

Date: 08.02.2019

To, The General Manager, Department of Corporate Services, Bombay Stock Exchange Limited, 1st Floor, New Trading Ring, Rotunda Bidg, P.J. Tower, Dalal Street, Mumbai – 400001

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Ref: BSE Stock Code: 531051

Dear Sir/ Madam,

Sub: Publication of the Board Meeting Notice in Newspapers.

Further to our letter dated 07th February, 2019, Please find enclosed a copy of the newspapers publication of the Board Meeting Notice on Friday, 08th February, 2019 in "Financial Express" (English) and "Arthik Lipi" (Bengali) newspapers in this regard.

This is for your kind information and record.

Thanking You.

Yours faithfully,

For Vintage Securities Limited

U - f arros g compliance Officer Umakant Saraogi (Company Secretary & Compliance Officer)

> Vintage Securities Limited (CIN No. L74120WB1994PLC063991)

Regd & Head Office: 58/3, B.R. B. Basu Road, Kolkata- 700 001 (West Bengal) Ph. No. 033-2235-2311 Fax No. 033-2249-5656 website: www.vintage-securities.com e-mail: vintage.capital@gmail.com 20

FINANCIAL EXPRESS

CORRIGENDUM Procession of interest Procession of interest (Form G) in relation to GVR Infra Projects Limited ("GVR") dated 19th January, 2019 (All India) ("Invitation"). Pursuant to a decision of interest has been extended to 23rd February, 2019 and consequently the schedule set out in the Invitation stands modified as set out in the table below. All other details set out in the previous invitation remain unchanged (except 16 & 18) 10 Last date for submission of expressions of interest 12 at date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Last date for submission of objections to provisional list 10 Date of issue of final list of prospective resolution applicants 10 the of issue of information memorandum, evaluation matrix <td colspan<="" td=""><td>ECONO TRADE (INDIA) LIMITED Regd. Off.::::912. Lal bazar Street. Block-B 3rd Floor, R. No 3103, Kolkata - 700 001 Phone:::+91-78905 18016 Email ki ::et2011@gmail.com Website ::www.econo.in CIN:: L51109WB1982PLC035466 NOTICE OF BOARD MEETING Pursuant to Regulation 29 read with Requirements) Regulations. 2015 (Listing Requirements) Regulations. 2015 (Listing Regulations), Notice is hereby given that a Meeting of the Board of Directors of the Company is scheduled to be held on Thursday, February 14th, 2019inter-alia to consider and approve standalone Un- Audited Financial results of the Company for the quarter ofDecember 31st, 2018. Thread Notice may be accessed on the Stock Exchange ewebsites at Htp://www.bseindia.com. Pursuant to this, the Company has decided that the close period (is. closure of trading window) under the "Code of Trading by Insiders" would commends By order of the Board For ECONO TRADE (INDIA) LIMITED By order of the Board For ECONO TRADE (INDIA) LIMITED By order of the Board For ECONO TRADE (I</td><td>RAMSARUP VYAPAAR LIMITED (In Liquidation) Liquidator's Address: Todi Chamber, 2nd Floor, Room No. 204 & 205, 2 Lal Bazaer Street, Kolkata-700 001; Contact: +91 9874044000; E: Jituichia@knjainco.com; Ip.Jituichia@gmail.com NOTICE of SALE through E-AUCTION In terms of the orderidated 16th November, 2018 passed by Hontke NCLT, Kotkata Berch, notices a hereby given by the underagned to the public in general to disposal of assets of Ramaaup Vyapaar Limited on peciented basis by e-auction as per datais mentioned in the table below. The assets of the Corporate Debtor are being acid on 'AS ISWHERE IS WHATEVER THERE IS AND WITHOUT RECOURSE BASIS' and as such the said diagositionia without any bindiof warrantee and indemnities. The daposal as abressed shall table below. The assets of the Corporate Debtor are being acid on 'AS ISWHERE IS WHATEVER THERE IS AND WITHOUT RECOURSE BASIS' and as such the said diagositionia without any bindiof warrantee and indemnities. The daposal as abressed shall table pace through online e-auction service provide; E-Procument Technologies Ltd- Auction Tigervia website https://indiauction.auctiontiger.netion to Siminutes' 1 Date and Time of Auction 18th February, 2019 between 200 PM to 300 PM 2 Beserve Price (INR) and Non- Refundable Pancipation Fees 19th February, 2019 2 Besearve Price (INR) and Non- Refundable Pancipati</td><td><text><text></text></text></td></td>	<td>ECONO TRADE (INDIA) LIMITED Regd. Off.::::912. Lal bazar Street. Block-B 3rd Floor, R. 