es.u.agn.&./1635/ güuğgüyiriri / 2023

7= வேலூர் மாவட்டம். ஒடுகத்தூர் முதல்நிலை பேரூராட்சி ஒப்பந்தப்புள்ளி அறிவிப்பு g.a.mair. 41 / 2023 втет. 10.03.2023 ஒடுகத்தூர் முதல்நிலை பேரூராட்சியில் அம்ருத் (AMRUT) 2.0 திட்டம் 2022-2023 கீழ் ரூ.25.30 கோடி மதிப்பீட்டில் வடுகக்கூர

முதல்நிலை பேரூராட்சி பகுதியில் குடிதீர் அயினிருத்தி பணிகள் செய்திட ஒப்பந்தப்புள்ளிகள் இரண்டு உறைகள் முறை) ஒப்பத்தப்புள்ளி நமுணாவினை https://tntenders.gov.in மற்றும் http://townpanchayats.tn.gov.in/tender என்ற இணையதன முகவரிகளிலிருத்து இலவசமாக எடுத்து கொள்ளலாம். பேலும் ஒப்பத்தப்புள்ளிகள் குறித்த முழு விபரங்களும் பெறலாம்.

 ஒப்பத்தப்புள்ளிகள் தொடர்பான நேரம் மற்றும் நாள். அ) முன் கலந்தாய்வு கூட்டம் 22.03.2023 காலை 11.00 மணி ஆ) ஒப்பந்தப்புள்ளி சமர்ப்பித்தல் 12.04.2023 மாலை 3.00 மணி வரை 12.04.2023 மாலை 3.30 மணி இ) ஒப்பந்தப்புள்ளி திறத்தல்

3. ஒப்பந்தப்புள்ளி பெறப்படும் நாளன்று அலுவலகத்திற்கு விடுமுறை தினமாக அறிவிக்கப்படின் அகுற்கு அடுத்த வேலை நாளில் அதே நேரத்தில் அதே இடத்தில் ஒப்பந்தப்புள்ளிகள் பெறப்பட்டு திறக்கப்படுப். செயல் அலுவலர்

ஒடுகத்தூர் பேரூராட்சி வேலூர் மாவட்டம்.

This is only an advertisement for information purpose only and not for publication or distribution or release directly or indirectly into the United States or otherwise outside India. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated March 1, 2023 (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, namely BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") and the Securities and

the Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to proviso to

Regulation 3 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI ICDR Regulations").

Corporate Identification Number: L15142GJ2014PLC080010

Registered Office: Crown-3, Inspire Business Park, Shantigram, Near Vaishnodevi Circle, S.G. Highway, Ahmedabad - 382421, Gujarat, India Contact No: 079-67123500 | Email-ID: compliances@gokulagro.com | Website: www.gokulagro.com Contact Person: Mr. Viralkumar Thaker, Company Secretary and Compliance Officer;

Our Company was incorporated as "Gokul Agro Resources Limited" on July 03, 2014, as a public limited company under the Companies Act, 2013, pursuant to a certificate of incorporation issued by the Registrar of Companies, Ahmedabad, Gujarat, (the "RoC") bearing Registration No. 080010. For details of the change in the address of the registered office of our Company, see 'General Information' on page no. 36 of the Letter of Offer.

PROMOTER OF OUR COMPANY: MR. KANUBHAI JIVATRAM THAKKAR

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF GOKUL AGRO RESOURCES LIMITED ("OUR COMPANY"/"THE ISSUER") ONLY

RIGHTS ISSUE UPTO 44,71,011* FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH ('RIGHT EQUITY SHARES') AT A PRICE OF ₹ 92/- PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 90/- PER RIGHTS EQUITY SHARE) ('ISSUE PRICE') FOR AN AMOUNT UPTO ₹ 4113.33 LAKHS ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF GOKUL AGRO RESOURCES LIMITED ('COMPANY' OR 'ISSUER IN THE RATIO OF 1 (ONE) RIGHTS EQUITY SHARE FOR EVERY 32 (THIRTY TWO) EQUITY SHARES HELD BY SUCH ELIGIBLE EQUITY SHAREHOLDERS AS ON THE RECORD DATE, WEDNESDAY, MARCH 8, 2023, ("ISSUE" THE ISSUE PRICE IS 46 (FORTY SIX) TIMES THE FACE VALUE OF THE EQUITY SHARE. FOR FURTHER DETAILS KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE NO. 230 OF THE LETTER OF OFFER (LOF), (*Assuming full subscription)

