

# NORRIS MEDICINES LIMITED



Factory : Plot No. 801/P, GIDC Estate, ANKLESHWAR 393 002 (Gujar Regd. Office : Plot No. 801/P, GIDC Estate,

ANKLESHWAR 393 002 (Gujarat) Telephone : (02646) 223462, 227530

Fax : (02646) 250126
E-mail : contact@norrispharma.com
Website : www.norrispharma.com
CIN : L24230GJ1990PL C086581

Date: 21.08.2021

To.

The Manager
Department of Corporate Services
BSE Ltd.
Dalal Street, Fort
Mumbai – 400 001

Sub.-: Intimation under Regulation 30 of SEBI (LODR) Regulations, 2015.

Ref.-: <u>Scrip Code – 524414</u>

Dear Sir,

Pursuant to regulation 30 and all other applicable regulations, if any, of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith a copy of notice for shareholders to register their emails published in English and Gujarati newspaper on August 21, 2021 in Indian Express (English) and Financial Express (Gujarati) respectively.

We request you to kindly take the same on record.

Thanking you

Yours truly,

For, Norris Medicines Ltd

Vinav Rana

(Company Secretary)

#### SC NOD FOR WOMEN IN NDA: RETIRED OFFICERS CALL FOR POLICY RECALIBRATION

# 'Tough to implement soon, will need infrastructure, tweaks'

SUSHANT KULKARNI & ANURADHA **MASCARENHAS** 

PUNE. AUGUST 20

IN THE wake of the Supreme Court's interim order to allow women to appear for the upcoming entrance exam of the National Defence Academy (NDA), top retired and serving military officers have highlighted the need to augment existing infrastructure and recalibrate policies towards training standards and curriculum.

The interim order was passed by the SC on Wednesday while hearing a plea seeking directions to allow eligible women to appear for the entrance examinations of the NDA and Naval Academy, conducted by the Union Public Service Commission (UPSC). The apex court asked UPSC to issue a corrigendum in keeping with its interim direction. The court, however, said that admission of women candidates will be subject to the final ruling on the pe-

Former Chief of Naval Staff Admiral Arun Prakash (retd). who had also served as the Commandant of the NDA in the late 1990s, said: "Immediately implementing the ruling of the Supreme Court would be a diffi-



National Defence Academy

cult task, mainly due to the administrative and infrastructural aspects. For example, construction of new accommodation facilities and changes required to be made in the existing ones. Training modules may also need to be altered."

At present, students between age group of 16 to 19 and those who are in Class 12 or above can apply for the NDA, which is located at Khadakwasla in Pune. Those who pass the entrance exam conducted by UPSC undergo a Services Selection Board process and later undergo a medical test. After completing three years of training, cadets move to their respective service

VISTAAR FINANCIAL SERVICES PRIVATE LIMITED

: Ground Floor Shop No. 84, Sanskrut Complex Near Punjab

National Bank, Abu Highwayroad, Opp. Income Tax Office, Palanpur B.k. Gujarat -385001.

Read. Office: Plot No 59 & 60 - 23, 22nd Cross, 29th Main,

BTM Layout, 2nd Stage, Bangalore-560076

The Notice is hereby given for closure of below mentioned branches

Due to operational reasons.

I. Bhavnagar : Plot No.1/A, 1/A2 and 1/B, No.8, 3rd Floor, TF Turning Point, Krushnagar, Waghawadi Road, Bhavnagar – 364001

In case on any claims / outstanding dues and for any grievances.

please contact the below mentioned address

Jay Complex, 2nd Floor, Swaminarayan Chowk, Krishna Nagar Main Road,

E-mail: kanaksinh.gohil@vistaarfinance.com, bm.rajkot@vistaarfinance.com

D/304, Shiromani Complex, "Shiromani", Nehru Nagar, Satellite Road,

E-mail: pritesh.solanki@vistaarfinance.com, dilip.sankhla@vistaarfinance.com

1. Bhavnagar : Vistaar Financial Services Pvt. Ltd.,

2. Palanpur : Vistaar Financial Services Pvt. Ltd.,

Telephone No: 9375333444 / 8511111955

Telephone No: 9375333444 / 8511111955

Rajkot – 360001. Gujarat

Place: Bangalore

academies.

There are several women civilian academic officers who are permanent faculty members at the NDA and a number of women officers from the triservices regularly come on deputations to teach academic or service subjects.

Former Chief of Air Staff, Air Chief Marshal PV Naik (retd), said allowing women in NDA was a good step towards providing equal opportunities in the Armed Forces. "When the Armed Forces started recruiting women officers, 30 years ago, some changes had to be made. The latest ruling by the Supreme Court will have to be followed by policy recalibration and infrastructure changes at all levels -for the selection of women into the NDA, for their training at the NDA and respective service academies and third, their deployment in the services, once they pass out," he said.

Lt Gen Punita Arora (retd), a former Surgeon Vice Admiral, said it was a "positive step".

"Everything has to be taken step by step – development for women in the Armed Forces has been gradual but very firm and

the government has planned very well on what is the way forward. This is a positive step by the leadership," Lt Gen Arora (retd), who was the first woman to secure the rank of Lieutenant General in the Indian Armed Forces, told The Indian Express.

In 2005, she was appointed the first woman Vice-Admiral of the Indian Navy. She also became the first woman officer to command the Armed Force Medical College, when she took charge of it in 2004.

Lt Gen (Dr) Madhuri Kanitkar, Deputy Chief of Integrated Defence Staff (Medical), told The Indian Express that training and working conditions in the Medical Corps are quite different and hence she can't provide a deeper insight into this. "While the final plans will be worked out by the leadership, women may be able to start on a common platform with a permanent commission and a standardised rigorous training. Training together may help develop gender sensitisation at an early stage, making the process of working together shoulder to shoulder easier with better camaraderie. The organisation will need to work out the logistics, including training schedule and support systems,' Lt Gen Kanitkar said.

A senior serving officer from the Army, who has served at the NDA in the past, said requesting anonymity: "The NDA, in its present structure, is not meant to admit women cadets. But the women will certainly be better trained at the NDA due to the rigorous training modules. If the academy is to implement the SC ruling, the preparations will have to be done not just at the level of the academy but also at the Integrated Headquarters. Defence Service, under whose purview the academy falls.



राष्ट्रीय वायुमंडलीय अनुसंधान प्रयोगशाला NATIONAL ATMOSPHERIC RESEARCH LABORATORY गादंकी /GADANKI - 517 112

o.1/3(1)/2021-RMT/ADVT-CAN

**CANCELLATION OF RECRUITMENT PROCESS** 

is notified for information of all concerned that the recruitmen process for the posts of 'JUNIOR RESEARCH FELLOW' notified vide advertisement dated 11.03.2020 stands cancelled

Administrative Officer, NARL

#### **NORRIS MEDICINES LIMITED** CIN No.: L24230GJ1990PLC086581

Vistaar Financial Services Pvt. Ltd.

