SUPREMEX SHINE STEELS LIMITED

CIN: L74110MH2011PLC214373

REGISTERED OFFICE: No.1005, 10th Floor, A Wing, Kanakia Wall Street, Andheri Kurla Road,

Andheri (East), Mumbai-400093

Web Site: www.supremexshinesteel.in Email id: infosupremexshine@gmail.com,

Contact no:09769207228

16-12-2022

To,
The Manager,
Corporate Relations Department,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai- 400 001

Scrip Code: 534733

Subject: Newspaper Advertisement- Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sir/Madam,

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing the copy of the newspaper advertisement published in "Business Standard" and "Mumbai Lakshdeep".

Kindly take the same on record.

Thanking You,

Yours Faithfully,

For Supremex Shine Steels Limited

Shalaka Modi Company Secretary & Compliance Officer

व बबल् देशमुख यांच्या गटात अटीतटीची

बच्च कड़

लढत

अमरावती दि.१४ : तालुक्यात २४ सार्वत्रिक निवडणूका असल्या तरी ऑ.बच्चू कडु यांचे जनमभूमी असलेले बेलोरा जिल्हा काँग्रेयचे अध्यक्ष बबलू देशमख यांचे तळवेल व त्यांचा जि.प. मतदार संघ असलेले घाटलाडकी या लक्षवेधी निवडणूका ठरणार आहे. यात बेलोरा रोशील अञ्चल पदास्त्रा लढतीवर जिल्ह्याचे लक्ष लागले आहे. येथे आ. बच्चू कड़ यचि बंधु भैय्या कडू यांची बबलु देशमुख गटाच्या बता विधाते यांच्याशी सरक लढत होणार आहे. विधाते यांना प्रहार विरोधक असणाऱ्या सर्व पक्षांच्या गटाने

आहे. १३ सबस्यीय बेलोरा खामपंचायतम ध्ये प्रहारचे पाच उमेदवाराविरोधातील इतर उमेदवारांनी आपली उमेक्वारी मार्गे घेतल्यामुळे तेथील ८ उम दवारातच निवडणूक होणार आहे. यापूर्वी तेथे प्रहारची एकतर्फी सत्ता होती. आता त्याला शह देण्यासाठी सर्वपक्षीय गटाकडून ਪਹਿਰਤੀਜ਼ ਪੁੱਜਕ गठीत करण्यात आले. सरपंच पदान्या निवडणुकीत प्रहार ग्राम विकास पॅनल व परिवर्तन पॅनल मध्ये सरळ लढत होणार आहे आगामी जि.प. व पं.स. निवडणूकीवर प्रभाव टाकणाऱ्या तालुक्यातील ग्राम पंचायत निवडणकीत आ.बच्चू कडु व जिल्हा काँग्रेयचे अध्यक्ष बबल् देशमुख यांच्यासह स्थानिक भाजपा पदाधिकाऱ्यांची प्रतिष्ठा पणाला लागली आहे. तालुक्यातील

पाठिंबा दिल्यामुळे

या लढतीवर सर्व

राजितय पक्षाच्या गटाचे लक्ष लागले

तळवेल व घाटलाइकी येथे स्द्रवा बबल् देशम्ख प्रहारचा गट सरपंच पढाच्या व सदस्यपदाच्य रिंगणात आहेत. तळवेल येथे प्रहार वराजाभाक देशमुख यांच्या युतीच्या सरपंच पढाच्या **उमेववाराची** बबलु देशमुख यांच्या गटाच्या **उमेदवारासोब**त यरक लढ़न आहे गेल्या पंचवार्षिक निवडणूकीत अशाच अतीतटीच्या सरपंच पदाच्या निवडणूकीत तळवेल येथे प्रहार राजाभाक देशमुख गटाच्या उमेदवाराचा केवळ १३ मतांनी विजय झाला होता हे विशेष। घाटलाङकी येथे मात्र सरपंच पद हे अनु.जाती (खुला) आरक्षित आहे

PUBLIC NOTICE

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जाहीर स्थाना

हं अभीत थी, सभी प्राप्त महाहक जिला अंतर्गत मेरे यूनना टेक्पाड मेत र दे इस.१२, १ला पडला, अनुमा लोग प्राप्त निक्त रोड इस.१, विलेपान (34)

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Date: 15.12.2022

Place: Mumbai

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PUBLIC NOTICE PUBLI irs. Indira Nair, a joint member of the Bi cusing Society Limited, having address 2006s, and holding Retivo G-304, in the be aking any homineston. P. Ramachandm

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CENTENIAL SURGICAL SUTURE LTD

Rogd. Office: F-28, MIDC. Murbad, There, Maharashtra, 421401 Felsphone: 02524-222905; 222906; 222972; 223200. Email:admin@centenialmid.com, Website: www.centenialindia.com ICC is haraby jiwan that his following Share Cent

Name of the Shareholder	Share Certificate No.	Distinctive Numbers		No. of
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Managing Directo

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प्राप्त किंग्न १,०३,०२२ तो है या स्वर्ध प्रयाद प्राप्त । असे अभित प्रश्न प्रश्न अस्ति अस्

आर. ते. घोधानी - वर्कील डो-१०६, अधिका दर्जन, सो.पी.संड, कॉदिवली (पूर्व), मुंबई-५००१०१.