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

1330E FROGRAMME			
ISSUE OPENS ON	LAST DATE FOR ON-MARKET RENUNCIATIONS**	ISSUE CLOSES ON#	
THURSDAY, MARCH 16, 2023	FRIDAY, MARCH 17, 2023	THURSDAY, MARCH 23, 2023	

*Pursuant to January 2022 - Rights Issue Circular, SEBI has introduced the concept of credit of Rights Entitlements into the demat accounts of the Eligible Equity Shareholders, which can be renounced by them by way of On Market Renunciation or Off Market renunciation. Further, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made only in dematerialised form. **Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such

a manner that the Rights Entitlements are credited to the Demat account of the Renouncee(s) on or prior to the Issue #Our Rights Issue Committee will have the right to extend the Issue period as it may determine from time to time but not

exceeding 30 (Thirty) days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of the Application shall be permitted by any Applicant after the Issue Closing Date. Applications Supported by Blocked Amount (ASBA) is

way of Application -Make use of it!!! PROCEDURE FOR APPLICATION

Simple, Safe, Smart

better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details, check section on ASBA below.

In accordance with Regulation 76 of the SEBI ICDR Regulations, the SEBI Rights Issue Circulars and the ASBI Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use either the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details, see "Terms of the Issue - "Procedure for Application through the ASBA Process" on page no. 244 of the Letter of Offer, respectively. The Application Form can be used by the Eligible Equity Shareholders as well as the Renouncees, to make Applications in

this Issue basis the Rights Entitlement credited in their respective demat accounts or demat suspense escrow account, as applicable. For further details on the Rights Entitlements and demat suspense escrow account, see "Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders" beginning on page no. 232 of this Letter of Offer.

Investors can submit either the Application Form in physical mode to the Designated Branches of the SCSBs or online electronic Application through the website of the SCSBs (if made available by such SCSB) authorizing the SCSB to block the Application Money in an ASBA Account maintained with the SCSB. Application through ASBA facility in electronic mode will only be available with such SCSBs who provide such facility.

Applicants should note that they should very carefully fill-in their depository account details and PAN in th Application Form or while submitting application through online/electronic Application through the website of the SCSBs (if made available by such SCSB). Please note that incorrect depository account details or PAN or Application Forms without depository account details shall be treated as incomplete and shall be rejected. For details see "Grounds for Technical Rejection" beginning on page 254 of this Letter of Offer.

APPLICATION THROUGH ASBA FACILITY An investors, wishing to participate in this Issue through the ASBA facility, is required to have an ASBA enabled bank account with an SCSB, prior to making the Application. Investors desiring to make an Application in this issue through ASBA process may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website

of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts Investors should ensure that they have correctly submitted the Application Form, or have otherwise provided an authorization to the SCSB, via the electronic mode, for blocking funds in the ASBA. Account equivalent to the Application Money mentioned

in the Application Form, as the case may be, at the time of submission of the Application. Please note that subject to SCSBs complying with the requirements of SEBI Circular CIR/CFD/DIL/13/2012 dated September 25, 2012, within the periods stipulated therein, ASBA Applications may be submitted at the Designated

Further, in terms of the SEBI Circular CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in this Issue and clear demarcated funds should be available in such account for such an Application.

For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer the above-mentioned link.

ELIGIBLE EQUITY SHAREHOLDERS UNDER THE ASBA PROCESS MAY PLEASE NOTE THAT THE EQUITY SHARES UNDER THE ASBA PROCESS CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE EQUITY SHARES ARE HELD BY SUCH ASBA APPLICANT ON THE RECORD DATE.

