Subscription (Times)



NATIONAL PLASTIC INDUSTRIES LIMITED

Regd. Off.: A-59, MIDC, Road No. 1, Marol, Andheri (East), Mumbai - 400 093 Corporate Office: Office No. 213, 214 and 215, 2nd Floor, Hub Town Solaris, N.S. Phadke Marg, Andheri (East), Mumbai - 400069

CIN No.: L25200MH1987PLC044707 Tel.: 91-22 67669999 / 28341083; Fax: 67669998 Email: investor@nationalplastic.com: Website: www.nationalplastic.com

NOTICE

NOTICE is hereby given that pursuant to Regulation 29 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a Meeting of the Board of Directors of the Company is scheduled to be held on Thursday, 10th August, 2017, inter-alia, to consider, approve and take on record the Un-Audited Financial Results of the Company for the quarter ended 30th June, 2017.

The said Notice is available on the Company's website viz. URL: www.nationalplastic.com/investor/listing-disclosures and the website of the Stock Exchange - BSE

By Order of the Board For NATIONAL PLASTIC INDUSTRIES LIMITED Sd/-

Swati J. Zawar Company Secretary & Place: Mumbai Date : 31st July, 2017 **Compliance Officer**

Huhtamaki PPL Ltd.

Regd. Office: 12A-06 B-Wing, 13th Floor, Parinee Crescenzo, C-38/39 G-Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051 Tel No.: +91 (22) 6174 0400, Fax No.: +91 (22) 61740401 Website: www.ppl.huhtamaki.com, Email address: investor.communciation@ppl.huhtamaki.com

CIN No.: L21011MH1950FLC145537 NOTICE

Pursuant to Regulation 47 read with Regulation 29 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, NOTICE is hereby given that the meeting of the Board of Directors of the Company, will be held on Friday, the 11th August, 2017 at Mumbai, inter-alia, to consider and approve Unaudited Financial Results of the Company for the quarter / half year ended 30th June, 2017 This information is also available on the website of the Company www.ppl.huhtamaki.com and on the website of the Stock Exchanges www.nseindia.com and www.bseindia.com.

For Huhtamaki PPL Ltd. D V lyer Place: Mumbai Date: 1st August, 2017 Company Secretary

PUBLIC NOTICE

Notice is hereby given to inform the candidates/public that M/s. Pushpa Enterprises, Mumbai holding valid overseas recruitment license bearing No. 0434/MUM/PER/1000+3/2158/87, valid till 25th May 2018 Approved/issued by Ministry of Overseas, Indian Affairs, Govt. of India and RPSL sister concern Company M/s. Nams Ship Management (P) Ltd. Reg. Office at: Shop No. 7, Nekjat Maratha Sadan, T.B.KadamMarg DevendraNikamChowk, Chinchpokli (E), Mumbai-400027,with bearing license number MUM 268, had conducted interviews in 2 phases for a UK based luxury Cruise Liner company (ECNR country) in the Indian states of Mumbai, Delhi, Bangalore, Goa, Mangalore, Cochin and Chennai through its authorized signatory Chef Mukesh Gautam (Chef consultant) ride authorization letter dated 5/5/2017 and to use the RPSL license no

MUM 268 as per authorization letter dated 19/7/2017. The 1st phase was conducted from 19th May to 25th May 2017. The econd phase of interviews was conducted from 16th July to 25th July 2017. M/s. Pushpa Enterprises has got the original attested documents for this recruitment drive viz. Demand letter, Power of Attorney, Specimer Work Contract and the Foreign Employer company registration certificates. The project was awarded to M/s. Pushpa Enterprises through our own references/ personal contacts with the Foreign Employer and to get this project there is no mediator/middleman/Visa immigration lawyer/foreign recruitment agency involved. M/s. Pushpa Enterprises and its authorized signatory Chef Mukesh Gautam (Chef consultant) declare that we have not paid any upfront amount/commissions/visa security deposit/visa guarantee amount/visa process amount/visa embassy amount/Insurance amount or any amount whatsoever in cash or in kind to the Foreign Employer to get this project and will not pay in future in any manner to the Foreign Employer. It is further declared that the Foreign Company has not demanded any amount towards visa ees/admin/legal fees/visa immigration lawyer's fees or any other fees from M/s. Pushpa Enterprises and its authorized signatory Chef Mukesh Gautam (Chef Consultant).