FEDERAL BANK

ATT. 21571.)		
लॉकर प्रमांच-	भावेतातारचे साथ च प्रचाः	
integrals.	सुराज अर. जलभग सन पदन, राम पहले तेव, नीवदा, धाने-४३०५०२.	
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PUBLIC NOTICE

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Advocate
Office: 2/E/3, Ashirwad Apartme
Rani Sati Marg, Malad (East), Mi

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जाहीर सूचना

ज्या कोणासह संबंधित आहे ते

नया प्रोत्माना प्रश्नीत आहे ते पंचे बोट करणाव के अने की, आंधारी उत्पार प्रधान गरंग पर प्रधान हार्डटम को-असंपरित्य होंगा समायारी लि., भारत प्रधान गरंग पर स्वारी र पेत्र, पूर्व-200000 मा संस्थानीय प्रधान प्रधान को भारती हुए प्रधान करिया हुए प्रधान हरिया हुए हैं के उसे मा समायारी लिए मा समायारी हुए प्रधान हिंदी व अपने की उसे प्रधान करिया करिया हुए हैं के उसे मा समायारी हुए का समायारी, हुए का समायारी हुए की असी असी प्रधान प्रधानमा के आहे की की स्वारीय प्रधान प्रधान की असी की की स्वारीय करिया हुए हैं हिंदी हुए हुए हैं ती हैं के असी मा हुए हुए हैं हिंदी हुए हुए हैं ती हैं के स्वारीय की स्वारीय की सायारी के असी मा हुए हुए हैं हिंदी हुए हुए हैं ती हैं के स्वारीय की सायारी की सायारी

THEST CLUES!
तमाग रार्व लोकारा कार्काण्यात वेते की, गीले पोगाव, तालुका विवर्धी, जिल्हा राणे गोणीड स्वर्क नंतर ८९/३/अ/८ पांत्र रावितार स्विधिकोट नंतर २३२, और स्वर्क नंतर ८४/३/अ.अ.स. वीतार १८२२, स्विधान ००/६/२०२२, स्वाण ००/६/२०३२ ५० पोरत नीटट पार्यको विवर्धी संध्ये ३३०,०० वी. नी. असी मितकान बी. संस्य वाक्र पुण पीटर मीटर वर्षण्य विक्री होड ३६,00 का ते. में. अभी विज्ञान की राव बाक पार्टाक यांचे माळावीची अनुद रवद मिळकारीच समृद विक्री से आमती, की. शीवत प्राव्य करें के माळावीची अनुद रवद विज्ञान के स्वार वर्षण्य के अपने. तात्रेच अस्ति अर्था के अर्थ. के स्वार वर्षण्य के साम के स्वार के अर्थ के अर्थ. तात्रेच अस्ति का साम के त्तरस्थय भारत, त्यन्य ज्यान दरका व्यवहार पूर्ण करु बाची मोद व्यावी. सही/-

श्री. शोहस्त मुस्तफा भोजे श्रीमती गजाला शोहरत भोजे

२)पताः १२, बंदर रोड, बंदर मोहस्का, भिवंडी, जि. ठाणे २)नगर रक्षना विभाग, भिवंडी क्तिमध्युर रुड्र पड़ानगरमस्तिका, भिवंडी, किन्हा टाणे

सुप्रीमेक्स शाईन स्टील्स लिमिटेड

विधायकाल जानन करना, जाना जान सहसामान्या ग्रेग्योगान्या प्रार्थातान्या असान आ आपि ट्रान्याव्य एतंट विकास विश्वार्यित्यांत्र, अनुवादी सुक्रमार, विश्वरेश, २०२३ १७ आपि प्रमाणा दे-मेत पाना कर्या, विश्वरूत आपि ट्रान्यालय एवंद विकास विश्वर्य १ आर्ड आस सामार्थी पालकांत्रम कंपनीय ग्रेग्यालया, २३ क्रिकेट , २०२२ रोजी व नुपारकां स्टेंद मोट्टीस पाठकाम्याल करमा पूर्व केल्प आरं. सम्मायकांत्री कृतस्य मोट

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ताली बाह्य, ते infosuprem support@purvashare.com कर लिह् सकता

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बजाज फायनान्स लिमिटेड व्यक्तिल देन पाने, निमान नज, पूर्व-४११२१। यजात्र गिंव स्त्रु, मीत्रस्टी, ३१, तुनी मुंगई-तुर्व स प्रमान गोंकरोतिओ, उत्तर क्र.८७ ते ४९, कुल

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तंक: १५.१२.२०२२, विकास: पूर्ण/नामिक प्राधिकृत अधिकारी, बाताज फायनान्य लिहि