APPLICATION ON PLAIN PAPER

An Eligible Equity Shareholder who is eligible to apply under the ASBA process may make an Application to subscribe to thi Issue on plain paper. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorizing such SCSB to block Application Money in the said bank account maintained with the same SCSB. Please note that the Eligible Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it

The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and a per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closin

Date and should contain the following particulars: Name of our Company, being 'Gokul Agro Resources Limited'; (ii) Name and address of the Eligible Equity Shareholde including joint holders (in the same order and as per specimen recorded with our Company or the Depository); (iii) Registered Folio No./DP and Client ID No.; (iv) Number of Equity Shares held as on Record Date; (v) Allotment option - only dematerialized form; (vi) Number of Rights Equity Shares entitled to; (vii) Total number of Rights Equity Shares applied for (viii) Number of additional Rights Equity Shares applied for, if any; (ix) Total number of Rights Equity Shares applied for; (x) Total amount paid at the rate of ₹ 92/- for Rights Equity Shares issued in one Rights Entitlement; (xi) Details of the ASBA

Account such as the account number, name, address and branch of the relevant SCSB; (xii) In case of non-resident Eligible Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address, branch of the SCSB with which the account is maintained and a copy of the RBI approval obtained pursuant to Rule 7 of the FEMA Rules. (xiii) Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Rights Equity Shares applied for pursuant to this Issue; (xiv) Authorization to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account; (xv) Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB); and (xvi) In addition, all such Eligible Shareholders are

1/ We understand that neither the Rights Entitlement nor the Equity Shares have been, or will be, registered under the Unite States Securities Act of 1933, as amended (the "US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States") except in a transaction exempt from, or not subject to, the registration requirements of the US Securities Act, I/ w understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Equity Shares or Rights Entitlement in the United States. Accordingly, I/ we understand that this application should not be forwarded to or transmitted in or to the United States at any time. I/ we understand that none of the Company, the Registrar or any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar or any other person acting on behalf of the Company has reason to believe is in the United States, or if such person is outside India and the United States, such person is not a corporate shareholder, or is ineligible to participate in the Issue under the securities laws of their jurisdiction. If We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of

/ We understand and agree that the Rights Entitlement and Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S under the US Securities Act (hereinafter referred to as 'Regulation S'), or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act, I/We (i) am/are, and the person, if any, for whose account I/we am/are acquiring such Rights Entitlement, and/or the Equity Shares, is/are outside the United States, and (ii) is/are acquiring the Rights Entitlement

and/or the Equity Shares in an offshore transaction meeting the requirements of Regulation S. I/ We acknowledge that the Company, their affiliates and others will rely upon the truth and accuracy of the foregoin representations and agreements." In cases where multiple Application Forms are submitted for Applications pertaining Rights Entitlements credited to the same demat account or in demat suspense escrow account, including cases where a Investor submits Application Forms along with a plain paper Application, such Applications shall be liable to be rejected. Investors are requested to strictly adhere to these instructions. Failure to do so could result in an application being rejected with our Company and the Registrar not having any liability to the Investor. The plain paper Application format will be available on the website of the Registrar at www.bigshareonline.com.

I/We acknowledge that Our Company and the Registrar shall not be responsible if the Applications are not uploaded by SCS or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date."

Please note that, if the shareholders makes an application using the application form as well as plain paper of

NOTICE TO INVESTORS

The distribution of this Letter of Offer, the Abridged Letter of Offer, Application Form and Rights Entitlement Letter and the issue of Rights Entitlement and Rights Equity Shares to persons in certain jurisdictions outside India may be restricted by Date: March 12, 2023 legal requirements prevailing in those jurisdictions. Persons into whose possession the Letter of Offer the Abridged Letter o

தமிழ்நாடு அரசு வேலூர் மாவட்டம், பள்ளிகொண்டா தேர்வுநிலை பேரூராட்சி ஒப்பந்தப்புள்ளி அறிவிப்பு ந.க.என். 54 / 2023

பள்ளிகொண்டா தேர்வுநிலை பேரூராட்சியில் அம்ருத் 2.0 குடிநீர் பணிகள் 2022–2023ன் கீழ் ரூ.30.90 கோடி பதிப்பீட்டிக் பள்ளிகொண்டா தேர்வுறிலை பேரூராட்சி பகுதியில் குடிநீர் பணிகள் செய்திட ஒப்புந்தப்புள்ளிகள் இரண்டு உறைகள் முறை 1. ஒப்பத்தப்புள்ளி நஆனாவினை https://tntenders.gov.in மற்றும் http://townpanchayats.tn.gov.in/tender என்ற இணையதன