Authorised signatory

Read Off: 801/P, GIDC Estate, Ankleshwar, 393002, Gujarat **Ph.**: 02646-223462 **Fax**: 02646-250126 Website: www.norrispharma.com **Email:** contact@norrispharma.com

#### NOTICE TO MEMBERS FOR REGISTERING THEIR EMAILS

NOTICE is hereby given that The 30th Annual General Meeting ("AGM") of the Company will be held through Video Conferencing ("VC")/Other Audio-Visual Means ("OAVM") on Friday, 24th September, 2021 at 11:30 a.m. (IST), in compliance with all the applicable provisions of the Companies Act. 2013 and the rules made thereunder as well as Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('LODR') read with General Circular No. 14/2020 dated 08th April, 2020, General Circular No. 17/2020 dated 13th April, 2020 and General Circular No.20/2020 dated 05th May, 2020, General Circular No. 02/2021 dated 13th January. 2021 and other applicable Circulars issued by the Ministry of Corporate Affairs ("MCA") and SEBI ('relevant Circulars") without the physical presence of the members at a common venue to transact the Business set out in the Notice calling AGM. Members will be able to attend the AGM through VC/OAVM. Members participating through the VC/OAVM facility shall be reckoned for the purpose of quorum under section 103 of the

In compliance with the relevant circulars, the Notice of the AGM and the standalone financial statements for the financial year 2020-21, along with the Board's Report, Auditor's Report and other documents required to be attached thereto, will be sent to all the members of the Company whose email address are registered with the Company/Depository Participant(s). The aforesaid documents will also be available on the company's website i.e. www.norrispharma.com and on the website of the Stock Exchange, i.e. BSE Limited at www.bseindia.com

#### Manner of casting vote(s) through e-voting:

- (a) Members will have an opportunity to cast their vote(s) on the business as set out in the Notice of AGM through electronic voting
- (b) The manner of voting remotely ("remote e-voting") by members holding shares in dematerialized mode, physical mode and for members who have not registered their email addresses has been provided in the Notice of the AGM. The details will also be available on the website of the company and website of the CDSL at www. evotingindia.com
- (c) The facility for voting through electronic voting system will also be made available at the AGM and members attending the AGM who have not cast their vote(s) by remote e-voting will be able to vote at

#### Manner of Registering/updating email addresses:

Place: Ankleshwar

Date: 21st August, 2021

- (a) Members holding shares in Physical Mode, who have not registered/updated their email addresses with the company, are requested to visit the website of the company's Registrar at https://www.purvashare.com/email-and-phone-updation/ and upload required documents therein.
- (b) Members holding shares in dematerialized mode, who have not registered/updated their email addresses, are requested to register/update their email addresses with depository participants with whom they maintain their demat accounts

Members are requested to carefully read all the notes set out in the Notice of the AGM and in particular, instruction for joining the AGM, manner of casting vote through remote e-voting or through e-voting during the

> Vinay Rana Company Secretary

Date: 21-08-2021

Place: Anand

#### FORM NO. URC-2 Advertisement giving notice about registration under Part I of Chapter XXI of the Act

Pursuant to section 374(b) of the companies Act, 2013 and rule 4(1) of the companies (Authorised to Register) Rules, 2014]

- Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act, 2013, an application is proposed to be made after fifteen days hereof but before the expiry of thirty days hereinafter to the Registrar at Central Registration Centre (CRC), Indian Institute of Corporate Affairs(IICA), Plot No. 6,7,8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code - 122050 that "SANKET ENTERPRISE" a partnership firm may be registered under Part I of Chapter XXI of the Companies Act 2013 in the name of "SANKET INDIA PRIVATE LIMITED", as a company limited by shares.
- The principal objects of the company are as follows: To engage in or carry on the business or activities of trading, assembling, repairing, importing, exporting, buying, selling, branding, hiring, leasing, packing, re- packing, re-conditioning, servicing, supply or otherwise dealing in all kinds of electronic items or models, shapes, sizes, capacities and varieties of domestic and household appliances, heating, cooking and electrical appliances and devices such as mixers, juicer mixer grinders, hand blenders, toasters stoves, pressure cookers, ovens, cooking ranges, other kitchen and small appliances, and washing machines, refrigerators, air conditioners, computers and computer products/equipments, mobile phones, microphones, speakers, televisions, electronic motors for machines and vehicles and large appliances, personal care appliances and other electronic appliances, their consumables, parts, accessories, components, fittings etc., whether as wholesalers, retailers, agents, sub agents, distributors or otherwise.

To carry on the business of traders, stockiest, commission agents, importers, exporters of electrical products consumer durable products/appliances, industrial products, fast moving consumer goods, cloths, garments, accessories, bags and/or any other products, their assemblies, kits, spares and accessories.

To provide services related to the products sold such as repairing, maintenance, technical support, and deliverance. A copy of the draft memorandum and articles of association

- of the proposed company may be inspected at the office at Sanket Enterprise, LS No. 470, 1+2, Opp. Zydus Hospital, Anand-Lambhvel Road, Anand, Gujarat-388001.
- Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Registrar at Central Registration Centre (CRC), Indian Institute of Corporate Affairs(IICA), Plot No. 6,7,8, Sector 5, IMT Manesar, District Gurgaon (Haryana), Pin Code- 122050, within twenty one days from the date of publication of this notice, with a copy to the company at its registered office.

Name(s) of Applicant For, Sanket Enterprise Mehulkumar Dineshchandra Patel

Sanketkumar Dineshchandra Patel Beenalbahen Mehulkumar Patel Dineshchandra Chunilal Patel Premilaben Dineshchandra Patel Kinnari Sanketkumar Patel



# EXPRESS PHOTOGRAPHER HONOURED

Bhupendra Rana, Principal Photographer at The Indian Express Vadodara Bureau, receives the first prize from Radhikaraje Gaekwad of the erstwhile Baroda royal family during the annual news photojournalists' exhibition, Click, in the city on Friday; Rana won the prize for his photograph (below) covering the Covid-19 pandemic which was displayed at the exhibition. The exhibition saw a total of 11 news photographers displaying their pictures of the major events of the year. Express



#### **CHHATTISGARH**

## 2 ITBP personnel killed in Maoist attack

**EXPRESS NEWS SERVICE** RAIPUR, AUGUST 20

TWO PERSONNEL of the Indo Tibetan Border Police (ITBP) were Friday killed in a Maoist at-Chhattisgarh's in Narayanpur district.

The ITBP personnel have been identified as Assistant

Commandant Sudhakar Shinde and Assistant Sub Inspector Gurmukh Singh. Inspector General of Police

(Bastar) P Sundarraj said the incident took place around noon, just 600 metres from the Kadameta camp of the 45th battalion of the ITBP.

"A squad from the camp had gone on an area domination op-

eration, when a small group of armed Maoists fired on them," said a senior officer.

"The Maoists escaped with one AK-47 rifle, two bulletproof jackets and a wireless set belong-ing to the security personnel," said Sundarraj. While Shinde was a resident of Nanded district in Maharashtra, Singh was from Raikot in Punjab.

#### Electricity board clerk 'dies by suicide' in Vadodara

**EXPRESS NEWS SERVICE** VADODARA, AUGUST 20

A 38-YEAR-OLD clerk of the Gujarat Electricity Board (GEB) allegedly died by suicide in his apartment in the Tarsali area of Vadodara on Thursday evening. A prima facie police investigation on Friday revealed that the clerk was under financial distress, having taken a loan of about Rs 8 lakh from two private banks. A native of Malharpura village in Dabhoi taluka of Vadodara district, the clerk, Sanjay Patanwadia, was attached to the Panigate office of GEB. On Thursday evening, he was found hanging, allegedly by an act of suicide in his slum rehabilitation quarters in Tarsali area.