सरकायसी कायदा, २००२ च्या कलम १३(२) अंतर्गत गामणी सूत्रना

¥. K.	कर्जवार, सहकर्जवार, जामिनदार आणि कर्ज रक्कम	प्रतिभृत मालमत्तेचे वर्णव	मागणी सूचना दिनांक	वेच रक्कम रू. सध्ये
1	रुपेशस्मार करी, वेत्यास करी गर्जाची सम्रक्ष रू ११०२-२०,८५/ गर्जे अमान: एच्छम्(०४९१/ एच/१८/१०००३०	कर्तरः ६, र ज्या मञ्जूषाकरीत्, श्रीतरुक्त सुमारे १८९८८ चो पू. जिल्द सम्बद्धीत, नामपूर रेड, मीमपूर्ड केम्प्यलेखा सम्पूर्त क्रात प्रमात अधि मिनाडी कोम्परेक्त स्वपूर्व कर्ता संस्थावरी, प्रमातक अधि, चोडियांकीः क्रेप्यसीत अधिक एसक १९ स्थाना-सहामाई, ता व क्रिपालक प्रमात मानान्त्रेते वर्त्र माना व पांड अधिक प्रमातक स्वित्ता वृत्ते स्वता, प्रमातक स्वात्ता	वट.१२. १ ०२२	 १६६१ वर्ष, ०८ (रुपये प्रोचीम लाख (सतीस इका पंचायनम अधि पेते आठ एका) एकवित पुत्रीत ज्यात १५.१५६ प्रत्यक्तिवर्षन.
ę	अर्थिय गोविय नकः, ईश्वरीयई गोविय नक्ता ज्ञानी नक्ताः १९ १४४५०० (-) शार्थां अर्थाः (स्वाप्त्यं/०२४५/ एकं(१९/१००१)	क्लिट्स २०१ देशक्टलभू (ज. सी.मी. (किन्ट अप) ३ न्या मळव्यावर, जन मता ही स्क्रीप्लेस्स शहपून हात इसाल, कंट्यायित बीला राजवेत हाराज्या ५५९, जुन सर्वेड्स ८५/६/९ आणि श्लीलक्डील ४/५/६ देशपळ ००० ची. सी., याच देशक, तातुका विश्वेती विरुद्धा आणे देवील साथ्य सारानालेचे धार्त माण्य कांड्र	019, Y09¥	इ. १४९९८८१,०६ (स्थ्ये प्रीम साम् भवारण्यक्रकार आरुते एक्यांकी आणि वैसे सहर फत्क) एकवित पुर्वीत च्याज १३.जन्द्र पत्तकेत्रीयकी
1	कायम् क्रेश्नुकारकाता, संश नमजीभद्रकाता कर्जातीरकार च २४४-०००/- वर्ज्ञकातः एज्ञान/०२१-/ एस/१४/२०००	कर्तर, १०० (५०) मजन्यावर, विंग-बी, शीतनळ २६ (०) ची मी. (किल अप), जम देखिक मज्यून वान समास्त्रीत, शर्वधीय अस्तिमारा कार्ड-३, एक जरी, मूलकळ, १६ आणि १२, जब-भोकर, चनसावेगात (परिचम, ताअर्थ, कि पालकर मेचील तराण सहस्रमत्त्रेश सर्व मान व करते.	0.019.7099	रः १६४१६०५ ६८ (रुपये सञ्जीत लाख्य रवेण्याळीत हजर सहारोत्याच आणि पैसे अञ्चलह फताः) वृष्ट्यतित पुर्वतित स्थात ३३.७४७ पत्तकेशीपर्यंत
¥	विकास संस्मार्शम्यविष्णाः कुल विकास मुद्दित्वारः विका विकासः मील विकास मुद्दित्वारः मुस्तिवारं मुद्दित्वारः नाजीविका मुद्दित्वारः कर्षेणीरसम् १८४१-०००) - कर्मस्मारः एकस्र(०००) विकार्शः १००१सः	तारण बंगारा माजनवेष्ण सर्व भाग व छंडा ये राजिशः राज्यमञ्जा आणि पत्रिता मञ्जाम, सूर्याच्य को- प्रोप ही.सो.सि., कासमार्ड विभाग, अंबरमाथ-पूर्व, गा. अंबरमाय, जि.जामें, सोजाम, शंकर, प्लीटक १८१.	7812,7079	ह. १००८१५६ ३९,१७६वे सत्तर लख्य आठ हजार एक में एकावरण आणि पैसे एकोणबाळील फळ) एकतित पुरीत ब्याज १५,५५६ परस्पेत्रीपर्यंत.
9	अनित तुमार, गीता तुमारी सर्वाची स्वम २,९००००/- सर्वाजमात्र, एक्स्म/००४१/ एक/२८/३०००११	वार्तेर ж.००१, राजमजात्यावर, क्षेत्रमञ्ज सुमारे १९८५ यो.मीटर (बियर-अप क्षेत्र) रोजस अपार्टमर मरावृत्र झारा इमारा, वांश्वर्याला संबंधीत जनित्र पार्ट्य क. ११, पाय- आयोळ, नाव्यस्थान पूर्व, गा. यस्ता, जि. पात्रक संबंधित जागोचे सर्व मान्य खंड.	66.13.3033	ह. १०३१०२४,०९ (छपने द्वहा लाख एकतीस हजार चोवीस आणि पेसे नाक फल) एकत्रित पुत्रीत व्यक्त १३:७५% एसफेडीवर्गत

THIS NOTICE (AS DEFINED HEREIN) IS NOT FOR RELEASE, PUBLICATION AND/OR DISTRIBUTION IN AND/OR INTO THE UNITED STATES OF AMERICA, ITS TERRITORIES AND POSSESSIONS, ANY STATE OF THE UNITED STATES OF AMERICA, OR THE DISTRICT OF COLUMBIA (TOGETHER, THE "UNITED STATES") (EXCEPT TO "QUALIFIED INSTITUTIONAL BUYERS", AS DEFINED HEREIN) OR ANY "OTHER JURISDICTIONS" (AS DEFINED HEREIN). FOR FURTHER INFORMATION, SEE "IMPORTANT INFORMATION" HEREIN.