7/2

நாள். 10.03.2023

முகவரிகளிலிருந்து இலவசயாக எடுத்து கொள்ளலாம். மேலும் ஒப்பந்தப்புள்ளிகள் குறித்த முழு விபரங்களும் பெறலாம். ஒப்பந்தப்புள்ளிகள் தொடர்பான நேரம் மற்றும் நாள். அ) முன் கலந்தாய்வு கூட்டம் 22.03.2023 காலை 11.00 மணி ஆ) ஒப்பந்தப்புள்ளி சமர்ப்பித்தல் 12.04.2023 மாலை 3.00 மணி வரை

12.04.2023 மாலை 3.30 மணி

3. ஒப்பந்தப்புள்ளி பெறப்படும் நாளன்று அலுவலகத்திற்கு விடுமுறை தினமாக அறிவிக்கப்படின் அதற்கு அடுத்த வேலை நாளில் அதே நேரத்தில் அதே இடத்தில் ஒப்பந்தப்புள்ளிகள் பெறப்பட்டு திறக்கப்படும்.

இ) ஒப்பந்தப்புள்ளி திறத்தல்

செயல் அதுவலர் பள்ளிகொண்டா தேர்வுடுகை பேரூராட்சி, Cougget unaului. ee.u.egr.&./1639/ ஒப்பந்தப்புள்ளி / 2023

Offer, Rights Entitlement Letter or CAFs may come are required to inform themselves about and observe such restrictions. Our Company is making this Issue on a rights basis to the Eligible Equity Shareholders and will electronically dispatch through email and physical dispatch through registered post/speed post/courier the Letter of Offer, Abridged Letter of Offer Application Form and Rights Entitlement Letter ("Issue Material") only to Eligible Equity Shareholders who have a registered address in India or who have provided an Indian address to our Company.

Further, the Letter of Offer will be provided, through email and speed post/courier, by the Registrar on behalf of our Company to the Eligible Equity Shareholders who have provided their Indian addresses to our Company or who are located in jurisdictions where the offer and sale of the Rights Equity Shares are permitted under laws of such jurisdictions and in each case who make a request in this regard. Investors can also access this, Letter of Offer, the Abridged Letter of Offer and the Application Form from the websites of the Registrar, our Company, SEBI, and the Stock Exchanges.

NOTICE TO OVERSEAS SHAREHOLDERS

The Rights Entitlement and the Rights Equity Shares of our Company have not been and will not be registered under the Securities Act, or any U.S. state securities laws and may not be offered, sold, resold, or otherwise transferred within the United States of America or the territories or possessions thereof, except in a transaction exempt from the registration requirements of the Securities Act. The rights referred to in the Letter of Offer are being offered in India, but not in the United States. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or rights for sale in the United States or as a solicitation therein of an offer to buy any of the said Equity Shares or rights. Accordingly, the Issue Materials should not be forwarded to or transmitted in or into the United States at any

Neither our Company nor any person acting on behalf of our Company will accept subscriptions or renunciation from any person, or the agent of any person, who appears to be, or who our Company or any person acting on behalf of our Compan has reason to believe is in the United States when the buy order is made. Envelopes containing an Application Form and Rights Entitlement Letter should not be postmarked in the United States or otherwise dispatched from the United States or any other jurisdiction where it would be illegal to make an offer, and all persons subscribing for the Equity Shares and wishing to hold such Equity Shares in registered form must provide an address for registration of the Equity Shares in India. Our Company is making the Rights Equity Shares to Eligible Shareholders of our Company on the Record Date and issue materials will be dispatched only to Equity Shareholders who have an Indian address. Any person who acquires rights and the Rights Equity Shares will be deemed to have declared, represented, warranted, and agreed, that: (i) It is not and that at the time of subscribing for the Rights Equity Shares or the Rights Entitlements, it will not be, in the United States when the buy order is made (ii) It does not have a registered address (and is not otherwise located) in the United States, and (iii) It is authorized to acquire the rights and the Equity Shares in compliance with all applicable laws and regulations. (iv) Our Company believes that Application Form is incomplete, or acceptance of such Application Form may infringe applicable legal or regulatory requirements; and (v) Our Company shall not be bound to allot or issue any Rights Shares or Rights Entitlement