The Makarpura police station has registered a case of accidental death and initiated a probe. The deceased's wife has told the police that he was stressed as he could not repay a loan of Rs 8 lakh that he had taken from two private banks but the wife told media persons in a statement that her husband was allegedly being harassed by private moneylenders, who had already extorted more than double the principal amount of a loan of Rs 3 lakh that he had

Police Inspector RA Patel of Makarpura Police station said, "The deceased was a resident of Malharpura but the family had an apartment in the slum rehabilitation scheme in Tarsali. On Thursday, he told his wife that a prospective buyer for the Tarsali flat was coming to meet him and left his house in Dabhoi. The wife has said that she had called him multiple times over the phone but later in the day, she was unable to reach him. She then sent his cousin, who works in the Makarpura GIDC area, to fetch him. When he reached the Tarsali flat, he found the deceased hanging from a ceiling fan and informed the police.'

Patel said that the family has not yet told the police about the alleged private moneylenders. Patel said, "Since the post mortem was conducted Friday morning and the family was busy with the final rites, we will further investigate the case once they have completed the rituals.'

# Classifieds

#### **PERSONAL**

#### NAME CHANGE

name from Dharmendrakumar Jain to **SHREY DHARMENDRA** 

JAIN A-42, Shree Sthanakvasi Jain Soc., Nr. Naranpura Railway Crossing, Naranpura, Ahmedabad.

#### **Change Of Name**

I have changed my minor son's name from Pathan Shaanahmedkhan Aftabkhan to **Pathan Shaanahmed** Aftabahmed. B-06, C-Block, United Apartment, Nr. Police Choki, Juhapura, Ahmedabad 380055

#### **Change of Name**

My Old Name Was Patel Jimmy Kanubhai After Change my New Name is Patel Jimmykumar Kanubhai so I Known as my New Name Patel Jimmykumar Kanubhai at Joshi Fadiyu, At. Vatav, Ta. Petlad, Dist. Anand - 388450 (Gujarat)

#### **Change of Name** 8034599H, MORE

HAV/GD- Mavi Bapusinhbhai Dalsinhbhai Declare that Name of my Sor changed from Mavi Jaishkumar More to More Mavi **Jayeshkumar** Bapusinhbhai Affidavit No- 25977 Dated - 13 Aug 2021

#### **Change Of Name**

I have changed my name from Pathan Shabanaben Aftabkhan to Pathan Shabana Aftabahmed. B-06, C-Block, United Apartment, Nr. Police Choki, Juhapura, Ahmedabad 380055

I Narinder wife of Ex. Sub Balbir singh Toor, residant of B- 10, Govardhan Park, sama road, Vadodara. (Gujarat) 390008 have changed my name from Narinder to Narinder kour and date of birth from 15-8-1963 to 03-10-1964 as per affidavit No. IN-GJ06239205308128T, dated 19-08-2021

#### **PROPERTY FOR SALE**

#### **OUT OF MUMBAI**

FLAT for sale. 2 BHK, 3rd floor, Sailila, Oppt. St. Marg, High School, Chendhre, Alibaug, Raigad builtup area 850 sq.ft. Price: 47.5 lacs (Negotiable). Contact D'Souza: 9869501881, 9769910137. 0070750819-1 Estate in Pune, 60ft road touch, Ample Water & Power. 9373067706.

**25000** sqft. Plot at

Hadapsar Industrial

# **Change of Name**

HAV/GD- Mavi Bapusinhbhai Dalsinhbhai Declare that Name of my Son changed from Mavi **Ankushkumar More** to More Mavi

8034599H, MORE

**Ankushkumar** Bapusinhbhai Affidavit No- 25977 Dated - 17 Aug 2021,

#### Change Of Name

I have changed my name from Pathan **Aftabkhan** Hussainkhan to Pathan Aftabahmed Hussainkhan. B-06, C-Block, United Apartment, Nr. Police Choki, Juhapura, Ahmedabad 380055

I. Urvi A Patel . W/O Ashish G. Patel R/o B/3, Maruti Krupa Society, Near Tulsi Dham, Zadeshwar Road, Bharuch. Gujarat-392011 . have changed my name and shall hereafter be Known as Urvi Choksi Patel. 0070750788-1

I hitherto known as Pinky Pravinkumar Gupta w/o Praveen Gupta res. of C-42. Nebula Tower, Near **Hotel Grand** Bhagwati, Ahmedabad-380054. have changed my name and shall hereafter be known as Pinky Gupta. 0050182827-1

IMPORTANT
Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be hele sponsible for such contents, nor for any loss or damage incurred as a result of transactions wit apanies, associations or individuals advertising in its newspapers or Publications. We therefore ommend that readers make necessary inquiries before sending any monies or entering into any eements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

#### Ahmedabad man wanted for loot and murder shot at by UP Police

AHMEDABAD, AUGUST 20

A RESIDENT of Ahmedabad, who was wanted in cases of murder and loot, was shot at and then arrested by Uttar Pradesh Police in an alleged encounter in Azamgarh of Uttar Pradesh, following which the Ahmedabad Police's Detection of Crime Branch (DCB) arrested three of his accomplices.

According to police, Bhavesh Solanki alias Raja, a resident of Amraiwadi in Ahmedabad, was shot in his leg in an alleged encounter by UP Police at Etora Mod area in Azamgarh district on Thursday night. According to officials of Ahmedabad DCB, Solanki was wanted in the murder of Awadhesh Sahani, a grocery store owner in Amraiwadi and the loot of Rs 16 lakh from resident of Kagdapith area of Ahmedabad in August."After the murder and loot incident, Raja had come to Uttar Pradesh and he was planning another incident in Azamgarh when he was arrested by UP Police after an encounter in which he has been shot in his leg. Currently, UP Police are interrogating him and the Ahmedabad Police have started the process of getting him on transit remand," said an official of Ahmedabad DCB.

According to police, on August 7 night, Bhavesh Solanki alias Raja along with two persons Brigesh alias Badal and Mukesh alias Maya, both residents of Surat and natives of Orissa, had arrived outside Rabiya Bibini Chaali in Amraiwadi and stabbed the victim Awadhesh Sahani over 20 times, leading to his spot death.

"Brigesh and Mukesh are residents of Surat who were contacted by Bhavesh to come to Ahmedabad in order to commit the murder of Sahani with whom Bhavesh had old rivarly. After murdering Sahani, the trio fled to Vadodara and Surat, On August 9, Bhavesh returned to Ahmedabad with Mukesh and one another accused named Ranjan Malik and the trio looted Rs 16 lakh cash from a victim in Kagdapith area on gunpoint," added a police offi-

### આઇપીઓથી રૂા.૮૦૦ કરોડ ઊભા કરાશે

# એજીએસ ટ્રાન્ઝેક્ટે તેના આઇપીઓ માટે સેબીમાં ડ્રાફ્ટ પેપર્સ રજૂ કર્યા

નવી દિલ્હી, તા. ૨૦ પેમેન્ટ

સોલ્યુશન્સ ઇનિશિયલ પ્રિલિમિનરી ઊભા કરવાને લગતા છે. ધી ફોર-સેલ છે.