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16(12) - 60463949-96(48), Dhaval B. Purohit - Pinak B. Purohit - 41522341- 76(36) - 59056973-86(14) - 7379181-90(10) - 7379201-40(40) - 9286043-6(4) - 9359295-304(10) - 11908901-10(10) - 34908132-35(4) - 41977165-84(20) - 42318881-900(20) - 43477241-60(20) - 44874041-52(12) - 59739299-328(30) - 60251843-72(30) - 61989383-412(30) - 64084583-600(18) - 65193233-50(18) - 66377975-98(24), U. P. Ravindranathan - 13267987-8036(50) - 13268087- 136(50), Rita B. Khatri - 67684873-922(50), Kayti Jami Bharucha - Sharukh Tehmurasp Cama - 82801957-2006 (50), Praveen Sultana - 30970786-91(6) - 43424841-56(16) - 61910783-806(24), Saswati Mallik - 8046831-50(20) - 8212411-30(20) - 11241983-2002(20) - 11398303-22(20) - 28785145-222(78), Virmati Chandulal - Rajnikant Ratilal Shah - 2429364-73(10) - 2429374-6(3) - 4662751-60(10) - 4662761-70(10) - 4662771-80(10) - 4662781-5(5) - 4662781- 32(20) - 46887233-52(20) - 45887253-72(20) - 46887273-92(20) - 46887293- 6(4) - 67104461-6(5), Nandan Bipinchandra Modi - Amitadevi Bipinchandra Modi - Bipinchandra Ramanlal Modi - 4442124-33(10) - 61847957-62(6) - 43382957-62(4), Nanji Manshi Shah - Vimal Nanji Shah - 11019143-62(20) - 59837369-98(30), Girishchandra Harilal Shah - Nikhilesh Girish Shah - 654114- 26(13) - 33500521-65(45) - 45776161-84(24) - 65437763-98(36), Sunil Laxman Aravkar-Manasi Sunil Aravkar - 84838957-9006(50), Atul Mangaldas Thakkar - Pankaj M Thakkar - 48307125-44(20) - 69104219-48(30), Dharmin Rinesh Gandhi-Rinesh Gandhi - 44650513-32(20) - 63749291-320(30), Rohini Jadhav - 40781269-318(50), Charuben Dilipbhai Bavishi - 460099-124(26) - 4145545- 84(40) - 9075537-56(20) - 11645047-66(20) - 33263143-307(165) - 45641669- 776(108) - 65236025-186(162), Rujuta Bhogle-Ranjana Indore - 539022- 121(100), Revadevi Ambalal Valand-Ambalal Shankertal Valand-Dinesh Ambalal Parekh - 1851450-62(13) - 4657793-6(4) - 66637481-6(6), Dastagir Bhikanbhai	Our Company was originally incorporated Subsequently, our Company was converted on January 02, 2018 by the Registrar of Co For details of incorporation, change of na respectively of the Prospectus. Registered office: HM228, Phase 2, S/ Website: www.jonjuaoverseas.webs.com PROMOTERS OF TH 3) MR. HARMA	AS Nagar, Mohali-160055, Punjab, India. Corr n; Contact Person: Major Harjinder Singh Jonju IE COMPANY: 1) MAJOR H ANPREET SINGH JONJUA, 00 EQUITY SHARES OF FACE	ement for information purposes and not a prospectus announcement) with the provision of the companies Act, 1956 with the Registrar of Companies a fresh certificate of incorporation consequent upon Conversion from Private Limited Company to a fresh certificate of incorporation consequent upon Conversion from Private Limited Company to a fresh certificate of incorporation consequent upon Conversion from Private Limited Company to a fresh certificate of incorporation consequent upon Conversion from Private Limited Company to ation Number of our Company is U51909PB1993PLC013057. ase refer to chapter titled "General Information" and "Our History and Certain Other Corporate IN reporate Office: SCF 52, 1st Floor, Phase 2, Mohali-160055, Punjab, India. Tel: +91 9872172 ta, Retd. (Promoter & Managing Director) ARJINDER SINGH JONJUA (RETD), 2) MRS. MANINDER (4) MRS. RANBIR KAUR JONJUA & 5) H S JONJUA & VALUE OF ₹ 10/- EACH OF JONJUA OVERSEAS LIMITED (THE	es, Punjab, Himachal and Chandigarh. to Public Limited Company was issued Matters" beginning on page 40 and 112 2032; E-mail: contactus@jonjua.com; ER KAUR JONJUA, SONS (HUF) HE "COMPANY" OR THE