Our Company, in consultation with the Registrar, reserves the right to treat as invalid any Application Form which: (i) Appears to our Company or its agents to have been executed in or dispatched from the United States; (ii) Where a registered Indian. address is not provided; or (iii) Where our Company believes that Application Form is incomplete, or acceptance of such Application Form may infringe applicable legal or regulatory requirements; and our Company shall not be bound to allot or issue any Equity Shares or Rights Entitlement in respect of any such Application Form.

Rights Entitlements may not be transferred or sold to any person in the United States.

LAST DATE FOR APPLICATION: The last date for submission of the duly filled-in the Application Form or a plain paper plication is Thursday, March 23, 2023, i.e., Issue Closing Date, Our Rights Issue Committee may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date).

If the Application Form is not submitted with an SCSB, uploaded with the BSE & NSE and the Application Money is not blocked with the SCSB, on or before the Issue Closing Date or such date as may be extended by our committee, the invitation to offer contained in this Letter of Offer shall be deemed to have been declined and the Rights Issue Committee shall be a liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, Terms of the Issue - 'Basis of Allotment' on page 257 of the Letter of Offer

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time) or such extended time as permitted by the Stock Exchanges.

Please ensure that the Application Form and necessary details are filled in. In place of Application number, Investors can nention the reference number of the e-mail received from Registrar informing about their Rights Entitlement or last eigh digits of the demat account. Alternatively, SCSBs may mention their internal reference number in place of application number. ALLOTMENT ONLY IN DEMATERIALISED FORM: The Allotment of Equity Shares pursuant to the Issue will only be made in dematerialised form. In accordance with the SEBI Circular SEBI/H0/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the credit of Rights Entitlement and Allotment of Equity Shares shall be made in dematerialised form only. Eligible Shareholders whose Rights Entitlement are credited in demat suspense account, are requested to provide relevant

details (such as copies of self-attested PAN and client master sheet of demat account etc., details/ records confirming the legal and beneficial ownership of their respective Equity Shares) to the Company or the Registrar not later than 2 (Two) Working Days prior to the Issue Closing Date, i.e. by Monday, March 20, 2023, to enable the credit of their Rights Entitlements by way of transfer from the demat suspense escrow account to their demat account at least 1 (One) day before the Issue Closing Date, i.e. by Tuesday, March 21, 2023.

The Rights Entitlements of those resident Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, and whose demat account details are not available with our Company or the Registrar, shall be credited in a demat suspense escrow account opened by our Company. For further details, see "Terms of the Issue - Procedure for application by eligible equity shareholders holding equity shares in physical form" and "Terms of the Issue - Allotment Advice or Refund/ Unblocking of ASBA Accounts" on pages 250 and 257 of the Letter of Offer, respectively.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY LISTING: The existing Equity Shares of our Company are listed on the BSE Limited ("BSE") and National Stock Exchange of

India Limited ("NSE") ("Stock Exchanges"). Our Company has received 'in-principle' approvals from the BSE and NSE for listing the Rights Equity Shares to be issued pursuant to this Issue vide their letters dated January 24, 2023 and December 19, 2022 respectively. Our Company will also make applications to the Stock Exchanges to obtain their trading approvals for the Rights Entitlements as required under the SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020. For the purpose of this Issue, the Designated Stock Exchange is BSE Limited.

DISCLAIMER CLAUSE OF SEBI: The Letter of Offer has not been filed with SEBI in terms of SEBI (ICDR) Regulations as the size of issue is less than ₹ 5000.00 Lakhs. The issuer shall prepare the Letter of Offer in accordance with requirement as specified in the regulation and file the same with the SEBI for information and dissemination on the SEBI's website. The Investors are advised to refer the "Disclaimer Clause of SEBF on page 223 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange):

It is to be distinctly understood that the permission given by BSE should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the full text of the Disclaimer provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE Limited on page 224 of the Letter of Offer.

It is to be distinctly understood that the permission given by NSE should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the full text of the Disclaimer provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of NSE' on page 225 of the Letter of Offer.

