FINANCIAL EXPRESS

Govt report to Delhi HC on 'deepfakes'

(A GOLD CATEGORY STATE PSU)

REQUEST FOR PROPOSAL FOR SELECTION OF MINE OPERATOR FOR QUARRY-D

OF SOUTH KALIAPANI CHROMITE MINE IN THE DISTRICT OF JAJPUR, ODISHA (RfP No. 191/OMC/P&T/2025 dated 26.03.2025)

Odisha Mining Corporation Limited (OMC) invites bids from experienced Mine Operators for Hiring of plant

and machineries for development and operation in all kinds of soil and rock upto a depth of approximately

220Metres from the average natural surface level by required ancillary activities related to Composite Mining

dewatering (by continuous pumping out on an average around 28800 Kilolitres of water per day)

transportation of waste/ incidental waste and associated rejects/ spoils/ spurious materials to the specified

yards, sub-grade Chrome ore and Chrome ore to respective yards at Quarry D of South Kaliapani Chromite

: 25,81,987Cum

The executive summary of the Bidding Process as well as the Bidding Documents have been uploade

on the portal of MSTC Ltd. (www.mstcecommerce.com/eprochome/omc) and on the website of Odisha

Mining Corporation Limited (www.omcltd.in). The Documents can be downloaded from the above

Nodal officer for this bidding process: Rajesh Mishra, Chief General Manager (Mining)OMC

Email: rajeshmishra@odishamining.in **Phone:** +91 674 2377437, +91 8763545981

INITIAL PUBLIC ISSUE OF UP TO 55,00,000 EQUITY SHARES CONSISTING OF

FRESH ISSUE OF UPTO 44,00,000 EQUITY SHARES FOR CASH AT A PRICE OF

₹ [•] EACH, AGGREGATING UP TO ₹ [•] LAKHS AND AN OFFER FOR SALE BY

THE PROMOTER SELLING SHAREHOLDER OF UPTO 11,00,000 EQUITY

SHARES FOR CASH AT A PRICE OF ₹ [●] EACH, AGGREGATING UP TO ₹ [●]

LAKHS ("THE ISSUE"), OUT OF WHICH UPTO [●] EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AGGREGATING TO ₹ [•] LAKHS WILL BE RE-SERVED

FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET

MAKER RESERVATION PORTION"). THE IS-SUE LESS MARKET MAKER

RESERVATION PORTION I.E.; ISSUE OF UPTO [●] EQUITY SHARES OF FACE

VALUE OF ₹ 10/- EACH, AT AN ISSUE PRICE OF ₹ [●]/- PER EQUITY SHARE FOR

CASH, AGGREGATING TO ₹ [•] LAKHS IS HEREINAFTER REFERRED TO AS THE

"NET ISSUE". THE PUBLIC ISSUE AND NET ISSUE WILL CONSTITUTE [ullet] %

AND [●] % RESPECTIVELY OF THE POST- ISSUE PAID-UP EQUITY SHARE

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH AND THE ISSUE PRICE

IS [●] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND

THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY IN

CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE

ADVERTISED IN ALL EDITIONS OF [●] (A WIDELY CIRCULATED ENGLISH

NATIONAL DAILY NEWSPAPER), ALL EDITIONS OF [●] (A WIDELY CIRCULATED

HINDI NATIONAL DAILY NEWSPAPER) AND ALL EDITIONS OF [●] (A WIDELY

CIRCULATED GUJARATI DAILY NEWSPAPER, GUJARATI BEING THE REGIONAL

LANGUAGE OF THE STATE OF GUJARAT, WHERE OUR REGISTERED OFFICE IS

LOCATED), AT LEAST 2 (TWO) WORKING DAYS PRIOR TO THE BID/ISSUE

OPENING DATE, AND SHALL BE MADE AVAILABLE TO THE BSE LIMITED (BSE)

FOR THE PURPOSE OF UPLOADING ON THEIR WEBSITE IN ACCORDANCE WITH

In case of any revision in the Price Band, the Bid/Issue Period will be extended by at

least 3 (three) additional Working Day after such revision in the Price Band, subject

to the Bid/ Issue Period not exceeding 10 (ten) Working Days. In cases of force

majeure, banking strike or similar circumstances, our Company may, for reasons

to be recorded in writing, extend the Bid / Issue Period for a minimum of 1 (one)

Working Day, subject to the Bid/Issue Period not exceeding 10 (ten) Working Days.

Any revision in the Price Band and the revised Bid/ Issue Period, if applicable, shall

be widely disseminated by notification to the Stock Exchanges, by issuing a public

notice, and also by indicating the change on the website of the BRLM and at the

terminals of the Members of the Syndicate and by intimation to Designated

This Issue is being made in terms of Rule 19(2)(b)(i) of the SCRR read with

Regulation 253 of the SEBI ICDR Regulations. The Issue is being made for at least

25% of the post-Issue paid-up Equity Share capital of our Company. This Issue is

being made through the Book Building Process in accordance with Regulation

253(1) of the SEBI ICDR Regulations wherein not more than 50% of the Issue shall

be available for allocation on a proportionate basis to Qualified Institutional Buyers

("QIBs" and such portion the "QIB Portion"), provided that our Company in

consultation with the BRLM may allocate up to 60% of the QIB Portion to Anchor

Investors on a discretionary basis in accordance with SEBI ICDR Regulations

("Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be

reserved for domestic Mutual Funds, subject to valid Bids being received from the

domestic Mutual Funds at or above the Anchor Investor Allocation Price. Further,

5% of the QIB Portion (excluding the Anchor Investor Portion) shall be available for

allocation on a proportionate basis to Mutual Funds only, and the remainder of the