Shaukaj Dastagir Bagwan - Dastagir Bhikanbhai Bagwan - 11625921-70(50). Pravin Baldevdas Patel - Hemlata Pravin Patel - 254895868-89(50) & Nareshchandra Ratilal Modi - 9225957-76(20) Shares.

Parekh - 1861450-62(13) - 46575973-6(4) - 66637481-6(6), Dastagir Bhikanbhai

Bagwan - Shaukaj Dastagir Bagwan - 11626705-54(50) - 11626903-52(50),

Applications have been made to the Company for issue of duplicate certificates for the aforesaid Shares. Public is cautioned against purchasing or otherwise dealing with the above mentioned Shares Certificates. A duplicate thereof will be issued to the respective Shareholders unless any objection is received by the undersigned within 15 days from the date of publication of the notice.

Ahmedabad 07.02.2019

R. V. Bhimani **Company Secretary**

For ARVIND LIMITED

RattanIndia

RattanIndia Power Limited (Formerly known as Indiabulls Power Limited.) (CIN: L40102DL2007PLC169082) Registered Office: A-49, Ground Floor, Road No. 4, Mahipalpur, New Delhi - 110 037 Tel: 011-46611666, Fax: 011-46611777 Website: www.rattanindia.com, E-mail: ir@rattanindia.com

NOTICE OF EXTRA-ORDINARY GENERAL MEETING (EGM) AND E-VOTING INFORMATION

NOTICE is hereby given that an Extra-Ordinary General Meeting (EGM) of RattanIndia Power Limited ("the Company") is scheduled to be held on Friday, March 1, 2019 at 10:30 A.M. at Centaur Hotel, IGI Airport, Delhi - Gurgaon Road, New Delhi-110 037 to transact the businesses as mentioned in the Notice calling EGM. The notice of the EGM along with the Attendance Slip and Proxy Form has been sent in electronic mode to Members whose e-mail IDs are registered with the Company or the Depository Participant(s). Physical copy of the Notice of EGM alongwith the Attendance Slip and Proxy Form, has been sent to those Members who have not registered their e-mail IDs with the Company or Depository Participant(s). Dispatch of Notice of EGM has been completed from 5th February to 7th February, 2019.

Pursuant to Section 108 of Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Amendment Rules, 2015, Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Secretarial Standard on General Meeting (SS-2) issued by the Institute of Company Secretaries of India, the Company is providing e-voting facility through Karvy Fintech Private Limited ("Karvy"), the Registrar and Transfer Agent of the Company, for transacting the businesses contained in the Notice. The Company has considered Friday, the 22nd day of February, 2019, as the cut-off date to record the entitlement of shareholders to cast their right to vote electronically as well as for voting at the EGM. The Notice of EGM is available on the Company's website www.rattanindia.com and also at https://evoting.karvy.com (the website provided by Karvy, for the purpose of e-voting). The e-voting period commences on Tuesday, the 26th day of February, 2019 at 10.00 A.M. and ends on Thursday, the 28th day of February, 2019 at 5.00 P.M. The e-voting module shall be disabled for voting thereafter. Once the vote on a resolution is cast by a Member, such Member shall not be allowed to change it subsequently. Any person who becomes a Member of the Company after dispatch of the said Notice and holds shares as at cut-off date may obtain login ID and Password by sending request to evoting@karvy.com.