It is further informed to the candidates/public that this is a FEEE RECRUITMENT and will remain free till deployment and after joining as well. It is further informed to the candidates that to get a job on the cruise liner company, the below certification and medical are mandatory. The candidates are open to do their DGS Certified ILO medical TOEIC/TOEIC Bridge examination (English Language Entrance Exam) and STCW & CDC certification from anywhere in India. This is to inform the candidates/public that the above formalities is mandatory and is to be done at their own cost and on their own search & wish and the expense so incurred shall be reimbursed as per the terms and condition: entioned on the offer letter of the candidates once they join the duty.

M/s. Pushpa Enterprises, Mumbai/ its authorized representative Chef Mukesh Gautam and Mr. Rajesh Dhaktode (Interview Coordinator) had conducted this interview by prior informing the Police, POE departments and other relevant Government Bodies in the above mentioned states

As per foreign employer home country & companies terms & condition signed by us, it is clearly mentioned if any candidate pays any money to anyone or if any amount is demanded by any persons in cash or in kind the entire recruitment project will be cancelled and for that M/s. Pushpa Enterprises, Mumbai/ its authorized representative Chef Mukesh Gautam will not be responsible. This is a FREE RECRUITMENT and will remain free till deployment and same will be remain free after joining as well and all the candidates are advised not to pay any amount to anyone and i anybody demanding any amount the candidates are requested to contact M/s. Pushpa Enterprises, Mumbai/ its authorized representative Che Mukesh Gautam immediately and do your visa process directly with M/s Pushpa Enterprises, Mumbai/its authorized representative Chef Mukesh

If any candidates/ public circulate defamatory and derogatory remarks and comments about the foreign company or M/s. Pushpa Enterprises Mumbai or its authorized representative Chef Mukesh Gautam or Mr Rajesh Dhaktode (Interview Coordinator) on social media and social apps, spreading rumors and showing us in bad light, then serious legal ctions in terms of section 499, section 505 (Public Mischief) of Indian Penal Code, 1860 and cybercrime under section 66A of Information Technology Act 2008 will be taken by us as well as by the Foreign mployer as per the foreign country laws

For any clarification and doubts candidates/public are requested to contact M/s. Pushpa Enterprises, Mumbai the details of M/s. Pushpa Enterprises given below:

Place: Mumbai Date: 02.08.2017

M/s. Pushpa Enterprises, Mumbai Authorized signatory: Chef Mukesh Gautam Near Poisar Bus Depot, Kandivali West, Mumbai-400067, Official Tel. No.022-46112600, Mob.no: 9702041000





ORIENTAL CARBON & CHEMICALS LTD

CIN: L24297WB1978PLC031539

Regd. Office: 31, Netaji Subhas Road, Kolkata- 700001 **Tel No.:** (033) – 2230 6831/32; **Fax No.:** (033) 2243 4772 Email: investorfe

dback@occlindia.com; Website: www.occlindia.com **PUBLIC ANNOUNCEMENT**

Notice is hereby given that pursuant to Regulation 7 of the Securities 8 Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 as subsequent amendments thereto ("Delisting Regulations") Orienta Carbon & Chemicals Limited is in the process of making application of voluntary delisting of its equity shares from the Calcutta Stock Exchange Limited ("CSE") as approved by the Board of Directors in its meeting neld on 28.07.2017. However, equity shares of the Company continue to be listed on the National Stock Exchange of India Limited ("NSE") and the BSE Limited ("BSE") The equity shares of the Company are sough to be delisted from the CSE.