Not for Release, Publication or Distribution in and into the United States or Other Jurisdictions (as defined below). See "Important Information" below.
Re: Offer for Sale of equity shares of face value of ₹2 each ("Equity Shares") of Indian Railways, Government of India (the

"Seller"), through the stock exchange mechanism Gener J, unough me stock exchange mechanism.

Indirected to refer to Clause 5(b) of the circular number CIR/MRD/DP/18/2012 dated July 18, 2012 notified by the Securities and Exchange Board of India ("SEBI") pertaining to comprehensive guidelines on offer for sale of shares by promoters through the stock exchange mechanism, as amended by circular number CIR/MRD/DP/18/2014 dated December 1, 2014. circular number CIR/MRD/DP/18/2015 dated December 1, 2014. circular number CIR/MRD/DP/18/2015 dated December 1, 2014. circular number CIR/MRD/DP/18/2016 dated December 1, 2014. circular number CIR/MRD/DP/18/2016 dated December 1, 2014. circular number CIR/MRD/DP/18/2016 dated December 1, 2014. circular number SEB/H-O/MRD/DP/18/2016 dated December 28, 2018 ("SEBI OFS Circular") read with Section 21 of Chapter 1 of the Master Circular for Stock Exchange and Clearing Corporation – circular number SEB/H-O/MRD/DP/DP/CIR/2021/0000000591 dated July 5, 2021 issued by SEBI, (together with SEBI OFS Circulars"), and mechanisms set out in applicable circulars issued by the Science of Stock Exchange and Clearing Corporation – circular number SEB/H-O/MRD/DP/DP/CIR/2021/0000000591 dated July 1, 2020 and "OFS Segment" Placing of price bids by Retail Investors (on T+1 Day) below cut-off price of allowed vide circular bearing no. 2020/00000000591 dated July 1, 2020 and "Offs Segment" Placing by Retail Investors (on T+1 Day) below cut-off price of allowed vide circular bearing no. 32/2021 dated March 22, 2021, and to the extent applicable, the previous circular sissued by NSE in this regard; together with the SEBI OFS Circular, the "OFS Guidelines").

The december 1 bearing no. 32/2021 dated March 22, 2021, and the extent applicable, the previous circular sissued by NSE in this regard (together with the SEBI OFS Circular, the "OFS Guidelines").

OFS Circulars, the "OFS Guidelines").

This advertisement is being issued by the Seller in pursance of Clause 4 of the SEBI OFS Circular. The Seller is the promoter of India, acting through and represented by the Ministry of Railways, Government of India, is the promoter of Indian Railway Catering and Tourism Corporation Limited (the "Promoter"). The Promoter (the "Seller") proposes to sell up to 2,00,000 (Douglay Shares of the Company, (representing 2.5% of the total issued and paid up equity share capital of the Company) ("Base Offer Size"), on December 15, 2022, ("T day") (for non-Retail Investors who choose to carry forward their un-allotted bids/with an option to additionally sell 2,00,00,000 (Equity Shares forming part of the Base Offer Size and the Oversubscription Option is exercised, the Equity Shares forming part of the Base Offer Size and the Oversubscription Option is not exercised, the Equity Shares forming part of the Base Offer Size will be referred to as "Offer Shares" while in the event that such Oversubscription Option is not exercised, the Equity Shares forming part of the Base Offer Size will be referred to as "Offer Shares") through a separate, designated window of the BSE Limited (the "BSE") and National Stock Exchanges"), representing 5% of the total issued and paid up equity share capital of the Company, i.e. 4,00,00,000 Equity Shares, and will collectively, hereinafter be referred to as "Offer Shares") through a separate, designated window of the BSE Limited (the "BSE") and National Stock Exchanges"), representing 5% of the total issued and paid up equity share capital of the Company as on September 30, 2022 (held in dematerialized form in one or more demat accounts with the relevant depository participant), in accordance with the OFS Guidelines (such offer for sale hereinafter referred to as the "Offer").

Other j.

Such number of Equity Shares as would be equivalent to up to 0.5% of the total paid-up equity share capital of the Company (over and above the Offer Shares) may be offered to eligible employees of the Company subsequent to completion of the Offer, in accordance with the terms and conditions provided in SEBI circular CIR/MRD/DP/65/2017 dated June 27, 2017, subject to approval from the competent authorities (the "Employee Offer"). The eligible employees may apply for Equity Shares amounting up to ₹500,000.

The Offer shall be undertaken exclusively through the Seller's Brokers named below on a separate window provided by the Stock Exchanges for this purpose.

The details of the Offer, in accordance with the requirements of Clause 5(b) of the SEBI OFS Circular, are set forth below. Other important information in relation to the Offer is set out below under the heading "Important Information", and the information included therein constitutes an integral part of the terms and