The Company has appointed Mr. Sanjay Khandelwal of M/s S. Khandelwal & Co., Practicing Company Secretary, as the Scrutinizer for conducting the electronic voting process in a fair and transparent manner.

Further, Members who have cast their vote electronically shall not be allowed to vote again at the EGM, however such members may attend the EGM, if so desired by them.

The facility of voting through ballot paper shall also be made available at the EGM to the members who have not cast their vote through e-voting.

The procedure of electronic voting is available in the Notice of EGM as well as at

WHICH 70,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR CASH AT A PRICE OF ₹ 10/- PER EQUITY SHARE AT PAR AGGREGATING TO ₹7.00 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION") THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 12,30,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 10/- PER EQUITY SHARE AGGREGATING TO ₹ 123.00 LAKHS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 27.45 % AND 25.97% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

"ISSUER") FOR CASH AT A PRICE OF ₹ 10/- PER EQUITY SHARE AT PAR (THE "ISSUE PRICE") AGGREGATING TO ₹ 130.00 LACS ("THE ISSUE"), OF

All the investors applying in a public issue shall use only Application Supported by Blocked Amount (ASBA) facility for making payment providing details about the bank account which will be blocked by the Self Certified Syndicate Banks ("SCSBs") as per the SEBI circular CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015. As an alternate payment mechanism, Unified Payments Interface (UPI) has been introduced (vide SEBI Circular Ref: SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 1, 2018) as a payment mechanism in a phased manner with ASBA for applications in public issues by retail individual investors. For further details, please refer to section titled "Issue Procedure" beginning on page 194 of the Prospectus. In case of delay, if any in refund, our Company shall pay interest on the application money at the rate of 15 % per annum for the period of delay.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER XB OF THE SEBI (ICDR) REGULATIONS, 2009 AS AMENDED FROM TIME TO TIME. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 43(4) OF THE SEBI (ICDR) REGULATIONS, 2009, AS AMENDED

For further details see "Terms of the Issue" beginning on page 186 of the Prospectus.

For further details please refer the section titled 'Issue Procedure' beginning on page 194 of the Prospectus FIXED PRICE ISSUE AT ₹ 10/- PER EQUITY SHARE

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH AND THE ISSUE PRICE IS 1.00 TIMES OF THE FACE VALUE. THE APPLICATION MUST BE FOR A MINIMUM OF 10,000 EQUITY SHARES AND IN MULTIPLES OF 10,000 EQUITY SHARES THEREAFTER. FOR FURTHER DETAILS PLEASE REFER TO "SECTION VIII - ISSUE INFORMATION" BEGINNING ON PAGE 186 OF THE PROSPECTUS.

ISSUE OPENS ON: FEBRUARY 12, 2019 ISSUE **PROGRAMME** ISSUE CLOSES ON: FEBRUARY 15, 2019

ASBA*

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



'ASBA is a better way of applying to issues by simply blocking the fund in the bank account. For further details check section on ASBA below."

"ASBA has to be availed by all the investors except anchor investors. UPI may be availed by Retail Individual Investors.

For details on the ASBA and UPI process, please refer to the details given in ASBA form and General Information Documents and also please refer to the section "Issue Procedure" beginning on page 194 of the Prospectus.

CONTENTS OF THE MEMORANDUM OF THE COMPANY AS REGARDS TO ITS OBJECTS: For information on the main objects of the Company, please see "Our History And Certain Other Corporate. Matters" on page 112 of the Prospectus and Clause III of the Memorandum of Association of the Company. The Memorandum of Association of the Company is a material document for inspection in relation to the Offer. For further details, please see "Material Contracts and Documents for Inspection" on page 248 of the Prospectus. AMOUNT OF SHARE CAPITAL OF THE COMPANY AND CAPITAL STRUCTURE: The authorised share capital, issued, subscribed and paid up share capital of the Company as on the date of the Prospectus is as follows: The Authorised Share Capital of the Company is ₹ 500.00 lakhs divided into 50,00,000 Equity Shares of ₹10/- each. The issued, Subscribed and Paid-up share capital of the Company before the Issue is ₹ 343.62. lakhs divided into 34,36,253 Equity Shares of ₹10/- each. Proposed Post issue capital : ₹ 473.62 lakhs divided into 47,36,253 Equity Shares of ₹10 each. For details of the Capital Structure, see the section "Capital Structure" on the page 47 of the Prospectus.