Necessity and Objective of Delisting:

As per Delisting Regulations, Company's securities can be delisted from CSE as the equity shares of the Company are listed and will continue to be listed on both NSE and BSE. The benefits accounting to the investors by keeping the equity shares listed on the CSE do not commensurate with the cost incurred by the Company for the continued listing on CSE The shareholders of the Company will not suffer due to its delisting from the CSE as the equity shares of the Company will remain to be listed or the NSE and the BSE

> By Order of the Boar For Oriental Carbon & Chemicals Limited

Sd/ Place : Kolkata Pranab Mait Dated: 31.07.2017 Company Secretary

Morgan Advanced Materials

MORGANITE CRUCIBLE (INDIA) LIMITED CIN:L26920MH1986PLC03860

Registered Office:B-11, MIDC Industrial Area, Waluj, Aurangabad 431136 e-mail: rupesh.khokle@morganplc.com website: www.morganmms.com

NOTICE is hereby given pursuant to Regulations 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors of the Company is scheduled to be held on Thursday, August 10, 2017 at Registered office of Company, inter-alia to consider and approve-

- 1. Unaudited Financial Results of the Company for the quarter ended
- 2. Scheme of Amalgamation between Morganite Crucible (India) Limited and Diamond Crucible Company Limited (Wholly Owned Subsidiary) subject to further approval of the Members, National Company Law Tribunal and other Govt. authorities as may require and deemed fit.

The information is also available on the website of the Company viz www.morganmms.com and the website of the Stock Exchange where the Company's shares are listed viz. Bombay Stock Exchange Limited (www.bseindia.com)

Further, in terms of "Code of Conduct for Prevention of Insider Trading" of the Company, the trading window shall remain closed for Directors and other Designated Employees of the Company from August 2, 2017 to August 11, 2017 (both days inclusive).

For Morganite Crucible (India) Limited Place: Aurangabad

Date: 01-08-2017

Rupesh Khokle Company Secretary

sona

SONA KOYO STEERING SYSTEMS LTD. (CIN-L29113DL1984PLC018415)

Regd. Office: UGF-6, Indraprakash 21. Barakhamba Road, New Delhi 110001

Tel.: 011-23311924, E-mail: investorgrievance@sonagroup.com

Website: www.sonakoyosteering.com NOTICE

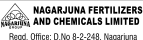
Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, that 158th meeting of the Board of Directors of the Company will be held on Friday the 11th August, 2017, inter-alia, to consider and approve the Unaudited Financial Results for the first quarter ended 30th June 2017

This notice is also available on the website of the Company www.sonakoyosteering.com and also on the websites of the stock exchanges www.nseindia.com and

www.bseindia.com. For Sona Kovo Steering Systems Ltd

Place : New Delhi Date : 31.07.2017

Sudhir Chopra Director (Corporate Affairs) 8 Company Secretary



Hills, Punjagutta, Hyderabad Telangana. Tel: 040-23357200 Fax: 040-23350247 Email: investors@nagarjunagroup.com Website: www.nagarjunafertilizers.com CIN: L24129AP2006PLC076238

NOTICE

The Board of Directors of the Company will be meeting on Wednesday, Augus 9, 2017 to consider the Un-Audited Financial Results of the Company for the guarter ended June 30, 2017 The above notice is also disclosed on the website of the Company i.e.

The website of the Stock Exchanges are Bombay Stock Exchange Limited (BSE) - www.bseindia.com and National Stock Exchange of India Limited (NSE) - www.nseindia.com

www.nagarjunafertilizers.com

For Nagarjuna Fertilizers and **Chemicals Limited**

August 1, 2017 M Ramakanth Hvderabad



Contact details of the person

responsible to address the

Chennai

INDIA NIPPON ELECTRICALS LIMITED CIN L31901TN1984PLC011021

Regd. Office: No.11 & 13, Pattullos Road, Chennai - 600 002. Tel.: (44) 28460063. Fax: (44) 28460631.

Website: www.indianippon.com E-mail: inelcorp@inel.co.in; investorscomplaints@inel.co.in

NOTICE OF THE 32ND ANNUAL GENERAL MEETING, REMOTE E-VOTING AND BOOK CLOSURE Notice is hereby given that the 32nd Annual General Meeting (AGM) of the shareholders of the Company is

scheduled to be held on Thursday the 24th August 2017 at 10:30 A.M. at Naradha Gana Sabha (Satguru Gnanananda Hall), 314, T.T.K. Road, Chennai 600018. ELECTRONIC copy of the Annual Report for 2016-17 and Notice of the AGM along with Attendance Slip and

Proxy Form have been sent to all the Members whose e-mail address is registered with the Company Depository Participant. PHYSICAL copy of Annual Report for 2016-17 and Notice of the AGM along with Attendance Slip and Proxy

Form have been sent in permitted mode(s) to all the Members at the registered address whose e-mail id. is not registered or who have requested for a hard copy of the same.