BANKER TO THE ISSUE - INDUSIND BANK LIMITED DISPATCH AND AVAILABILITY OF ISSUE MATERIALS: In accordance with the SEBI (ICDR) Regulations, and the ASBA Circular, our Company will send/dispatch at least three days before the Issue Opening Date, the Abridged Letter of Offer, the Entitlement Letter, Application Form and other issue material ("Issue Materials") only to the Eligible Shareholders who have provided an Indian address to our Company and who are located in jurisdictions where the offer and sale of the Rights Entitlement or Rights Equity Shares is permitted under laws of such jurisdictions and does not result in and may not be construed as, a public offering in such jurisdictions. In case the Eligible Shareholders have provided their valid e-mail address, the Issue Materials will be sent only to their valid e-mail address and in case the Eligible Shareholders have no provided their e-mail address, then the Issue Materials will be dispatched, on a reasonable effort basis, to the India addresses

In accordance with the above, the dispatch of the abridged letter of offer, the Rights Entitlement Letter along with the Application form has been completed in electronic form through email on March 09, 2023 and by Registered Post on March 13, 2023. The shareholders may obtain duplicate copies of the application form in case they do not receive the application form within a reasonable time after opening of the rights issue from the office of the Registrar.

Further, the Letter of Offer will be sent/ dispatched, by the Registrar to the Issue on behalf of our Company to the Eligible Equity Shareholders who have provided Indian address and who have made a request in this regard. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Letter of Offer will be sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Letter of Offer will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them or who are located in jurisdictions where the offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and in each case who make a

Eligible Shareholders can obtain the details of their respective Rights Entitlements from the website of the Registrar to the Issue's website at www.bigshareonline.com by entering their DP-ID and Client-ID or Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form), and PAN. The link for the same shall also be available on the website of

Our Company will undertake all adequate steps to reach out the Eligible Shareholders who have provided their Indian address through other means, as may be feasible.

Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity Shares under applicable securities laws) on the websites of (i) our Company at www.gokulagro.com; (ii) the Registrar at www.bigshareonline.com; (iii) The Stock Exchange website at

For accessing Frequently Asked Questions and online/ electronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties faced by the Investors will be available on the website of the Registrar For Updation of Indian address/e-mail address/ phone/mobile number in the records maintained by the Registrar or our

Company please send an email to rightsissue@bigshareonline.com. For Updation of demat account details by Eligible Equity Shareholders holding shares in physical form please send an e-mail to rights issue@bigshareonline.com. For submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible Equity Shareholders: rightsissue@bigshareonline.com.

The Letter of Offer is available on Our Company's website at www.gokulagro.com; the Registrar at www.bigshareonline.com

and the Stock Exchanges at www.bseindia.com and www.nseindia.com. REGISTRAR TO THE ISSUE COMPANY SECRETARY & COMPLIANCE OFFICER

BIGSHARE SERVICES PRIVATE LIMITED Address: Office No S6-2, 6th floor Pinnacle Business Shantigram, Near Vaishnodevi Circle, S.G. Highway, Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East) Mumbai - 400093.

Tel No.: 022-62638200/22 Email: rightsissue@bigshareonline.com

Investor grievance e-mail: investor@bigshareonline.com Contact Person: Mr. Vijay Surana Website: www.bigshareonline.com SEBI Registration No: INR000001385

Place: Ahmedabad

GOKUL AGRO RESOURCES LIMITED Address: Crown-3, Inspire Business Park

Ahmedabad - 382421, Gujarat, India Tel No.: +91 67123500 Email-ID: compliances@gokulagro.com Website: www.gokulagro.com

Contact Person: Mr. Viralkumar Thaker, Company Secretary & Compliance Officer

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre issue or post issue related matter. All grievances relating the ASBA process may be addressed to the Registrar, with a copy to the SCSBs in case of ASBA process), giving full details such as name, address of the Applicant contact number(s), e- mail address of the sole first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the plain paper applications as the-case may be, was submitted by the Investors along with a photocopy of the acknowledgement slip (in case of ASBA process).