NAMES OF THE SIGNATORIES TO THE MEMORANDUM OF ASSOCIATION OF THE COMPANY AND THE NUMBER OF EQUITY SHARES SUBSCRIBED BY THEM: Given below are the names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for by them at the time of signing of the Memorandum of Association: Equity shares of face value of ₹ 10/- each were allotted to Major Harjinder Singh Jonjua (Retd) - 10 equity Shares and Mrs. Maninder Kaur Jonjua -10 equity Shares

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

LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE

RISK IN RELATION TO THE FIRST ISSUE: This being the first public issue of the Company, there has been no formal market for the Equity Shares. The face value of the Equity Shares is ₹10/- each and the Issue Price is ₹10/- each i.e. 1 (one) times of the face value. The Issue Price (determined and justified by our Company in consultation with the Lead Manager) as stated under "Basis for Issue Price" beginning on page 79 should not be taken to be indicative of the market price of the Equity Shares after the Equity Shares are listed. No assurance can be given regarding an active or sustained trading in the Equity Shares or regarding the price at which the Equity Shares will be traded after listing.

GENERAL RISKS: Investment in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the issue. For taking an investment decision, investors must rely on their own examination of our Company and the issue, including the risks involved. The Equity Shares in the issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of this Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 14 of this Prospectus.

BASIS FOR ISSUE PRICE: Please refer "Basis for Issue Price" beginning on page 79 of the Prospectus.

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

LISTING: The Equity Shares offered through the Prospectus are proposed to be listed on the BSE SME Platform. In terms of the Chapter XB of the SEBI (ICDR) Regulations, 2009, as amended from time to time. Our Company has received an approval letter dated December 12, 2018 from BSE for using its name in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this Issue, the designated Stock Exchange will be the BSE Limited ("BSE").

DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in terms of Chapter XB of the SEBI (ICDR) Regulations, 2009, the Offer Document was not filed with SEBI. In terms of the SEBI (ICDR) Regulations, 2009, SEBI shall not Issue any observation on the Offer Document. Hence there is no such specific disclaimer clause of SEBI. However investors may refer to the entire "Disclaimer Clause of SEBI" beginning on page 175 of the Prospectus.

Disclaimer Clause of the SME Platform of BSE: It is to be distinctly understood that the permission given by BSE Limited ("BSE") should not in any way be deemed or construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by BSE nordoes it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to page no. 180 of the Prospectus for the full text of the Disclaimer Clause of the BSE.

10th Floor Marshall House, Kolkata NOTICE

CIN: L67120WB1981PL-0033635

Read, office: Room No. 945B, 33/1

Pursuant to Regulation 47(1)(a) of the SEBI (Listing and Disclosures Requirement) Regulations, 2015 Notice is hereby given that the Board Meeting of the Company will be held on Thursday, 14th February, 2019 at the Registered officeat Room No., 945B, 33/1 10th Floor Marshall House, Kolkata to consider and approve the Un-audited Financial Results for the Quarter ended 31 st December, 2018 along with Limited Review Report.

For Shailia Commercial Trade Frenzy Ltd

Ameet Mahesh Bhatt Director

Place: Kolkala DIN-08080071 Date: 07.022019

TEA TIME LIMITED

CIN: L01132WB1979PLC032246 Registered Office: "Trinity Plaza", 3rd Floor. 84/1A, Topsia Road (South), Kolkata-700046

NOTICE

Notice is hereby given, in terms of SEBI (LODR) Regulations, 2015, that a Board Meeting of the Company will be held on Tuesday, 12th February. 2019 at the Registered Office of the Company, interalia, to consider and take on record the Unaudited Financial Results of the Company for the guarter ended 31st December, 2018. This Notice is also available on the Website of the Company (www.teatimeltd.co.in) and the Stock Exchanges (www.bseindia.com and www.cse-india.com).

