UPI) has been introduced (vide SEBI Circular Ref: SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 1, 2018) and SEBI Circular No. SEBI/HO/CFD/DR2/CIR/P/2019/133 dated November 08, 2019 as a payment mechanism in a phased manner with ASBA for applications in public issues by retail individual investors. For further details, please refer to section titled "Issue Procedure" beginning on page 153 of the Prospectus. In case of delay, if any in refund, our Company shall pay interest on the application money at the rate of 15% per annum for the period of delay.

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENT) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), READ WITH RULE 19(2)(b)(i) OF SCRR AS AMENDED. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning on page no. 29 of the Prospectus.) A copy is delivered for filing to the Registrar of Companies as required under sub-section 4 of Section 26 of the Companies Act, 2013.

For further details please refer the section titled "Issue Procedure" beginning on page 153 of the Prospectus

FIXED PRICE ISSUE AT ₹ 51/- PER EQUITY SHARE

THE FACE VALUE OF THE EQUITY SHARES IS ₹10/- EACH AND THE ISSUE PRICE IS 5.1 TIMES OF THE FACE VALUE OF THE EQUITY SHARES. THE APPLICATION MUST BE FOR A MINIMUM OF 2,000 EQUITY SHARES AND IN MULTIPLES OF 2,000 EQUITY SHARES THEREAFTER. FOR FURTHER DETAILS PLEASE REFER TO "SECTION XI - ISSUE INFORMATION" BEGINNING ON PAGE 146 OF THE PROSPECTUS.

ISSUE PROGRAMME **ISSUE OPENS ON : 30-SEP-2021**
ISSUE CLOSING ON: 05-OCT-2021

ASBA*

Simple, Safe, Smart way of Application!!!
Mandatory in public issue. No cheque will be accepted

UPI now available in ASBA for retail individual investors.

*ASBA will be available by all the investors. UPI may be availed by Retail Individual Investors. For details on the ASBA and UPI process, please refer to the details given in ASBA form and General Information Documents and also please refer to the section "Issue Procedure" beginning on page 153 of the Prospectus.

CONTENTS OF THE MEMORANDUM OF THE COMPANY AS REGARDS TO ITS OBJECTS: For information on the main objects of the Company, please see "Our History And Certain Other Corporate Matters" on page 76 of the Prospectus and Clause III of the Memorandum of Association of the Company. The Memorandum of Association of the Company is a material document for inspection in relation to the Offer. For further details, please see "Material Contracts and Documents for Inspection" on page 182 of the Prospectus.

AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The authorised share capital, issued, subscribed and paid up share capital of the Company as on the date of the Prospectus is as follows: The Authorised Share Capital of the Company is ₹ 1,400 lakhs divided into 1,40,00,000 Equity Shares of ₹10/- each. The Issued, Subscribed and Paid-up share capital of the Company before the Issue is ₹878.62 lakhs divided into 87,86,192 Equity Shares of ₹10/- each. Proposed Post issue capital: ₹1351.82 lakhs divided into 1,35,18,192 Equity Shares of ₹ 10/- each. For details of the Capital Structure, see the section "Capital Structure" on the page 39 of the Prospectus.

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed by them at the time of signing of the Memorandum of Association: Equity shares of face value of ₹ 10/- each were allotted to Jugal Kishore Bhagat 5,000 equity shares and Rekha Bhagat 5,000 equity shares.

LIABILITY OF MEMBERS: Liability of members of Company is Limited.

RISK IN RELATION TO THE FIRST ISSUE: This being the first issue of the issue, there has been no formal market for the securities of the issuer. The face value of the equity shares is ₹10/- each and the issue price is 5.1 times of face value of the equity share. The issue price should not be taken to be indicative of the market price of the equity shares after the equity shares are listed on the EMERGE

Platform of National Stock Exchange of India Limited ("NSE EMERGE"). No assurance can be given regarding an active or sustained trading in the equity shares of our company or regarding the price at which the equity shares will be traded after listing.

GENERAL RISKS: Investment in equity and equity related securities involve a degree of risk and investors should not invest any funds in this offer unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this offering. For taking an investment decision, investors must rely on their own examination of the issuer and the offer including the risks involved. The securities have not been recommended or approved by the Securities and Exchange Board of India (SEBI) nor does SEBI guarantee the accuracy or adequacy of this document. Specific attention of investors is invited to the statement of "Risk factors" beginning on page 17 of the Prospectus.

BASES FOR ISSUE PRICE: Please refer "Basis for Issue Price" beginning on page 53 of the Prospectus.