		their brokers, are required to read the information included in this Notice in its entirety along with the OFS Guidelines, before participating in the Offer.
Sr No.	Details required to be mentioned in the Notice	Particulars of the Offer
1	Name of the Seller (Promoter / Promoter Group)	The President of India, acting through and represented by the Ministry of Railways, Government of India
2	Name of the company whose shares are proposed to be sold and ISIN	Name: Indian Railway Catering and Tourism Corporation Limited ISIN: INE335Y01020
3	Name of the stock exchange where orders	ISIN: INE335Y01020
	shall be placed	
5	Name of the designated stock exchange Name of the designated clearing corporation	National Stock Exchange of India Limited NSE Clearing Limited
6	Dates and time of the opening and closing	The Offer shall take place on a separate window of the Stock Exchanges on December 15, 2022("T" day) and December 16, 2022("T+1" day), from 9:15 a.m. to 3:30 p.m. (Indian Standard Time) on both days, as per details given below.
	of the Offer	For non-Retail Investors (defined below) Only non-Retail Investors shall be allowed to place their bids on T day, i.e., December 15, 2022 The Offer shall take place during trading hours on a separate window of the Stock Exchanges on T day, i.e., December 15, 2022 commencing at 9:15 a.m. and shall close at 3:30 p.m. Indian Standard Time on the same date. Those non-Retail Investors who have placed their bids on T day and have chosen to carry forward their bids to T+1 day, shall be allowed to carry forward and also revise their bids on T+1 day as per the OFS Guidelines. For Retail Investors (defined below) and for non-Retail Investors who choose to carry forward their un-allotted bids to T+1 Day The Offer shall continue to take place during trading hours on a separate window of the Stock Exchanges on T+1 day, i.e., December 16, 2022 commencing at 9:15 a.m. and shall close on the same date at 3:30 p.m. Indian Standard Time on the same date. Only Retail Investors (defined below) shall be allowed to paice their bids on T+1 day, i.e., December 16, 2022. Further, those non-Retail Investors who have placed their bids on T day and have chosen to carry forward their unallotted bids to T+1 day shall be allowed to revise their bids on T+1 day as per the OFS Guidelines.
7	Allocation methodology	The allocation shall be ator above the Floor Price (defined below) on a price priority basis at multiple clearing prices in accordance with the OFS Guidelines. Bildders (as defined below), can bid under the Retail Category or non-Retail Category. A location with the Retail Category or non-Retail Category. No single bidder, other than mutual funds registered with SEBI under the SEBI (Mutual Funds) Regulations, 1996, as amended ("Mutual Funds") and insurance companies registered with the Insurance Regulatory and Development Authority Act, 1999 as amended ("Insurance Companies"), shall be allocated more than 25% of the Offer Shares. Non-Retail Category Allocation Methodology The non-Retail Investors shall have an option to carry forward their un-allotted bids from T day to T+1 day provided such non-Retail Investors shall have an option to carry forward their un-allotted bids. Further, such non-Retail investors are shall not non-Retail investors shall be at a price equal to the Cut-Off Price or higher as per the bids. A minimum of 25% of the Offer Shares shall be reserved for Mutual Funds and Insurance Companies, the unsubscribed portion shall be available to other Bidders in the non-Retail Category.
		In case of oversubscription in the non-Retail Category, the seller may choose to exercise the Oversubscription Option, which will be intimated to the Stock Exchanges after trading hours (on or before 5:00 P.M.) on T day. Accordingly, allocation is Bidders in the non-Retail Category shall be done from the Offer Shares forming part of the Base Offer size and the Oversubscription Option. Further, in the event the Oversubscription Option services, the Equity Shares forming part of the Base Offer Size and the Oversubscription Option is not exercised, the Equity Shares forming part of the Base Offer Size will hereinafter be referred to as "Offer Shares". In case the Oversubscription Option is not exercised, the Equity Shares forming part of the Base Offer Size will hereinafter be referred to a "Offer Shares". In case of oversubscription in the non-Retail Category on T+1 day, if the aggregate number of Offer Shares bid for at a particular clearing price is more than available quantity, then the allocation for such bids will be done on a proportionate basis. Retail Category Allocation Methodology For the purpose of this Notice, Retail Investor's shall mean an individual investor who places bids for Offer Shares of total value of not more than i200,000 aggregated across Stock Exchanges ("Retail Investor").
		10% of the Offer Shares shall be reserved for allocation to Retail Investors ("Retail Category"). The Stock Exchanges will decide the quantity of Offer Shares eligible to be considered in the Retail Category, based on the Floor Price (defined below declared by the Seller. A Retail Investor may bid at any price above the Floor Price and/or bid at a "Cut-Off Price". "Cut-Off Price" means the lowest price, as shall be determined, at which the Offer Shares are sold in the non-Retail Category, based on all valid bids received.
		on T day. In case of oversubscription in the Retail Category, if the aggregate number of Offer Shares bid for at a particular clearing price / Cut-Off Price, as the case may be, is more than the available number of Equity Shares at such price, then the allocation for
		such bids will be done on a proportionate basis.
		Any unsubscribed portion of the Retail Category, after allotment to Retail Investors, shall be eligible for allocation to non-Retail Investors who have chosen to carry forward their un-allotted bids to T+1 day. The non-Retail Investors are required indicate their willingness to carry forward their bid on T day.
		Employee Category Such number of Equity Shares as would be equivalent to up to 0.5% of the total paid-up share capital of the Company (over and above the Offer Shares) may be offered to eligible employees of the Company at the Cut-Off Price in the Offer subsequent to completion of the Offer, in terms of the OFS Guidelines, subject to approval from the competent authority. The eligible employees may apply for Equity Shares amounting up to ₹500,000. However, any bids by eligible employees will be considered for allocation, in the first instance, for an amount up to ₹200,000
8	Total number of Equity Shares being offered in the Offer	Provided that in the event of under-subscription in the employee portion, the unsubscribed portion may be allotted on a proportionate basis, for a value in excess of ₹200,000, subject to the total allotment to an employee not exceeding ₹500,000. Up to 2,00,00,000 Equity Shares, representing up to 2.5% of the total issued and paid up equity share capital of the Company as on September 30, 2022 (the "Base Offer Size").
9	Maximum number of shares the Seller may choose	Up to 2,00,00,000 Equity Shares, representing up to 2.5% of the total issued and paid up equity share capital of the Company as on September 30, 2022 (the "Oversubscription Option").
	to sell over and above made at point 8 above	The Seller shall intimate the Stock Exchanges of its intention to exercise the Oversubscription Option after the trading hours (i.e., on or before 5:00 P.M.) on T day.
10	Name of the broker(s) on behalf of the Seller (the "Seller's Broker")	Axis Capital Limited (BSE: 6105; NSE: 13872); Citigroup Global Markets India Private Limited (BSE: 670 and NSE: 11413); Goldman Sachs (India) Securities Private Limited (BSE: 3158; NSE: 12778); and JM Financial Institutional Securities Limited (BSE: 400 NSE: 12966) (together, the "Seller's Brokers"). Axis Capital Limited will be acting as the Settlement Broker on behalf of the Seller's Brokers.
11	Floor Price	The floor price for the Offer shall be ₹680 (Rupees Six Hundred and Eighty only) per Equity Share ("Floor Price").
12	Conditions for withdrawal of the Offer	The Seller reserves the right to not proceed with the Offer at any time prior to the time of opening of the Offer on T Day. In such a case, there shall be a cooling off period of 10 trading days from the date of withdrawal before another offer for sale throug stock exchange mechanism is made. The Stock Exchanges shall suitably disseminate details of such withdrawal.
13	Conditions for cancellation of the Offer	In the event the aggregate number of orders received from non-Retail Investors in the Offer at or above the Floor Price on T day is not sufficient, the Seller reserves the right to cancel the Offer, post bidding, in full (for both non-Retail Investors and Retail Investors) and not proceed with the Offer on T+1 day. Cancellation request for bidding from the Seller will be accepted up to 5:00 p.m. on T day by the Stock Exchanges. In case of defaults in settlement obligations, the Seller reserves the right to either conclude the Offer shall be at the so discretion of the Seller.
14	Conditions for participating in the Offer	 Non-institutional investors bidding in the non-Retail Category shall deposit 100% of the bid value in cash up-front with the clearing corporation at the time of placing bids for the Offer. Institutional investors have an option of placing bids without any upfront payment. In case of institutional investors who place bids without depositing 100% of the bid value upfront, custodian confirmation shall be as per the existing rules for secondary market transactions and OFS Guidelines. In respect of bids in the Retail Category, margin for bids placed at the Cut-Off Price, shall be at the Floor Price and for price bids at the value of the bid. Clearing corporation shall collect margin to the extent of 100% of order value in cash or case equivalents at the time of placing bids. Pay-in and pay-out for bids by Retail Investors shall take place as per normal secondary market transactions. Retail Investors may enter a price bid or opt for bidding at the Cut-Off Price. The funds collected shall neither be utilized against any other obligation of the trading member nor co-mingled with other segments. Individual investors shall have the option to bid in the Retail Category and/ or the non-Retail Category. However, if the cumulative bid value by an individual investors at the cut-off price. Modification or cancellation of orders (a) Orders placed by Retail Investors ((with 100% of the bid value deposited upfront) can be modified or cancelled any time during the trading hours on T+1 day. (b) Orders placed by Retail Investors ((with 100% of the bid value deposited upfront) can be modified or cancelled any time during the trading hours on T day, and in respect of any un-allottee bids which they have indicated to be carried forward to T+1 day, orders can be modified or cancelled by the investors or stock-brokers, except for making upward revision in the price or quantity) on T+1 day in accordance with the OFS Guide