For Tea Time Ltd. Place: Kolkata K. K. Ganeriwala Date : 06.02.2019 Director

ORIENT INTERNATIONAL LIMITED CIN: L27310WB1981PLC034139

Registered Office: Trinity Plaza, 3rd Floor, 84/1A Topsia Road (South), Kolkata-700046

NOTICE

Notice is hereby given, in terms of SEBI (LODR) Regulations, 2015, that a Board Meeting of the Company will be held on Tuesday, 12th February, 2019 at the Registered Office of the Company, interalia, to consider and take on record the Unaudited Financial Results of the Company for the guarter ended 31st December, 2018. This Notice is also available on the Website of the Company (www.orientltd.co.in) and the Stock Exchange (www.cse-india.com).

For Orient International Ltd. K. K. Ganeriwala Place: Kolkata Date : 06.02.2019 Director

JECO EXPORTS & FINANCE LTD. CIN:L51109WB1982PLC035005 Regd Office : Raja Road, P.O. Sukchar, Dist. 24 Pgs (N), Kolkata-700115 Email: accounts5@camcoindia.com

NOTICE

Notice is hereby given that pursuant to Regulation 29 read with Regulation 7 of SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015, a Meeting of the Board of Directors of the Company will be held on Wednesday, February 13, 2019 at 11.00 A.M. at the Registered Office of the Company, interalia, to consider, approve and take on record the Un-Audited Financial Results of the Company for the Quarter and Nine Month ended 31st December, 2018. This Notice is also available on the website of the Company and on the website of the Stock Exchanges where the shares of the Company are listed at https://www.msei.in. https://www.cse-india.com For Jeco Exports & Finance Ltd Sd/- Deepa Agarwal Place: Kolkata Company Secretary Date: 07.02.2019

https://evoting.karvy.com.

For addressing any grievances relating to e-voting facility, Members may please contact Ms. C Shobha Anand, Deputy. Gen. Manager, Karvy Fintech Private Limited. at Toll No. 1-800-3454-001 or evoting@karvy.com, or may write to Ms. C Shobha Anand at Karvy Fintech Private Limited, (Unit Rattanindia Power Limited), Karvy Selenium Tower B, Plot No. 31 -32, Gachibowli, Financial District, Nanakramguda, Hyderabad – 500 032.

For RattanIndia Power Limited

GGSSTP, Roopnagar.

	201-
Place: New Delhi	Gaurav Toshkhani
Date : 07.02.2019	Company Secretary

LIP PSPCL Punjab State Power Corporation Limited

(Regd. Office: PSEB Head Office, The Mall, Patiala - 147001 Corporate Identity Number: U40109PB2010SGC003813, Website: www.pspclun

e-Tender Engulry No. 7114/P-1/EMP-11559, Dated: 04.02.19 & ID: 41745

Scope of Work: SPECIFICATIONS FOR PROCUREMENT OF TYRES. TUBES & FLAPS FOR VEHICLES FOR THE YEAR 2018-19. Qty.: As per NIT. EMD: @2% of Tender value.

Date & Time upto which Tender shall be received 19.03.2019 & 11:00 A.M Date & Time of Opening of Tender: 19.03.2019 & 11:30 A.M.

Tender Specification can only be downloaded from PSPCL website: https://pspcl.abcprocure.com/ & no Hard Copy of the same will be issued by this Office.

Note:

- 1. In case any difficulty regarding uploading of the Tender the Prospective Bidders are requested to get clarification from this Office and or M/s e Procurement Technologies Ltd. Contact No. +91-(79) 40016866/40/38/18/21. It is also requested to get their Digital Signature well in time so as to submit tenders through e Tendering only.
- 2. The perspective Bidders are requested to visit the PSPCL website periodically even after downloading the specifications to check for Corrigendum issued, if any. No Corrigendum shall be published in Newspaper. Sd/- S.E./Monitoring,

RTP-17/19

FINSHORE F ting Enterprise Managing Values Finshore Management Services Limited Anandlok, Block - A, 2nd Floor, Room No.207 227, A.J.C. Bose Road, Kolkata - 700.020, West Bengal - India Tel. No.: +91-22- 28520461/462 Tel. No.: +91 33-22895101 Fax No.: +91-22- 28511809 SEBI Registration No: INM000012185 Email: info@finshoregroup.com Website: www.finshoregroup.com Contact Person: Mr. S. Ramakrishna lyengar