For Gokul Agro Resources Limited On behalf of the Board of Directors

Mr. Viralkumar Thaker Company Secretary & Compliance Officer

ABIRAMI FINANCIAL SERVICES (INDIA) LIMITED

Registered Office: Old No. 11, New No. 2, Parthasarathypuram, 2nd Street, T.Nagar, Chennai- 600017, Tamil Nadu, India; Tel.:044-24356224 / 24355869; Fax: 044-24325643; Website: www.afslindia.in; E-mail: abicompliance@afslindia.in/abi@afslindia.in. Compliance Officer: Mr. A.S. Arul Saravanan, Company Secretary & Compliance Officer

CORRIGENDUM AND OFFER OPENING TO THE PUBLIC ANNOUNCEMENT, DRAFT LETTER OF OFFER AND LETTER OF OFFER FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE EQUITY SHARES OF ABIRAMI FINANCIAL SERVICES (INDIA) LIMITED FOR THE BUY-BACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED. SCHEDULE OF ACTIVITIES

Activity	Day and Date
Date of Board Meeting approving the proposal for the Buy-Back	Thursday, January 12, 2023
Date of the Public Announcement for the Buy-Back	Saturday, January 14, 2023
Date of publication of the Public Announcement for Buy-Back	Monday, January 16, 2023
Record Date for determining the Buy-Back Entitlement and the names of Eligible Shareholders	Friday, January 27, 2023
Buy-Back Opening Date	Tuesday, March 14, 2023
Buy-Back Closing Date	Tuesday, March 28, 2023
Last date of receipt of completed Tender Form and other specified documents by the Registrar	Thursday, March 30, 2023
Last date of verification of Tender Forms by Registrar to the Buy-Back	Thursday, April 06, 2023
Last date of intimation to the Designated Stock Exchange regarding acceptance or non-acceptance of tendered Equity Shares by the Registrar	Monday, April 10, 2023
Last date of completion of settlement of bids by the Clearing Corporation/ Designated Stock Exchange	Tuesday, April 11, 2023
Last date of dispatch of share certificate(s) by the Registrar to the Buy-Back/ unblocking/ return of unaccepted Equity Shares by Designated Stock Exchange to Eligible Shareholders/ Seller Broker	Tuesday, April 11, 2023
Last date for payment of consideration to Eligible Shareholders who participated in the Buy-Back	Tuesday, April 11, 2023
Last Date of Extinguishment of Shares bought back	Tuesday, April 18, 2023

details, please refer to the Letter of Offer issued. Issued by the Manager to the Offer

MANAGER TO THE OFFER: **BONANZA PORTFOLIO LIMITED**

Bonanza House, Plot No. M-2,

Cama Industrial Estate, Walbhat Road, Behind The Hub, Goregaon (East), Mumbai - 400 063 Contact Person: Ms. Swati Agrawal

Tel No.: +91 22 62735500/68363700 Email: swati.agrawal@bonanzaonline.com SEBI Registration No.: INM000012306

Date: Monday, March 13, 2023

Place: Mumbai

1 Special Business to be

transacted by Postal Ballot.

THE RAJAGIRI RUBBER AND PRODUCE COMPANY LIMITED CIN: U25191KL1937PLC000979

REGD.OFFICE:W-21/674, BEACH ROAD, ALAPPUZHA - 688 012 E.mail: avt.alapuzha@gmail.com Website: www.rajagirirubber.in Tel. Nos. 0477-2243624, 2243625

NOTICE PURSUANT TO SECTION 110 OF THE COMPANIES ACT, 2013 AND RULE 22 OF THE COMPANIES (MANAGEMENT AND ADMINISTRATION) RULES, 2014.

DESPATCH OF POSTAL BALLOT FORMS

Notice is hereby given that pursuant to Section 110 of the Companies Act, 2013 read with Rule 22 of The Companies (Management and Administration) Rules, 2014 (including any Statutory modification(s) or re-enactment(s) thereof for the time being in force) the approval of the Members is being sought by way of Postal Ballot for the Special Resolution relating to the sale of Chulika Estate of the Company comprising of Tea and Cardamom Plantations in Vellarmala and Kottappady Villages, Vythiri Taluk of Wayanad District, Kerala. The Company has completed the dispatch of the Notice of Postal Ballot along with Explanatory Statement and Postal Ballot Form to all the Members of the Company, whose names appeared in the Register of Members as on 9th March, 2023 i.e. cut-off date, through Physical mode, along with a self-addressed pre-paid business reply envelope to the Members. The Voting rights shall be reckoned on the paid up value of equity shares