ISSUER'S ABSOLUTE RESPONSIBILITY: The issuer, having made all reasonable inquiries, accepts responsibility for and confirms that this offer document contains all information with regard to the issuer and the issue which is material in the context of the issue, that the information contained in the offer document is true and correct in all material aspects and is not misleading in any material respect, that the opinions and intentions expressed herein are honestly held and that there are no other facts, the omission of which make this document as a whole or any of such information or the expression of any such opinions or intentions misleading in any material respect.

LISTING: The Equity Shares of our company issued through this Prospectus are proposed to be listed on the EMERGE Platform of National Stock Exchange of India Limited ("NSE EMERGE"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, as amended from time to time, our company has received "in-principle" approval letter dated September 24, 2021 from NSE for using its name in this offer document for listing of our shares on the NSE EMERGE. For the purposes of the issue, the Designated Stock Exchange will be National Stock Exchange of India Limited ("NSE").

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulation 2018, A copy of the Prospectus has been filed with SEBI after filing of the Offer document with Registrar of Companies in terms of Regulation 246 of the SEBI (ICDR) Regulations, 2018 and Sec 26(4) of Companies Act 2013. However, SEBI shall not issue any observation on the Offer document. Hence there is no such specific disclaimer clause of SEBI. However investors may refer to the entire "Disclaimer Clause of SEBI" beginning on page 138 of the Prospectus.

DISCLAIMER CLAUSE OF THE EXCHANGE (NSE): "It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Offer Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Offer Document. The investors are advised to refer to the Offer Document for the full text of the Disclaimer Clause of NSE".

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
 FINSHORE MANAGEMENT SERVICES LIMITED Anandlok, Block-A, 2nd Floor, Room No. 207, 227 A.J.C Bose Road, Kolkata-700020, West Bengal Telephone: 033-22895101 Email: ramakishna@finshoregroup.com Website: www.finshoregroup.com Investor Grievance Email: info@finshoregroup.com Contact Person: Mr. S. Ramakishna Iyengar SEBI Registration No: INM000012185 CIN No: U74900WB2011PLC169377	 CAMEO CORPORATE SERVICES LIMITED "Subramanian Building", #1, Club House Road, Chennai - 600 002, India Tel: +91-44-40020700, 28460390 Email/ Investor Grievance E-mail: investor@cameoindia.com Website: www.cameoindia.com Contact Person: Mr. R.D. Ramasamy, Director SEBI Registration No: INR000003753 CIN No: U67120TN1998PLC041613	Ms. Sushma Kumaar Agarwal Dynamic Services & Security Limited 375, Dakshindari Road, Kolkata - 700048, West Bengal, India. Tel No: 033-40087463 Email: cs@dynamic-servicesandsecurity.com Website: www.dynamic-servicesandsecurity.com Investors may contact our Company Secretary and Compliance Officer and / or the Registrar to the Issue and / or the Lead Manager, in case of any pre-issue or post-issue related problems, such as nonreceipt of letters of allotment, credit of allotted Equity Shares in the respective beneficiary account or refund orders, etc.

Our Group Company Destiny Logistics & Infra Limited is also proposed to be listed in the Emerge Platform of NSE and has received the in-principle approval from NSE. The issue will open on 30-Sep-2021 and close on 05-Oct-2021

Availability of Prospectus: Investors should note that investment in Equity Shares involves a high degree of risk and investors are advised to refer to the Prospectus and the Risk Factor contained therein, before applying in the Issue. Full copy of the Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of the Stock Exchange at www.nseindia.com, the website of Lead Manager at www.finshoregroup.com and website of Issuer Company at www.dynamic-servicesandsecurity.com

Availability of Application form: Application forms can be obtained from the Registered Office of DYNAMIC SERVICES & SECURITY LIMITED and the Lead Manager to the Issue - Finshore Management Services Limited. Application Forms will be available at the selected location of registered brokers, Banker to the Issue, RTA and Depository Participants. Application Forms can be obtained from the website of Stock Exchange and the Designated Branches of SCSBs, the list of which is available on the website of NSE & SEBI.

Applications Supported by Blocked Amount (ASBA): Investors have to compulsorily apply through the ASBA process. ASBA has to be availed by all the investors. The investors are required to fill the application form and submit the same to the relevant SCSB's at the specific locations or registered brokers at the broker centres or RTA or DP's. The SCSB's will block the amount in the account as per the authority contained in application form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund. The ASBA application forms can also be downloaded from the website of NSE. ASBA application forms can be obtained from the Designated Branches of SCSB's, the list of banks that are available on website of SEBI at www.sebi.gov.in and website of Stock Exchange at www.nseindia.com. For more details on ASBA process, please refer to the details given in application forms and Prospectus and also please refer to the Section "Issue Procedure" beginning on page 153 of the Prospectus.

UNIFIED PAYMENTS INTERFACE (UPI):