પેપર્સ મૂડીબજાર નિયામક ઇનિશિયલ પબ્લિક ઓફરિંગ સેબીમાં ફાઇલ કર્યા છે જે (આઇપીઓ) એ કંપનીના પ્રોસ્પેક્ટસ (ડીઆરએચપી)માં વેચશે અને અન્ય શેરહોલ્ડર્સ રૂ પ્રોવાઇડર છે, જે ડિજિટલ અને શેર-વેચાણ પ્રમોટર અને અન્ય શેરહોર્લ્ડના જણાવાયું છે. પ્રોવાઇડર એજીએસ ટ્રાન્ઝેક્ટ મારફત રૂપિયા ૮૦૦ કરોડ શેરોના વેચાણની શુદ્ધ ઓફ-

પ્રમોટર રવિ બી ગોયલ રૂ એજીએસ ટ્રાન્ઝેક્ટ ટેક એ બેંકો અને કંપનીઓને પૂરા પાડે પિયા ૭૯૨ કરોડના શેર ભારતમાં સંકલિત ઓમ્નિ છે.



#### THE KANGRA CENTRAL COOPERATIVE BANK LIMITED, DHARAMSHALA (H.P.) NOTICE FOR INVITATION TO BID

KCCB/IT/CBS/2021/01

Sealed tenders are invited for "Supply and Installation of Enterprise Anti-Virus Software License". For detail visit "www.kccb.in'

> Sd/-Dy. General Manager The Kangra Central Cooperative Bank Ltd. Dharamshala-176215

#### **MPDL LIMITED**

(Formerly Known as Monnet Project Developers Limited)
Registered. Office.: 11 / 7, Mathura Road, Sector - 37, Faridabad, HR - 121003 Corp. Office : Unit No. 12, GF, Magnum Tower-1, Sector - 58, Gurugram -122011, HR (India)
Ph : 0124-42234-35, Email id : isc\_mpdl@monnetgroup.com
Website : www.monnetgroup.com, CIN : L70102HR2002PLC097001

Information Regarding 19th Annual General Meeting To be held through Video Conference/ Other Audio - Visual Means

Notice is hereby given that the 19th Annual General Meeting ('AGM') of the Members of the Company is scheduled to be held on Thursday, 16th September 2021 at 02:30 p.m. through Video Conference (VC) /Other Audio Visual Means ('OAVM') without physical presence of the embers at a common venue, in compliance with provisions of the Companies Act, 2013 MCA circular dated 5th May 2020 read with circulars dated 8th April 2020 and 13th April 2020 (collectively referred to as 'MCA Circulars') and SEBI circular dated 12th May 2020, to transac the business as set out in the Notice convening the 19th AGM.

In compliance with the said MCA circulars and SEBI circular, electronic copies of the Notice of 19th AGM and Annual Report for FY 2021 will be sent to all the members whose emai addresses are registered with the Company/ Depository Participants.

Members, who have not registered their email addresses and mobile numbers, are requested to furnish the same to the Company's Registrar and Share Transfer Agent, MCS Share Transfer Agent Limited at <a href="mailto:admin@mcsregistrars.com">admin@mcsregistrars.com</a> to get their email addresses and mobile numbers registered temporarily. The Notice of the 19th AGM and the Annual Report for FY2021 will also made available on the Company's website a http://www.monnetgroup.com/annual-notices-2021.php and on the Website of the Stock Exchange i.e BSE Limited at www.bseindia.com

The Company is providing remote e-voting facility ('remote e-voting') to all its members to cast their vote on all resolutions set out in the Notice of the 19th AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM ('e-voting'). Detailed procedure for joining the AGM and remote e-voting/voting is provided in the Notice of the 19th AGM. Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

For MPDL Limited (Formerly Known as Monnet Project Developers Limited) Anurag Singh Rathore Company Secretary Place: Gurugram Date: 20.08.2021

#### MONIND LIMITED

(Formerly Known as Monnet Industries Limited)
Registered Office: Plot No. 216, Sector-C, Urla Industrial Complex, Raipur-493221 (Chhattisgarh), Corp. Office: Monnet House, 11, Masjid Moth, Greater Kailash-II, New Delhi-110048 (INDIA) Phone: +91 11 29218542-46; Fax: +91 11 29218541, Email: isc\_mind@monnetgroup.com;

Website: www.monnetgroup.com, CIN-L51103CT1982PLC009717 formation Regarding 38th Annual General Meeting To be held through Video Conference/ Other Audio - Visual Means

Notice is hereby given that the 38th Annual General Meeting ('AGM') of the Members of the Company is scheduled to be held on Thursday, 16th September 2021 at 12:30 p.m. through Video Conference (VC) /Other Audio Visual Means ('OAVM') without physical presence of the members at a common venue, in compliance with provisions of the Companies Act 2013, MCA circular dated 5th May 2020 read with circulars dated 8th April 2020 and 13th April 2020 (collectively referred to as 'MCA Circulars') and SEBI circular dated 12th May 2020, to transact the business as set out in the Notice convening the 38th AGM. In compliance with the said MCA circulars and SEBI circular, electronic copies of the Notice of 38th AGM and Annual Report for FY 2021 will be sent to all the members whose email addresses are registered with the Company/ Depository Participants.

Members, who have not registered their email addresses and mobile numbers, are requested to furnish the same to the Company's Registrar and Share Transfer Agent, MCS Share Transfer Agent Limited at <a href="mailto:addresses">admin@mcsregistrars.com</a> to get their email addresses and mobile numbers registered temporarily. The Notice of the 38th AGM and the Annual Report for FY2021 will also made available on the Company's website a http://www.monnetgroup.com/mil-annual-notices-2021.php and on the Website o

the Stock Exchange i.e. BSE Limited at www.bseindia.com. The Company is providing remote e-voting facility ('remote e-voting') to all its members to cast their vote on all resolutions set out in the Notice of the 38th AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM ('e voting"). Detailed procedure for joining the AGM and remote e-voting/ voting is provided in the Notice of the 38th AGM. Members attending the AGM through VC/OAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Companie

For MONIND Limited (Formerly Known as Monnet Industries Limited Place: Delh Company Secretary



### નોરિસ મેડિસિન્સ લિમિટેડ

સીઆઇએન નંબર: L24230GJ1990PLC086581 **રજિસ્ટર કચેરી**: 801/P, જીઆઇડીસી એસ્ટેટ, અકલેશ્વર-393002, ગુજરાત ફો**ਰ**: 02646-223462 **ફੇક્સ**: 02646-250126 Website: www.norrispharma.com Email: contact@norrispharma.com

rejections):