IMPORTANT INFORMATION

Settlement

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IMPORTANT INFORMATION
The Offer is directed personally to each prospective bidder (including individuals, funds or otherwise) registered with the broker of the Stock Exchanges who makes a bid (each a "Bidder") and neither the Offer nor this Advertisement constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other person or class of persons requiring any prospectus or offer document to be issued, submitted to or filed with any regulatory authority or to any other person or class of persons within or outside India.

The Offer is being made in reliance on the OFS Guidelines. There will be no "public offer" of the Offer Shares in India under the applicable laws in India including the Companies Act, 2013, and the rules and clarifications issued thereunder, as amended from time to time (the "Companies Act") or in any other jurisdiction.

Accordingly, no documents have been or will be prepared, registered or submitted for approval as "proposal as "p

11. The Equity Shares of the Company other than the Offer Shares shall continue trading in the normal market. However, in case of market closure due to incidence of breach of "Market wide index-based circuit filter", the Offer shall also be halted. Settlement shall take place on a trade for trade basis. For bids received from non-Retail Category on T day, being non-institutional investors and institutional investors who place orders with 100% of the order value deposited upfront, settlement shall take place on T+1 Day, in accordance with the OFS Guidelines. In the case of institutional investors who place bids on T Day without depositing 100% of the order value upfront, settlement shall be as per the existing rules for secondary market transactions (i.e., on T+2 day).

For the bids received on T+1 Day from non-Retail Investors who choose to carry forward their un-allotted bids to T+1 day with 100% of the order value deposited upfront, the settlement shall take place on T+2 Day.

The Offer is subject to further terms set forth in the contract note to be provided to the successful Bidders.