A copy of the Annual Report, Notice of the AGM and the Attendance slip and Proxy form are also available on the Company's website www.indianippon.com. Members, who do not receive the Annual Report or who acquires shares of the company and becomes member of the company after dispatch of the notice of AGM and holding shares as of the cut-off date i.e., 17th Aug 2017 may obtain the login ID and password by sending a request to evoting@nsdl.co.in or to Mr K Raman, Sr. Manager-Shares, I Floor, Jayalakshmi Estates, No.29, Haddows Road, Chennai - 600006, e.mail: raman@scl.co.in. However, if the member is already registered with NSDL for e-voting then such member can use his/ her existing user ID and password for casting his/ her

The Company is pleased to provide its Members with the facility to exercise their right to vote by electronic means and the following information on voting through electronic means:

A.	Date of completion of	27th July 2017						
	sending Notice of AGM							
В.	Date and time of commencement of remote e-voting	From 9 A.M. onwards on 21st August 2017 (Monday)						
C.	Date and time of ending of remote e-voting	Upto 5 P.M. on 23rd August 2017 (Wednesday)						
D.	The remote e-voting shall not be allowed beyond the said date and time. Once the vote on a resolution cast by a Member, such Member will not be allowed to change it subsequently.							
E.	Website details of the Company / Agency, where the Notice of AGM/ Annual Report is displayed	www.indianippon.com www.e-voting.nsdl.com						

electronic votina The voting rights shall be as per the number of equity shares held by the Member(s) as on 17th August 2017 (Cut-off Date for remote e-voting). Members are eligible to cast vote electronically only if they are holding shares as on that date. The procedures for remote e-voting are available in the Notice of AGM, in the e.mail sen to the members by NSDL as well as on the website of the Company and NSDL. Mr.S Ananthanarayan Practicing Company Secretary, Chennai has been appointed as Scrutinizer for conducting the voting proces in a fair and transparent manner.

Mr Rajiv Ranjan, Asst. Manager, NSDL

E-mail IDs.: evoting@nsdl.co.in or rajivr@nsdl.co.in

Telephone Nos.022-2499 4600 / 022-2499 4738

The facility for voting through ballot paper shall also be made available at the venue of the AGM and the members attending the meeting who have not cast their vote by remote e-voting shall also be able to exercise their right at the meeting through ballot paper. The members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again.

Notice is hereby further given that pursuant to Section 91 of the Companies Act 2013 read with Rule 10 of the Companies (Management and Administration) Rules, 2014 and Regulation 42 of SEBI (LODR) Regulation 2015, the Register of Members and Share Transfer Books will remain closed from 18th August 2017 and 24th August 2017 (both days inclusive) for the purpose of 32nd Annual General Meeting.

By order of the Board

S SAMPATH

1st August 2017 Note: A Member entitled to attend and vote at the above meeting is entitled to appoint a proxy and the proxy need not be a member. The instrument appointing proxy and the power of attorney or other authority, if any, should be deposited at the registered office of the Company not later than 48 hours before the time fixed for holding the meeting. A person can act as proxy on behalf of members not exceeding 50 and holding in the aggregate not more than ten percent of the total share capital of the Company. However, a single person may act as a Proxy for a member holding more than ten percent of the total voting share capital of the Company provided that such person shall not act as a Proxy for any other person.

(This is only an advertisement for Information purposes and not a Prospectus announcement.)

SHANTI OVERSEAS (INDIA) LIMITED

Corporate Identity Number: - U51211MP2011PLC025807

Our Company was originally formed as a partnership firm under the Partnership Act in the name of "M/s Shanti Overseas", pursuant to a deed of partnership dated November 15, 2004 "M/s Shanti Overseas" was thereafter converted from a partnership firm to a private limited company under Part IX of the Companies Act, 1956 with the name of "Shanti Overseas (India) Private Limited" and received a certificate of incorporation from the Registrar of Companies, Madhya Pradesh and Chhattisgarh on April 18, 2011 bearing Corporate dentification No. U51211MP2011PTC025807. Subsequently our Company was converted into a public limited company pursuant to special resolution dated January 10, 2017 and fresh Certificate of Incorporation dated January 20, 2017 issued by the Registrar of Companies, Gwalior and the name of our Company was changed to "Shanti Overseas (India) imited". With Corporate Identification Number Ú51211MP2011PLC025807. For further details, please refer Chapter titled "History and Certain Corporate Matters" beginning on page