કંપની અધિનિયમ, ૨૦૧૩ ની લાગ પડતી તમામ જોગવાઈઓ અને તેના હેઠળ બનાવેલા નિયમો સિકયુરિટીઝ એન્ડ એક્સચેન્જ બોર્ડ ઓફ ઈન્ડીયા ('સેબી') (લિસ્ટિંગ ઓબ્લિગેશન્સ એન્ડ ડિસ્કલોઝર્સ રીકવાયરમેન્ટ્સ) રેગ્યુલેશન્સ, ૨૦૧૫ ની સાથે વંચાણમાં લેતા મિનિસ્ટ્રી ઓફ કોર્પોરેટ અફેર્સ (એમસીએ) દ્વારા જારી કરાયેલા તા. ૮મી એપ્રિલ, ૨૦૨૦ ના રોજ સામાન્ય પરિપત્ર નંબર ૧૪/૨૦૨૦, તા. ૧૩મી એપ્રિલ, ૨૦૨૦ ના રોજ સામાન્ય પરિપત્ર નંબર ૧૭/૨૦૨૦, તા. પમી મે, ૨૦૨૦ ના રોજ સામાન્ય પરિપત્ર નંબર ૨૦/૨૦૨૦, તા.૧૩મી જાન્યુઆરી, ૨૦૨૧ ના રોજ સામાન્ય પરિપત્ર નંબર ૦૨/૨૦૨૧, તેમજ એમસીએ અને સેબી દ્વારા જારી કરાયેલ અન્ય લાગુ પડતા પરિપત્રો ('સંબધિત પરિપત્રો') ના પાલન અર્થે, કંપનીની ૩૦ મી વાર્ષિક સામાન્ય સભા ('એજીએમ') વિડિઓ કોન્ફરંસીંગ / અન્ય દ્રશ્યશ્રાવ્ય માધ્યમ (ઓએવીએમ) દ્વારા શુક્રવાર , ૨૪ મી સપ્ટેમ્બર, ૨૦૨૧ ના રોજ સવારે ૧૧:૩૦ વાગે નોટિસમાં જુણાવેલ બાબતોનો વ્યવહાર કરવા માટે યોજાશે. સભ્યો (વીસી/ઓએવીએમ) દ્વારા સભામાં હાજર રહી શકશે. વીસી/ઓએવીએમ ની સવિધા દ્વારા સભામાં હાજર રહેનારા સભ્યોની કંપની અધિનિયમ, ૨૦૧૩ ની કલમ ૧૦૩ હેઠળ કોરમમાં ગણના કરવામાં આવશે.

સંબંધિત પરિપત્રોના પાલન અર્થે. જે સભ્યોના ઈમેઈલ સરનામાઓ કંપની/હિપોઝિટરી પાર્ટિસિપન્ટસ સાથે નોંધાયેલા છે તેમને સભાની નોટિસ અને નાણાંકીય વર્ષ ૨૦૨૦–૨૧ માટેના ફાઈનાન્શ્યલ સ્ટેટમેન્ટસ બોર્ડનો અહેવાલ ઓડિટર્સ રિપોર્ટ અને અન્ય જરૂરી દસ્તાવેજો સહીત મોકલવામાં આવશે. ઉપરોક્ત દસ્તાવેજો કંપનીની વેબસાઈટ એટલે કે www.norrispharma.com અને સ્ટોક એકસર્ચેજ વેબસાઈટ પર, એટલે કે બીએસઈ લિમિટેડ પર www.bseindia.com પર ઉપલબ્ધ રહેશે.

### ઈ–મતદાન દ્વારા મતદાન કરવાની રીત:

(એ) સભ્યોને એજીએમની નોટિસમાં જાણાવેલ બાબતો માટે ઈલેક્ટ્રોનિક મતદાન પ્રણાલી (''ઈ–વોટિંગ'') દ્વારા પોતાનો મત આપવાની તક મળશે.

(બી) જે સભ્યો ડીમટીરીયાલાઈઝ્ડ સ્વરૂપમાં, કે ભૌતિક (ફિઝિકલ) સ્વરૂપમાં શેર ધરાવે છે અને જે સભ્યોએ તેમના ઈમેઈલ સરનામાં નોંધાવ્યા નથી તેવા સભ્યોને અન્ય સ્થળેથી મતદાન કરવાની રીત (રિમોટ ઈ–વોર્ટીગ) એજીએમ - નોટિસમાં આપવામાં આવી છે. આ વિગતો કંપનીની વેબસાઈટ સીડીએસએલની વેબસાઈટ પર પણ

(સી) ઈલેકટ્રોનિક મતદાન પ્રણાલી દ્વારા મતદાન કરવાની સુવિધા એજીએમમાં પણ ઉપલબ્ધ કરવામાં આવશે અને રિમોટ ઈ–મતદાન દ્વારા પોતાનો મત નહીં આપનારા એજીએમમાં હાજર રહેલા સભ્યો એજીએમમાં મત આપી

#### ઈમેઈલ સરનામાંઓ નોંધણી/અપડેટ કરવાની રીત:

(એ) ભૌતિક (ફિઝિકલ) સ્વરૂપમાં શેર ધરાવતા સભ્યો, જેમણે કંપની પાસે તેમના ઈમેઈલ સરનામાં નોંધાવ્યા નથી / અપડેટ કર્યા નથી, તેઓને https://www.purvashare.com/email-and-phone-updation/ પર કંપનીના રજિસ્ટારની વેબસાઈટ પર ફોલિયો નંબર ની વિગતો અને પાનકાર્ડની સ્વયં પ્રમાણિત નકલ અપલોડ/જોડવાની વિનંતી છે.

(બી) ડિમટીરિયલાઈઝ્ડ સ્વરૂપમાં શેર ધરાવતા જે સભ્યોએ તેમના ડિપોઝિટરી પાર્ટીસીપન્ટસ પાસે તેમના ઈમેઈલ સરનામાંઓ નોંધાવ્યા નથી / અપડેટ કર્યા નથી, તેઓને જયાં તેમના ડિમેટ એકાઉન્ટ્સ છે એવા િ કેપોઝિટરી પાર્ટીસીપન્ટસ પાસે તેમના ઈમેઈલ સરનામાં નોંધણી /અપડેટ કરવા વિનંતી કરવામાં આવે છે.

સભ્યોને સભાની નોટિસમાં જણાવેલ તમામ નોંધો ને અને ખાસ કરીને, સભામાં જોડાવા માટેની સૂચનાઓ, રિમોટ ઈ-વોર્ટિંગ દ્વારા અથવા સભા દરમિયાન ઈ-વોર્ટિંગ દ્વારા મતદાન કરવાની રીત કાળજીપૂર્વક વાંચવા વિનંતી છે.