This Advertisement is for information purposes only and is neither an offer nor invitation to buy or sell any securities, nor shall there be any sale securities, in in any jurisdiction (collectively, "Other Jurisdictions") in which such offer, solicitation or sale is or may be unlawful whether prior to registration or qualification under the securities laws of any such jurisdiction or otherwise. This Advertisement and the information contained herein are not for publication or qualification under the securities as well pursuant to an exemption under the registration requirements of the securities as well and the proposation of the securities as well as the proposation of the securities as the

Tachadulors exempt not more regularists of the Securities Act.

Except for the Seller's Brokers, no broker may solicit bids for the Offer Shares or accept orders for bids for the Offer Shares from persons in the United States.

By submitting a bid in connection with the Offer or receiving any Offer Shares, each Bidder will be deemed to have (a) read and understood this Notice in its entirety, (b) accepted and complied with the terms and conditions set out in this Notice, and (c) made the representations, warranties, agreements and acknowledgements set out in (i) or (ii) immediately below, as appropriate:

(i) Persons Outside the United States

For the bids received on T+1 Day from the Retail Category, the settlement shall take place on T+3 Day. For the bids received on T+1 Day from the non-Retail Investors who choose to carry forward their un-all

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Any resale or other transfer, or attempted resale or other or o

It agrees to indemnify and hold the Seller's Brokers harmless from any and all costs, claims, liabilities and expenses) arising out of or in connection with any breach of these representations, warranties or agreements. It agrees that the indemnity set forth in this paragraph shall survive the resale of the Offer Shares;

Where it is submitting a bid as fiduciary or agent for one or more investor accounts, it has sole investment discretion with respect to each such account and it has full power to make the representations, warranties, agreements and acknowledgements herein;
It understands that by its purchase or holding of the Offer Shares it is assuming and is capable of bearing the risk of loss that may occur with respect to the Offer Shares, including the possibility that it may lose all or a substantial portion of its investment in the Offer Shares, and it will not look to Seller's Brokers for all or

It acknowledges that the Seller and the Seller and

no longer accurate it will promptly notify the Seller Any resale or other transfer, or attempted resale or other transfer, of the Offer Shares made other than in compliance with the above-mentioned restrictions shall not be recognized by the Company.
This Notice is not for publication or distribution, in whole or in part, in the United States, except that the Seller's Brokers may send copies of this Notice to persons in the United States who they reasonably believe to be QIBs.

Authorised Signato

POSSESSION NOTICE [SECTION 13(4)]

(For Immovable property)

Whereas: The undersigned being the Authorised Officer of the Canara Bank under Securitisation And Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (Act 54 of 2002) (hereinafter referred to as "the Act") and in exercise of powers conferred under Section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice dated 17/06/2022 which was delivered to you through paper publication on 27/08/2022 calling upon the Borrower/Guarantor Borrower/ Co Borrower BHASKAR NIVRUTTI KUMAVAT Address: AT POST LAKHMAPUR, Tal-MALEGAON, Dist-NASHIK-423108 Ph. 9860374145. and Guarantor: Dhanendrakumar Nathmal Surana, Address: At post Bramangaon, Taluka Baglan, Dist Nashik to repay the amount mentioned in the notice, being Rs. 3,47,978.54 (Rupees Three Lakh Forty Seven thousand Nine hundred and Seventy Eight Paisa Fifty four only) within 60 days from the date of receipt of the said notice

The borrower having failed to repay the amount, notice is hereby given to the borrower and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him / her under section 13(4) of the said Act, read with Rule 8 & 9 of the said Rule on this 13 th day of December of the year 2022.

The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of Canara Bank **Talwade** Branch for an amount of Rs. 3,47,978.54 (Rupees Three Lakh Forty Seven thousand Nine hundred and Seventy Eight Paisa Fifty four only, and interest thereon.

The borrower's attention is invited to the provisions of Section 13(8) of the Act, in respect of time available, to redeem the secured assets.

Description of the Immovable Property

Plot no 55/1A/2/55/1B Out of plot no 16, southern side Area 80 Samtr. Behind Pratham Lawn Behind Ayodhya Nagar, Soyagaon, Malegaon Dist Nashik

Date: 13/12/2022 Place: Talwade

Seal of Sd/-Bank Authorised Officer, Canara Bank

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL, **MUMBAI BENCH**

C.P. (CAA) 188/MB/C-I/2022 Connected with C.A. (CAA) 121/MB/C-I/2022

> In the matter of the Companies Act, 2013 AND

In the matter of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 and Rules framed thereunder as in force from time to time; AND

In the matter of Scheme of Amalgamation of CENTRUM MICROCREDIT LIMITED with CENTRUM CAPITAL LIMITED.

CENTRUM MICROCREDIT LIMITED a company incorporated under the Companies Act, 2013 having its registered office at Level-9 Unit 801, Centrum House Vidyanagari Marg Kalina, Santacruz East Mumbai - 400098, Maharashtra, India. ...Transferor Company CENTRUM CAPITAL LIMITED a

company incorporated under the Companies Act, 1956 having its registered office at at Level-9, Centrum House, C.S.T. Road, Vidyanagari Marg Kalina, Santacruz East Mumbai - 400098, Maharashtra, India. ...Transferee Company

(Collectively referred to as "Petitioner Companies")

NOTICE OF PETITION

TAKE NOTICE THAT the Petition under Section 230 to Section 232 and other applicable provisions of the Companies Act, 2013 for an Order sanctioning the proposed Amalgamation embodied in the Scheme of Amalgamation of CENTRUM MICROCREDIT LIMITED with CENTRUM CAPITAL LIMITED was admitted by this Hon'ble National Company Law Tribunal, Mumbai Bench on 29th November, 2022 and fixed for hearing on 3rd February, 2023.