TATELLITE SATELLITE CORPORATE SERVICES PVT. LTD. Satellite Corporate Services Private Limited Unit. No 49, Building No. 13 AB, 2nd Floor, Samhita Commercial Co-Op Society Ltd, Off. Andheri Kurla Road, MTNL Lane, Sakinaka, Mumbai -- 400 072, Maharashtra, India SEBI Registration No: INR000003639 Email: service@satellitecorporate.com Website: www.satellitecorporate.com Contact Person: Mr. Michael Monteiro

COMPANY SECRETARY AND COMPLIANCE OFFICER Ms. Aman Priya Jonjua Overseas Limited HM-228, Phase 2, SAS Nagar, Mohali 160055, Punjab India. Tel. No: +91 9872172032

Email ID: contactus@jonjua.com

Website: www.jonjuaoverseas.webs.com;

Investors may contact our Company Secretary and Compliance Officer and / or the Registrar to the Issue and / or the Lead Manager, in case of any pre-issue or post-issue related problems, such as nonreceipt of letters of allotment, credit of allotted Equity Shares in the respective beneficiary account or refund orders, etc.

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

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

Applications Supported by Blocked Amount (ASBA): Investors have to compulsorily apply through the ASBA process. ASBA has to be availed by all the investors. The investors are required to fill the application form and submit the same to the relevant SCSB's at the specific locations or registered brokers at the broker centres or RTA or DP's. The SCSB's will block the amount in the account as per the authority contained in application form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund. The ASBA application forms can also be downloaded form the website of BSE. ASBA application forms can be obtained from the Designated Branches of SCSB's, the list of banks that are available on website of SEBI at www.sebi.gov.in and website of Stock Exchange at www.bseindia.com. For more details on ASBA process, please refer to the details given in application forms and Prospectus and also please refer to the Section "Issue Procedure" beginning on page 194 of the Prospectus. UNIFIED PAYMENTS INTERFACE (UPI): Investors are advised to refer circular SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 01, 2018 for details relating to use of Unified Payments Interface (UPI) as a payment. mechanism with Application Supported by Block Amount (ASBA) for applications in public issues by retail individual investors.

BANKER TO THE ISSUE: Kotak Mahindra Bank Limited.

SPONSOR BANK: HDFC Bank Limited.

Investor should read the Prospectus carefully, including the Risk Factors beginning on page 14 of the Prospectus before making any investment decision.

For JONJUA OVERSEAS LIMITED On behalf of the Board of Directors Sd/-

Managing Director

JONJUA OVERSEAS LIMITED is proposing, subject to market conditions and other considerations, a public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies. Chandigarh. The Prospectus is available on the website of the SEBI at www.sebi.gov.in, the website of the Lead Manager at www.finshoregroup.com, website of the BSE at www.bseindia.com and website of Issuer Company at www.jonjuaoverseas.webs.com. Investor Should note that investment in Equity Shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus, including the section titled "Risk Factors" as appearing in the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act ("the Securities Act") or any state securities laws in United States and will not be issued or sold within the United States or to, or for the account or benefit of, U.S. persons' (as defined in Regulation S under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. 1933. CONCEP

VINTAGE SECURITIES LIMITED CIN: L74120WB1994PLC063991 Regd. Office : 58/3, B.R.B.Basu Road Kołkata - 700001 Email: vintage.capital@gmail.com

NOTICE Notice is hereby given that pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015, a Meeting of the Board of Directors of the Company will be held on Thursday, February 14, 2019 at 11.00 A.M. at the Registered Office of the Company, Interalia, to consider, approve and take on record the Un-Audited Financial Results of the Company for the guarter and Nine Month ended 31st December, 2018.

This Notice is also available on the website of the Company and on the website of the Stock Exchanges where the shares of the Company are listed at www.bseindia.com.

For Vintage Securities Ltd Sd/- Umakant Saraogi

(Company Secretary Place: Kolkata Date: 07.02.2019 & Compliance Officer)





Place : Mohali

Date : February 7, 2019