19 of the Prospectus. Registered Office: 215-216, Vikram Tower, 1st Floor, Indore, Madhya Pradesh, India-452001. Tel No: +91-731-4020596/ 4020586

E-mail: cs@shantioverseas.com; Website: www.shantioverseas.com Contact Person: Mrs. Ramita Otwani (Company Secretary & Compliance Officer) PROMOTERS OF OUR COMPANY: MR. MUKESH KACHOLIA, MR. AYUSH KACHOLIA, MR.ROHAN KACHOLIA,

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF 20,04,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF SHANTI OVERSEAS (INDIA) LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹ 50 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 40 PER EQUITY SHARE) ("ISSUE PRICE") AGGREGATING TO ₹ 1002.00 LAKHS ("ISSUE") OF WHICH 1,38,000 EQUITY SHARES OF FACE VALUE OF ₹ 10.00 EACH FOR A CASH PRICE OF ₹ 50 PER EQUITY SHARE, AGGREGATING TO ₹69.00 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 18,66,000 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH AT AN ISSUE PRICE OF ₹50 PER EQUITY SHARE AGGREGATING TO `933.00 LAKHS (IS HEREINAFTER REFERRED TO AS THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.07% AND 25.20%, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" REGINNING ON PAGE 265 OF THE PROSPECTUS

THIS ISSUE IS BEING MADE IN ACCORDANCE WITH CHAPTER XB OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009, (THE "SEBI ICDR REGULATIONS"). AS AMENDED. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "ISSUE PROCEDURE" BEGINNING ON PAGE 273 OF THE PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹50.00. THE ISSUE PRICE IS 5.00 TIMES OF THE FACE VALUE. ISSUE OPENED ON FRIDAY, JULY 21, 2017 AND CLOSED ON WEDNESDAY, JULY 26, 2017.

PROPOSED LISTING: THURSDAY, AUGUST 03, 2017*
The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE") ("NSE EMERGE"). In terms of the Chapter XB of the SEBI (ICDR) Regulations, 2009, as amended; we are not required to obtain an in-principle listing approval for the shares being offered in this Issue. However, our company has received an approval letter dated July 07, 2017 from NSE for using its name in offer document for listing of our shares on the SME Platform of NSE ("NSE EMERGE"). For the purpose of this Issue, the Designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE EMERGE"). The trading is proposed to be cor

"Subject to receipt of listing and trading approvals from the National Stock Exchange of India Limited.

All Applicants were allowed to participate in the Issue through APPLICATION SUPPORTED BY BLOCKED AMOUNT ("ASBA") process by providing the details of the respective ank accounts in which the corresponding application amounts were blocked by Self Certified Syndicate Banks (the "SCSBs")

SUBSCRIPTION DETAILS

The issue has received 6380 applications for 2,86,86,000 Equity Shares resulting in 14.31 times subscription (including reserved portion of market maker). The details of the applications received in the issue (before technical rejections) are as follows Detail of the Applications Received (Before Technical Rejection):

CATEGORY	NUMBER OF APPLICATIONS	%	NUMBER OF EQUITY SHARES	%	SUBSCRIPTION (TIMES)	
Market Maker	1	0.02	1,38,000	0.48	1.00	
Retail Individual Investors	6,220	97.49	1,86,60,000	65.05	15.36	
Other than Retail Individual Investors	159	2.49	98,88,000	34.47	15.19	
TOTAL	6380	100.00	2,86,86,000	100.00		
<u> </u>						

ne details of applications rejected by the Registrar on technical grounds (including withdrawai) are detailed below:										
Category	No. of Applications	No. of Equity Shares								
Market Makers	-	-								
Retail Individual Investors	68	2,04,000								
Other than Retail Individual Investors	-	-								
Total	68	2.04.000								

After eliminating technically rejected applications, the following tables give us category wise net valid applications:

18,66,000

Proportionate

Shares

Market Maker	1		100 1,38,		000 1		1,38,000	100		1.00	
Total	1		100 1,38		,000 1,38,		1,38,000	100		1.00	
Category	Category No. of Valid Applications %			ved Portion (as per Prospectus)	Proportionate Issue Size After rounding off)		No. of Valid Sha		% of Applied	Subscription (Times)	
Retail Individual Investors	6,152	97.48		933,000	12,15,000		1,84,56,000	(65.11	15.1901	
Other than Retail	159	2.52		933,000	651,000		98,88,000	3	34.89	15.1889	

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange - National Stock Exchange of India Limited on July 31, 2017.