નોરિસ મેડિસિન્સ લિમિટેડ વતી

સ્થાન : અંકલેશ્વર વિનય રાશા તારીખ : ૨૧મી ઓગષ્ટ, ૨૦૨૧ કંપની સેક્રેટરી

તેમ ઘી ડ્રાફ્ટ રેડ હેરિંગ ઓફર-ફોર-સેલ મારફત ચેનલ પેમેન્ટ સોલ્યુશન્સ પિયા ૮ કરોડના શેરો વેચશે. રોકડ-આઘારિત સોલ્યુશન્સ



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# **NUVOCO VISTAS CORPORATION LI**

Nuvoco Vistas Corporation Limited ("our Company") was originally incorporated on February 8, 1999 as a private limited company under the Companies Act, 1956, with the name "Infra Cement India Private Limited" in Mumbai. Pursuant to the investment in our Company by the erstwhile shareholders in the year 1999 and the resolution dated May 19, 1999 passed by the Shareholders, the name of our Company was changed to "Lafarge India Private Limited", and a fresh certificate of incorporation was issued upon the change of name by the Registrar of Companies, Maharashtra at Mumbai ("RoC") on May 25, 1999. Pursuant to Section 43A(1) of the Companies Act, 1956, our Company became a deemed public limited company with effect from November 2, 1999 and the certificate of incorporation of our Company was endorsed by the RoC to that effect, and this was noted in the resolution dated December 3, 1999 passed by the Board. Subsequently, pursuant to the resolution dated April 16, 2003 passed by the Shareholders, the status of our Company was changed from deemed public limited company to private limited company in terms of Section 43A(2A) of the Companies Act, 1956. Accordingly, our Company became a private limited company with effect from April 16, 2003 and the certificate of incorporation of our Company was endorsed by the RoC to that effect. Thereafter, pursuant to the resolution dated February 26, 2016 passed by the Shareholders, our Company was once again converted to a public limited company resulting in the change of name to "Lafarge India Limited" and a fresh certificate of incorporation was issued by the RoC on March 12, 2016. Pursuant to divestment by the erstwhile shareholders in our Company in the year 2016 and the resolution dated March 8, 2017 passed by the Shareholders, the name of our Company was changed to "Nuvoco Vistas Corporation Limited" and a fresh certificate of incorporation was issued by the RoC on March 10, 2017. For details of the change in the name and the registered office of our Company, see "History and Certain Corporate Matters" on page 209 of the ospectus dated August 13, 2021 ("Prospectus") filed with RoC and thereafter with Securities and Exchange Board of India ("SEBI"), BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges")

Corporate Identity Number: U26940MH1999PLC118229 Registered and Corporate Office: Equinox Business Park, Tower 3, East Wing, 4th Floor, LBS Marg, Kurla (West), Mumbai - 400 070, Maharashtra, India; Tel: +91 22 6769 2500 Contact Person: Shruta Sanghavi, Company Secretary and Compliance Officer; Tel: +91 22 6630 6511; E-mail: investor.relations@nuvoco.com; Website: www.nuvoco.com

OUR PROMOTERS: NIYOGI ENTERPRISE PRIVATE LIMITED AND DR. KARSANBHAI K. PATEL

No. of

Applications

Received

60

217

28.67

7.93

Our Company has filed the Prospectus dated August 13, 2021 with the RoC, and the Equity Shares are proposed to be listed on the National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE") and trading is expected to commence on or about Monday August 23, 2021

INITIAL PUBLIC OFFERING OF 87,719,297 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY | SHARES") OF NUVOCO VISTAS CORPORATION LIMITED (THE "COMPANY") FOR CASH AT A PRICE OF ₹ 570 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 560 PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING TO ₹ 50,000.00 MILLION COMPRISING A FRESH ISSUE OF 26,315,789 EQUITY SHARES AGGREGATING TO ₹15,000.00 MILLION ("FRESH ISSUE") AND AN OFFER FOR SALE OF 61,403,508 EQUITY SHARES BY NIYOGI ENTERPRISE PRIVATE LIMITED (THE "PROMOTER SELLING SHAREHOLDER" AGGREGATING TO ₹ 35,000.00 MILLION ("OFFERED SHARES") ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER"). THE OFFER CONSTITUTES 24.56% OF THE POST-OFFER PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹ 10 EACH AND THE OFFER PRICE WAS 57 TIMES THE FACE VALUE OF THE EQUITY SHARES

OFFER PRICE: ₹ 570 PER EQUITY SHARE OF FACE VALUE OF ₹ 10 EACH

THE ISSUE PRICE IS 57 TIMES OF THE FACE VALUE

- . The Price/Earnings ratio based on diluted EPS (consolidated) for Fiscal 2021 for our Company is not ascertainable as the EPS is negative, whereas the average industry peer group Price/Earnings ratio is
- Weighted Average Return on Net Worth for Fiscals 2021, 2020 and 2019 is 1.31%.
- Average Cost of acquisition of Equity Shares for the Promoter Selling Shareholder, Niyogi Enterprise Private Limited is ₹212.30 and the Offer Price at the upper end of the Price Band is ₹570 per Equity Share.
- The five Book Running Lead Managers ("BRLMs") associated with the Offer have handled 39 public offers in the past three years, out of which 12 offers closed below the offer price on listing date.

**BID/OFFER PERIOD BID/OFFER OPENED ON MONDAY, AUGUST 9, 2021** 

**BID/OFFER CLOSED ON WEDNESDAY, AUGUST 11, 2021** ANCHOR INVESTOR BIDDING DATE WAS FRIDAY, AUGUST 6, 2021

The Offer was made through the book building process, in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957 as amended, ("SCRR") read with Regulation 31 of the SEBI ICDR Regulations and in compliance with Regulation 6(1) of the SEBI ICDR Regulations, where not more than 50% of the Offer was available for allocation on a proportionate basis to Qualified Institutiona Buyers ("QIBs") ("QIB Category"), our Company and the Promoter Selling Shareholder, in consultation with the BRLMs, allocated up to 60% of the QIB Category to Anchor Investors, on a discretionary basis ("Anchor Investor Portion"), of which one-third wa reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which Equity Shares were allocated to Anchor Investors. Post allocation to the Anchor Investors, the QIB Category was reduced by such number of Equity Shares. Further, 5% of the QIB Category (excluding the Anchor Investor Portion) was available for allocation on a proportionate basis to Mutual Funds only and the remainder of the QIB Category was available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer was available for allocation on a proportionate basis to Non-Institutional Investors and not less than 35% of the Offer was available for allocation to Retail Individual Investors, in accordance with the SEBI ICDR Regulations, subjec to valid Bids being received at or above the Offer Price. All Bidders (other than Anchor Investors) were mandatorily required to participate in this Offer through the Application Supported by Block Amount ("ASBA") process, and were required to provide details o heir respective bank account (including UPI ID for Retail Individual Investors using UPI Mechanism) in which the Bid Amount wa blocked by the SCSBs or the Sponsor Bank, as the case may be. Anchor Investors were not permitted to participate in the Ancho Investor Portion through the ASBA process. For further details, see "Offer Procedure" on page 441 of the Prospectus

The bidding for Anchor Investors opened and closed on Friday, August 6, 2021. The Company received 66 applications from 43 Anchor Investors (including 12 mutual funds through 29 Mutual Fund Schemes) for 27,183,936 Equity Shares. The Anchor Investor Offer Price was finalized at ₹570 per Equity Share. A total of 26,315,788 Equity Shares were allocated under the Anchor Investor Portion aggregating to ₹570/- per Equity Share.