If you are desirous of opposing the said Petition, you may send to the Petitioner's Practising Chartered Accountants, notice of your intention signed by you or your advocate not later than two days before the date fixed for the hearing of the Petition, the grounds of opposition or a copy of affidavit shall be furnished with such notice.

A Copy of the petition will be furnished by the Petitioner's Practising Chartered Accountants on requiring the same and on payment of prescribed charges for the same.

Date: December 14, 2022

For A. T. Jain & Co.

Practising Chartered Accountants for the Petitioner Companies 212. Rewa Chambers

31. New Marine Lines, Mumbai – 400020.

SUPREMEX SHINE STEELS LIMITED

NOTICE OF POSTAL BALLOT

NOTICE is hereby given that pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013, Rule 20 and Rule 22 of the mpanies (Management and Administration) Rules, 2014, Regulation 44 of SEBI (Listing Regulations & Disclosure Reguirements) Regulations, 2015, Secretarial Standard o General Meetings issued by The Institute of Company Secretaries of India and ir accordance with the quidelines prescribed by Ministry of Corporate Affairs (MCA) and other applicable laws and regulations, if any, that the Special resolution as set out in this Notice is proposed for consideration by the Members of the Company for passing by means of Postal Ballot by voting through Electronic Voting ('E- Voting') only.

Agenda Item Sr.No. To approve Change of Name and consequent alteration in the Memorandum and Articles of Association of the Company.

Depository Services (India) Limited at www.evotingindia.com

To Alter the Main Object Clause of Memorandum of Association of Company

2 n compliance with the MCA Circular, the Company has completed the dispatch of the

Postal Ballot Notice, by electronic means only on Tuesday, 13th December, 2022 to those nembers of the Company whose name appeared in the Register of Members/ List of Beneficial owner as maintained by the Company, Registrar and Transfer Agent o Depositories, respectively as on Friday, 9th December, 2022 the cut-off date and whose e-mail address are registered with the Company. Registrar and Transfer Agent of Depositories. Members may please note that the Postal Ballot Notice will also be available on the Company's Website at www.sunremeyshinesteel in Website of the Stock Exchange i.e. BSE Limited at **www.bseindia.com** and on the Website of Central

The members of the Company holding shares in physical form or in dematerialized form, as on the cut-off date, being Friday, 9th December, 2022, may cast their vote by Electronically. The Voting rights shall be reckoned on the paid-up value of shares registered in the name of the Member as on 9th December, 2022. Members can vote for their entire voting rights as per their discretion.

In line with the MCA Circulars, the Postal Ballot Notice is being sent only by electronic mode to those members whose e-mail addresses are registered with the Company, Registrar and Transfer Agent or Depositories and the communication of assent/ dissent on the Members will only take place through the E-Voting system. In compliance with the requirements of the MCA Circulars, hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the Members for this Postal Ballot. Necessary Explanatory Statements are attached with the Notice. You are advised to record your assent or dissent by means of E-Voting system only, provided by the Company For this purpose, the company has appointed CDSL for facilitating E-Voting to enable the nembers to cast their votes electronically.

The detailed procedure and instruction for remote E-Voting are enumerated in the Posta Ballot Notice. The E-Voting period commences on **Wednesday, 14th December, 2022** at 10:00 A. M. and ends on **Thursday, 12th January, 2023** at 5:00 P. M. The remote E-Voting module shall be disabled for voting thereafter.

The Board of Directors has appointed Mr.Swapnil Pande, Proprietor, M/s. SCP & Co. Practicing Company Secretary as a Scrutinizer for conducting Postal Ballot process in a fair and transparent manner. The Scrutinizer will submit the results to the Chairman of the Company or any authorised person of the Company after completion of the scrutiny of the E-Voting will be announced on or before Saturday, 14th January, 2022. The result of the Postal Ballot along with the Scrutinizer's Report will also be displayed on the Company's Website www.supremexshinesteel.in and shall be communicated to the Stock Exchanges where the Company's shares are listed. The result of the Postal Ballot will also be displayed at the Registered Office of the Company.

All grievances connected with the facility for voting by electronic means may be addressed Mr.Rakesh Dalvi, Manager, (CDSL) Central Depository Services (India) **Limited** by sending an email to helpdesk.evoting@cdslindia.com or call or 022-23058542/43.

n case of any queries related to Postal Ballot Notice or in case any member whose name appears in the Register of Member / List of Beneficial owner as on Cut-off date, has not received the Postal Ballot Notice, he/she may write to infosupremexshine@gmail.com support@purvashare.com By Order of the Board of Directors

For Supremex Shine Steels Limited Sd/-Mr.Milan B. Shah **Managing Director**

DIN: 08163535

Place: Mumbai Date: 13.12.2022

REGISTERED OFFICE: No.1005, 10th Floor, A - Wing, Kanakia Wall Street, Andheri Kurla Road Andheri (East), Mumbai-400093. Web Site:www.supremexshinesteel.in Email id:infosupremexshine@gmail.com, Contact No:09769 207228

Date: December 14, 2022 Place: New Delhi

On behalf of the President of India, Ministry of Railways, Government of India Sd/-Name: Sandeep Jain Designation: Executive Director (Civil & PSU) Ministry of Railways, Railway Board, New Delhi.