(as per Prospectus)

A. Allocation to Market Maker (After Technical Rejections & Withdrawal): The Basis of Allotment to the Market Maker, at the Issue price of ₹ 50 per Equity Share, was finalised in consultation with National Stock Exchange of India Limited. The category was subscribed by 1.00 times. The total number of shares allotted in this category is 1,38,000 Equity shares The category wise details of the Basis of Allotment are as under

18.66.000

28.344.000

Number of

Successful

applicants (afte

No. of

Equity

Shares

No. of Shares Applied for (Category wise)	No. of Appli cations received	% to total	Total No. of Equity Shares applied in this Category	∩†	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Rounding Off)	Ratio of Allottees to Appli cant: Ratio 1	Ratio of Allottees to Appli cant: Ratio 2	Number of Successful applicants (after rounding off)	Total No. of Equity Shares allocated/ allotted	
1,38,000	1	100.00	1,38,000	100.00	1,38,000	1,38,000	1,38,000	1	1	1	1,38,000	
TOTAL	1	100.00	1,38,000	100.00	96,000	1,38,000	1,38,000	1	1	1	1,38,000	

B. Allocation to Retail Individual Investors (After Technical Rejections & Withdrawal): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹ 50 per Equity Share, was finalized in consultation with National Stock Exchange of India Limited. The category was subscribed by 15.1901 times i.e. for 1,84,56,000 Equity Shares, the total number of shares allotted in this category is 12,15,000 Equity Shares to 405 successful applicants. The category wise details of the Basis of Allotment are as under:

Total No. of

Equity Shares

No. Of

Appli

cations

to

Shares

Applied for

100

6311

Category

Total

No. of Shares	No. of Appli	%	Total No. of Equity Shares	%	Proportionate		Allocation per	Ratio of Allottees	Ratio of Allottees	Number of Successful	Total No. of Equity Shares	
Applied for (Category wise)	cations	total	applied in this Category	total	Shares Applicant (Before Rounding Off)	Rounding Off)	to Appli cant: Ratio 1	to Appli cant: Ratio 2	applicants (after rounding off)		Surplus /Deficit	
3000	6152	100.00	18456000	100.00	1215000	197.50	3000.00	5	76	405	12,15,000	-
TOTAL	6152	100.00	18456000	100.00	1215000					405	12,15,000	
C Allocation to Other than Retail Individual Investors (After Technical Rejections & Withdrawal): The Resis of Allotment to Other than Retail Individual Investors at the issue												

price of ₹50 per Equity Share, was finalized in consultation with National Stock Exchange of India Limited. The category was subscribed by 15,1889 times i.e. for 98,88,000 shares the otal number of shares allotted in this category is 651,000 Equity Shares to 73 successful applicants. The category wise details of the Basis of Allotment are as under