The Offer received 513,740 applications for 127,364,900 Equity Shares resulting in 1.4520 times subscription. The details of the applications received in the Offer from Retail Individual Investors, Non-Institutional Investors and QIBs are as under (before technical

SI.	. Category No. of No. of Shares No. of times Amount (₹)									
SI. Category						Amount (<)				
no		Applications	Equity Shares	Reserved as per	Subscribed					
		applied		Prospectus						
Α	Retail Individual Bidders	512,831	16,852,940	30,701,754	0.5489	9,612,065,544.00				
В	Non Institutional Bidders	795	7,884,708	13,157,895	0.5992	4,494,188,010.00				
С	Qualified Institutional Bidders (excluding Anchor Investors)	48	75,443,316	17,543,860	4.3003	43,002,690,120.00				
D	Anchor Investors	66	27,183,936	26,315,788	1.0330	15,494,843,520.00				
	Total	513,740	127,364,900	87,719,297	1.4520	72,603,787,194.00				
	A B C	A Retail Individual Bidders B Non Institutional Bidders C Qualified Institutional Bidders (excluding Anchor Investors) D Anchor Investors	No     Applications applied       A     Retail Individual Bidders     512,831       B     Non Institutional Bidders     795       C     Qualified Institutional Bidders (excluding Anchor Investors)     48       D     Anchor Investors     66	Applications applied     Equity Shares       A Retail Individual Bidders     512,831     16,852,940       B Non Institutional Bidders     795     7,884,708       C Qualified Institutional Bidders (excluding Anchor Investors)     48     75,443,316       D Anchor Investors     66     27,183,936	no         Applications applied         Equity Shares Prospectus         Reserved as per Prospectus           A         Retail Individual Bidders         512,831         16,852,940         30,701,754           B         Non Institutional Bidders         795         7,884,708         13,157,895           C         Qualified Institutional Bidders (excluding Anchor Investors)         48         75,443,316         17,543,860           D         Anchor Investors         66         27,183,936         26,315,788	No         Applications applied         Equity Shares applied         Reserved as per Prospectus         Subscribed Prospectus           A         Retail Individual Bidders         512,831         16,852,940         30,701,754         0.5489           B         Non Institutional Bidders (excluding Anchor Investors)         48         75,443,316         17,543,860         4.3003           D         Anchor Investors         66         27,183,936         26,315,788         1.0330				

**Final Demand** 

Asummary of the final demand as per BSE and NSE as on the Bid/Offer Closing Date at different Bid prices is as under:								
SI. No	Bid Price	No. of Equity Shares	% to Total	Cumulative Total	Cumulative % of Total			
1	560	270,660	0.25	270,660	0.25			
2	561	11,830	0.01	282,490	0.26			
3	562	9,490	0.01	291,980	0.27			
4	563	7,202	0.01	299,182	0.28			
5	564	4,654	0.00	303,836	0.28			
6	565	145,002	0.13	448,838	0.42			
7	566	11,466	0.01	460,304	0.43			
8	567	11,076	0.01	471,380	0.44			
9	568	41,392	0.04	512,772	0.48			
10	569	39,312	0.04	552,084	0.51			
11	570	89,041,862	82.82	89,593,946	83.33			
12	Cut-off	17,924,660	16.67	107,518,606	100.00			
	TOTAL	107,518,606	100.00					

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange, being BSE on August 17, 2021 A. Allotment to Retail Individual Investors (After technical rejections, multiple or duplicate Bids and Bids not banked

The Basis of Allotment to the Retail Individual Investors, who have bid at cut-off or at the Offer Price of ₹570 per Equity, was finalized in consultation with BSE. This category has been subscribed to the extent of 0.5299 times. The total number of Equity Shares All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the first/sole Bidder. Allotted in Retail Individual Bidders category is 16,269,396 Equity Shares to 495,486 successful applicants. The category-wise

Category	No. of Applications Received	% of Total	Total No. of Equity Shares Applied	% to Total	No. of Equity Shares Allotted per Bidder	Ratio	Total No. of Equity Shares Allotted
26	452,314	91.29	11,760,164	72.28	26	1:1	11,760,164
52	23,462	4.74	1,220,024	7.50	52	1:1	1,220,024
78	6,036	1.22	470,808	2.89	78	1:1	470,808
104	3,581	0.72	372,424	2.29	104	1:1	372,424
130	2,220	0.45	288,600	1.77	130	1:1	288,600
156	975	0.20	152,100	0.93	156	1:1	152,100
182	857	0.17	155,974	0.96	182	1:1	155,974
208	491	0.10	102,128	0.63	208	1:1	102,128
234	172	0.03	40,248	0.25	234	1:1	40,248
260	1,228	0.25	319,280	1.96	260	1:1	319,280
286	140	0.03	40,040	0.25	286	1:1	40,040
312	299	0.06	93,288	0.57	312	1:1	93,288
338	3,711	0.75	1,254,318	7.71	338	1:1	1,254,318
TOTAL	495,486	100.00	16.269.396	100.00			16.269.396

B. Allotment to Non Institutional Investors (After technical rejections, multiple or duplicate Bids and Bids not banked

The Basis of Allotment to the Non-Institutional Investors, who have bid at the Offer Price of ₹ 570 per Equity Share or above, wa finalized in consultation with BSE. This category has been subscribed to the extent of 0.5936 times. The total number of Equity Shares allotted in this category is 7,810,244 Equity Shares to 757 successful applicants. The category-wise details of the Basis of Allotment are as under: (Sample)

	390	00	7.93	23,400	0.30	J 390 J	1.1	23,400	
Υ	416	11	1.45	4,576	0.06	416	1:1	4,576	
")	442	13	1.72	5,746	0.07	442	1:1	5,746	
R	468	7	0.92	3,276	0.04	468	1:1	3,276	
Р	494	5	0.66	2,470	0.03	494	1:1	2,470	
	520	69	9.11	35,880	0.46	520	1:1	35,880	
Е	546	6	0.79	3,276	0.04	546	1:1	3,276	
듸	572	1	0.13	572	0.01	572	1:1	572	
	598	3	0.40	1,794	0.02	598	1:1	1,794	
	624	1	0.13	624	0.01	624	1:1	624	
	650	9	1.19	5,850	0.07	650	1:1	5,850	
	676	7	0.92	4,732	0.06	676	1:1	4,732	
	702	13	1.72	9,126	0.12	702	1:1	9,126	
1	728	3	0.40	2,184	0.03	728	1:1	2,184	
•	780	14	1.85	10,920	0.14	780	1:1	10,920	
	806	1	0.13	806	0.01	806	1:1	806	
	858	18	2.38	15,444	0.20	858	1:1	15,444	
	884	20	2.64	17,680	0.23	884	1:1	17,680	
	910	15	1.98	13,650	0.17	910	1:1	13,650	
	936	2	0.26	1,872	0.02	936	1:1	1,872	
;	962	1	0.13	962	0.01	962	1:1	962	
	988	3	0.40	2,964	0.04	988	1:1	2,964	
	1,014	4	0.53	4,056	0.05	1,014	1:1	4,056	
	1,040	23	3.04	23,920	0.31	1,040	1:1	23,920	
	1,066	1	0.13	1,066	0.01	1,066	1:1	1,066	
	1,092	1	0.13	1,092	0.01	1,092	1:1	1,092	
	1,118	1	0.13	1,118	0.01	1,118	1:1	1,118	
7,	1,170	1	0.13	1,170	0.01	1,170	1:1	1,170	
31	1,222	2	0.26	2,444	0.03	1,222	1:1	2,444	
al	1,248	2	0.26	2,496	0.03	1,248	1:1	2,496	
ıp	1,300 1,326	17 1	2.25 0.13	22,100 1,326	0.28 0.02	1,300 1,326	1:1 1:1	22,100 1,326	
as	34,996	1	0.13	34,996	0.02		1:1	34,996	
:h	35,074	2	0.13	70,148	0.43	34,996 35,074	1:1	70,148	
:h	35,074	2	0.26	70,148	0.90	35,100	1:1	70,146	
a	35,100	1	0.20	35,178	0.90	35,100	1:1	35,178	
is e.	39,000	1	0.13	39,000	0.43	39,000	1:1	39,000	
ss	42,380	1	0.13	42,380	0.54	42,380	1:1	42,380	
ct	43,836	1	0.13	43,836	0.56	43,836	1:1	43,836	
to	52,520	1	0.13	52,520	0.67	52,520	1:1	52,520	
of	52,624	4	0.53	210,496	2.70	52,624	1:1	210,496	
as	70,200	1	0.13	70,200	0.90	70,200	1:1	70,200	
or	79,040	1	0.13	79,040	1.01	79,040	1:1	79,040	
	225,082	1	0.13	225,082	2.88	225.082	1:1	225,082	
or	350,870	2	0.26	701,740	8.98	350,870	1:1	701,740	
e	438,594	1	0.13	438,594	5.62	438,594	1:1	438,594	
n	438,620	1	0.13	438,620	5.62	438,620	1:1	438,620	
	789,464	1	0.13	789,464	10.11	789,464	1:1	789,464	
ie	807,014	1	0.13	807,014	10.33	807,014	1:1	807,014	
al	1,754,376	1	0.13	1,754,376	22.46	1,754,376	1:1	1,754,376	
J		o QIBs (After T			1				
7	Allotment to QIBs, who have bid at the Offer Price of ₹ 570 per Equity Share or above, has been done on a proportionate basis in								