registered in the name of members as on 9th March, 2023. A Person who is not a member on the cut-off date shall treat this notice for information The Company has engaged Cameo Corporate Services Limited, its Registrar

and Share Transfer Agent for this purpose. The Board of Directors of the Company have appointed M/s V. Suresh Associates, Practicing Company Secretaries, Chennai represented by Mr. V. Suresh, Senior Partner / Mr. Udaya Kumar K.R., Partner as Scrutinizers for conducting the Postal Ballot in a fair

The Members are therefore requested to carefully read and follow the instructions printed in the Form for voting through Postal Ballot and to note Sale of Chulika Estate of the Company

comprising of Tea and Cardamom

transacted by Postal Ballot.	Plantations in Vellarmala and Kottappady Villages , Vythiri Taluk of Wayanad District, Kerala.
Date of completion of despatch of Notice of Postal Ballot.	11 th March, 2023
Cut-off date for determining the eligibility to vote through Postal Ballot paper.	9 th March, 2023
Date of commencement of voting through Postal Ballot.	14 th March, 2023
Date of ending of voting through Postal Ballot. (Any Postal Ballot Form received from members beyond the said date will not be considered)	12 th April, 2023
Date and venue of declaration of results	13 th April, 2023 at the Registered Office of the Company at W-21/674, Beach Road , Alappuzha – 688 012
Website of the Company, where the Notice of Postal Ballot will be posted.	www.rajagirirubber.in
Contact details of the person responsible to address the grievance connected with Postal Ballot.	Mrs. R Komalavalli, Senior Manager, Cameo Corporate Services Limited, V Floor, 'Subramanian Building', No.1, Club House Road, Chennai - 600 002.
	Date of completion of despatch of Notice of Postal Ballot. Cut-off date for determining the eligibility to vote through Postal Ballot paper. Date of commencement of voting through Postal Ballot. Date of ending of voting through Postal Ballot. (Any Postal Ballot Form received from members beyond the said date will not be considered) Date and venue of declaration of results Website of the Company, where the Notice of Postal Ballot will be posted. Contact details of the person responsible to address the grievance connected with

The Members are also requested to note that if they have not received the Postal Ballot Form, they may apply to the Registrar and Share Transfer Agents / Company and obtain a duplicate thereof. By Order of the Board

For The Rajagiri Rubber & Produce Company Ltd. Dilip Thomas

Email ID: investor@cameoindia.com

Chairman

Telephone No: 044 28460390

Place: Chennai Date: 11.03.2023

"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 held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

PUBLIC NOTICE

Sunanda Manohar Panshikar (PAN No. BGDPP3395K) and Manohar Atmaram Panshikar(PAN No. BIDPP0171M) holding 54 shares of Bosch Limited (formerly: Motor Industries Company Limited) Hosur Road, Adugodi, Bangalore - 560030 in Folio P01311 bearing Share Certificate Numbers 00031053 .00031054, 00080659 00250459-00250464, PPN02750. V0005578, VN005701 with distinctive numbers from 1208914 - 1208918 1809086 - 1809089, 1208919 - 1208919 1809081 -1809085,3488611 - 3488615 3488616 - 3488620, 3488621 - 3488625 3488626 - 3488630, 3488631 - 3488635 3488636 - 3488637, 832575 - 832576 92891 - 92895, 732791 - 732795 for 54 shares of INR, 100/- each and exchange of the same with Face value of INR 10/certificates.

We hereby give notice that the said Share Certificate(s) are lost and we have applied to the Company for issue of duplicate Share Certificates. The public is hereby warned against

purchasing or dealing in anyway with the said Share Certificates. The Company may issue duplicate Share Certificates if no objection is received by the Company within 30 days of the publication of this advertisement, after which no claim will be entertained by the Company in that behalf. Sunanda Manohar Panshikar Manohar Atmaram Panshikar

Folio No: P01311

Place: Thane

Date: 13/03/2023