Allocation per | Allocation pe

(Before

Applicant

(After

Ratio of Allo

ttees to Appli

Ratio of Allo

ttees to Appli

applied in this total Surplus/Defi Available cant: Ratio 1 received Category Rounding Off) [Rounding Of rounding off) cit allotted 57 35.85 342000 22518 3000.00 57 24000 1482 6000 3.46 395.05 9000 18 11.32 162000 1.64 10666 592.56 3000.00 12000 1334 12000 15 9.43 180000 1.82 11851 790.07 3000.00 15 12000 149 9 15000 5.66 135000 1.37 8888 987.56 3000.00 9000 112 54000 18000 1.89 0.55 3555 1185.00 3000.00 3000 -555 3 21000 2.52 84000 0.85 5530 1382.50 3000.00 6000 470 24000 2 1.26 48000 0.49 3160 1580.00 3000.00 3000 -160 27000 1 0.63 27000 0.27 1778 1778.00 3000.00 3000 1222 30000 2.52 120000 7900 1975.00 3000.00 9000 1100 4 1.21 33000 2 1.26 66000 0.67 4345 2172.50 3000.00 6000 1655 36000 1.89 7110 2370.00 3000.00 9000 1890 42000 126000 8296 9000 704 1.89 1.27 2765.33 3000.00 3 45000 2 1.26 90000 0.91 5925 2962.50 3000.00 6000 75 48000 0.63 48000 0.49 3160 3160.00 3000.00 3000 -160 57000 0.63 57000 0.58 3753 3753.00 3000.00 3000 -753 1 60000 0.63 60000 0.61 3950 3950.00 3000.00 3000 -950 4147.67 63000 3 1.89 1.91 12443 3000.00 9000 -3443 189000 84000 7 4.40 588000 5 95 38712 5530.29 6000.00 42000 3288 93000 0.63 93000 0.94 6123 6123.00 6000.00 6000 -123 99000 4 2.52 396000 4.00 26072 6518.00 6000.00 24000 -2072 108000 0.63 108000 1.09 7110 7110.00 6000.00 6000 -1110 1 111000 2.25 14616 7308.00 12000 -2616 1.26 222000 6000.00 120000 0.63 120000 1.21 7900 7900.00 9000.00 9000 1100 141000 0.63 141000 9283 9283.00 9000.00 9000 -283 144000 144000 9481 9481.00 9000.00 9000 -481 0.63 1.46 150000 300000 3.03 19751 9875.50 9000.00 18000 -1751 2 1.26 165000 0.63 165000 1.67 10863 10863.00 12000.00 12000 1137 198000 1 0.63 198000 2.00 13036 13036.00 12000.00 12000 -1036 249000 1.26 498000 5.04 32787 16393.50 15000.00 30000 -2787 300000 1 0.63 300000 3.03 19751 19751.00 21000.00 21000 1249 399000 0.63 399000 4.04 26269 26269.00 27000.00 27000 731 1 402000 0.63 402000 4.07 26467 26467.00 27000.00 27000 533 31 1002000 1 0.63 1002000 10.13 65969 65969.00 66000.00 66000

TOTAL 159 100.00 98,88,000 100.00 651,000 73 651000 0 The Board of Directors of the Company at its meeting held on August 01, 2017 has approved the Basis of Allocation of Equity Shares as approved by the Designated Stock Exchange

69000.00

123000.00

viz. National Stock Exchange of India Limited and has authorized the corporate action for the transfer of the Equity Shares to various successful applicants The CAN-cum-Refund advices and allotment advice and/or notices will be dispatched to the address of the Applicants as registered with the depositories / as filled in the application form on or before August 02, 2017. Further, the instructions to Self Certified Syndicate Banks for unblocking the amount will processed on or prior to August 01, 2017 In case the same s not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the SME Platform of National Stock Exchange of India Limited (NSE EMERGE) within six working days from the date of the closure of the offer

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated July 13, 2017 ("Prospectus") INVESTORS PLEASE NOTE

69129.00

122853.00

The details of the allotment made would also be hosted on the website of the Registrar to the issue, Link Intime India Private Limited at www.linkintime.co.in. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

LINKIntime

Place: Indore

1050000

1866000

LINK INTIME INDIA PRIVATE LIMITED

0.63

0.63

1

1

1050000

1866000

C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai 400 083, Maharashtra, India Tel. No.: +91-22 - 49186000 Fax No.: +91-22 - 49186060 Website: www.linkintime.co.in Email:soil.ipo@linkintime.co.in Investor Grievance Email: soil.ipo@linkintime.co.in

Contact Person: Ms. Shanti Gopalkrishnan SEBI Regn. No. INR000004058

69129

122853

10.62

18.87

Mr. Mukesh Kacholia

Date: 01.08.2017 THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF SHANTI OVERSEAS (INDIA) LIMITED.

Chiarman& Managing Director

On behalf of Board of Directors

For SHANTI OVERSEAS (INDIA) LIMITED

69000

123000

-129

147

Sr Vice President Legal & Company Secretary

Please keep your most updted e.mail id registered with the company / your DP.