Total No. of

**Equity Shares** 

Applied

78.988

23.400

% to Total

0.30

No. of Equity

Shares Allotted

per Bidder

Total No. of

**Equity Shares** 

Allotted

78.988

Allotment to QIBs, who have bid at the Offer Price of ₹ 570 per Equity Share or above, has been done on a proportionate basis in consultation with BSE. QIB category (excluding Anchor Investors) received 48 valid applications for 75,443,316 Equity Shares against 37,323,869 Equity Shares (includes under subscription of 5,347,651 Equity Shares spilled over from NII Category and 14,432,358 Equity Shares spilled over from Retail Category) reserved for this category resulting in subscription of 2.0213 times. As per the SEBI Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e. 1,866,194 (includes under subscribed portion of 721,618 Equity Shares spilled over from Retail Category and 267,383 Equity Shares spilled over from NII Category) Equity Shares and other QIBs and unsatisfied demand of Mutual Funds were allotted the remaining available Equity Shares i.e. 35,457,675 (includes under subscribed portion of 13,710,740 Equity Shares spilled over from Retail Category and 5,080,268 Equity Shares spilled over from NII Category) Equity Shares on a proportionate basis. The total number of Equity Shares  $allotted in the QIB \ category\ is\ 37,323,869\ Equity\ Shares, which were\ allotted\ to\ 48\ successful\ Applicants.$ OTHERS TOTAL AIF FPC

 
 CATEGORY
 FIS/BANKS
 MF'S
 IC'S
 NBFC'S

 ALLOTMENT
 1,056,830
 7,336,956
 4,286,349
 1,420,367 23,223,367 D. Allotment to Anchor Investors (After Technical Rejections)

Place : Mumbai

Allotment to Anchor Investors, who have bid at the Offer Price of ₹570 per Equity Share or above, has been done on a proportionate basis in consultation with BSE. The Company received 66 applications from 43 Anchor Investors (including 12 mutual funds through 29 Mutual Fund Schemes) for 27,183,936 Equity Shares. The Anchor Investor Offer Price was finalized at ₹ 570 per Equity Share. A total of 26,315,788 Equity Shares were allocated under the Anchor Investor Portion aggregating to ₹ 570/- per Equity Share. This represents 60% of the QIB Portion as mentioned in Prospectus.

 
 CATEGORY
 FIS/BANKS
 MF'S
 IC'S
 NBFC'S
 AIF
 FPC
 OTHERS
 TOTAL

 ALLOTMENT
 11,158,048
 4,702,386
 963,508
 8,614,502
 877,344
 26,315,788
 ALLOTMENT The IPO Committee of the Board of Directors of our Company at its meeting held on August 17, 2021 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being BSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation will be dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on August 17, 2021 and the payments to non-syndicate brokers have been issued on August 17, 2021. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on August 17, 2021 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is in the process of obtaining the listing and trading approval from the Stock Exchanges, and trading is expected to commence on or about Monday, August 23, 2021

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus INVESTORS PLEASE NOTE

These details of the Allotment made shall be hosted on the website of Registrar to the Offer, Link Intime India Private Limited at www.linkintime.co.in.

Bid-cum-Application Form number, Bidder DP ID, Client ID, PAN, date of submission of Bid-cum-Application Form, address of the Bidder, number of Equity Shares applied for, the name and address of the Designated Intermediary where the Bid-cum-Application Form was submitted by the Bidder and a copy of the Acknowledgment Slip received from the Designated Intermediary at the address

### **LINK** Intime

Link Intime India Private Limited

C-101, 1st Floor, 247 Park, L. B. S. Marg, Vikhroli West, Mumbai - 400 083 Maharashtra, India. Tel: +91 22 4918 6200; E-mail: nuvoco.ipo@linkintime.co.in; Investor grievance E-mail: nuvoco.ipo@linkintime.co.in Website: www.linkintime.co.in; Contact Person: Shanti Gopalkrishnan; SEBI Registration No: INR000004058

For NUVOCO VISTAS CORPORATION LIMITED

Date: August 20, 2021 Company Secretary and Compliance Officer THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE  $\underline{\textbf{EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF NUVOCO VISTAS CORPORATION LIMITED.}\\$ NUVOCO VISTAS CORPORATION LIMITED has filed the Prospectus with the RoC and thereafter with SEBI and the Stock Exchanges. The Prospectus is available on the website of the SEBI at www.sebi.gov.in as well as on the websites of the BRLMs, i.e. ICICI Securities Limited at www.icicisecurities.com, Axis Capital Limited at www.axiscapital.co.in, HSBC Securities and Capital

Markets (India) Private Limited at www.business.hsbc.co.in/en-gb/in/generic/ipo-open-offer-and-buyback, J.P. Morgan India Private Limited at www.jpmipl.com and SBI Capital Markets Limited at www.sbicaps.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to such risks, see "Risk Factors" beginning on page 25 of the Prospectus. These materials are not for publication or distribution, directly or indirectly, in or into the United States (including its territories and possessions, any state of the United States and the District of Columbia). These materials are not an offer of securities for sale into the United States, Canada or Japan. The securities referred to herein have not been and will not be registered under the U.S. Securities Act of 1933, as amended, and may not be offered or sold in the United States, except pursuant to an applicable exemption from registration. No public offering of securities is being made in the United States.

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