QIB Portion shall be available for allocation on a proportionate basis to all QIB

Bidders (other than Anchor Investors), including Mutual Funds, subject to valid

Bids being received at or above the Issue Price. Further, not less than 15% of the

Issue shall be available for allocation on a proportionate basis to Non-Institutional

Bidders out of which (a) one third of such portion shall be reserved for applicants

with application size of more than ₹ 2.00 lakhs and up to ₹ 10.00 lakhs and (b)

two-third of such portion shall be reserved for applicants with application size of

more than ₹ 10.00 lakhs, provided that the unsubscribed portion in either of such

sub-categories may be allocated to applicants in the other sub-category of Non-

Institutional Bidders and not less than 35% of the Issue shall be available for

allocation to Retail Individual Bidders in accordance with the SEBI ICDR

Intermediaries and the Sponsor Bank, as applicable.

CAPITAL OF OUR COMPANY.

THE SEBI ICDR REGULATIONS.

Mine Office Contact Number: 9937297144/8114718610

Any further communications, corrigendum/ addendum, etc. will be uploaded on the website of MSTC and OMC. OMC reserves the right to reject any or all bids/proposals without assigning any reasons whatsoever.

Contact Person: Jnana Ranjan Jena, Dy. General Manager (Mining), OMC, Phone: +91-9437554356

Up to 05:00PM on 17.04.2025

Up to 04:00PM on 19.04.2025

including GST @ 18%

INR 1,18,000/- (Rupees One Lakh Eighteen Thousand) only

Chief General Manager (Mining), OMC

(THIS IS PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSE ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION

OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE SME PLATFORM OF BSE LIMITED IN COMPLIANCE WITH THE CHAPTER IX OF THE SECURITIES AND

Our Company was originally incorporated and registered as a Private Limited Company under Companies Act, 1956 in the name and style of "Winwin Building Materials

Private Limited" vide certificate of incorporation dated September 05, 2013 issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Further, the name of

our Company was changed to "Grace Renewable Energy Private Limited" and a fresh certificate of incorporation was issued by Registrar of Companies, Ahmedabad

dated February 22, 2017. Further, pursuant to a resolution passed by our Board on May 17, 2024 and a resolution passed by our shareholders on June 21, 2024, our

Company was converted into a public limited company. Consequently, the name of our company was changed to "Grace Renewable Energy Limited", and a fresh

certificate of incorporation consequent upon conversion to public company issued by Registrar of Companies, Central Processing Centre on September 03, 2024. For

further details regarding the change of name and registered office of our Company, please see section titled "History and Certain Corporate Matters" on page 164 of DRHP.

Registered Office: 43, The Chamber, Near TGB Hotel, S G Highway, Bodakdey, Ahmedabad – 380054, Gujarat, India;

Corporate Office: Office No 404, 405, 406, Sarthik Square, Near Pakwan Char Rasta, Bodakdev, Ahmedabad – 380054 India;

Contact Person: Vivekkumar Barlota, Company Secretary and Compliance Officer;

Tel: +91 7573903035; | E-mail: cs@gracerenew.com; | Website: www.gracerenew.com

OUR PROMOTERS: MANISH BAGADIA, KARUNA BAGADIA

Urace

GRACE RENEWABLE ENERGY LIMITED

Corporate Identity Number: U74110GJ2013PLC076707

EXCHANGE BOARD OF INIDA (ISSUE OF CAPITAL DISCLOSURE AND REQUIREMENTS) REGULATIONS, 2018 AS AMENDED ("SEBI ICDR REGULATIONS")

: 05 Years

(A Government of Odisha Undertaking)

OMC HOUSE, BHUBANESWAR- 751 001, ODISHA

DEEPFAKES TARGETING WOMEN during state elections, a rise in scam content using AI, better enforcement rather than new laws, and lack of uniform definition for "deepfake" — these are some of the key concerns raised by stakeholders, according to a status report submitted by the government to the Delhi High Court on Monday. According to the report, a nine-

Mines in the district of Jajpur, Odisha

Last Date of Online Submission of Bid

Last Date of Physical Submission of

Original Documents related to Bid

Peak Rated Capacity

Period of Contract

Bid Document Cost

OIPR-30005/11/0168/2425

member panel set up by the government in November 2024, met technology and policy and technology stakeholders twice since then, the last being on January 21. The stakeholders pressed for mandatory regulation around AI content disclosure with a caveat that the emphasis should be on malicious actors rather than on creative uses of deepfake technology.—ENS

Speaker pulls up Rahul, adjourns Lok Sabha; Cong questions Birla

ASAD REHMAN New Delhi, March 26



Birla Wednesday abruptly adjourned the House after noting that members, especially Leader of the Opposition Rahul Gandhi, should conduct themselves "in a manner that maintains the high standards and dignity" of Parliament. Gandhi was not allowed to speak when he rose up to reply, and Congress sources said Birla had been unable to explain to them the provocation behind his statement.

Birla made the remarks during Zero Hour, before adjourning the House. A Congress delegation, including Deputy Leader in the Lok Sabha Gaurav Gogoi, party whip Manickam Tagore and general secretary K C Venugopal among others, subsequently met Birla in his chamber.

A Congress MP said Birla had no answer to their questions about why he had suggested that Gandhi and other members were not maintaining the dignity of the House, and told them to meet him later. "The Speaker gave no answer to our questions. We told him that this

Regulations subject to valid Bids being received at or above the Issue Price. All

Potential Bidders, other than Anchor Investors, are required to participate in the

Issue by mandatorily utilising the Application Supported by Blocked Amount

("ASBA") process by providing details of their respective ASBA Account (as

defined hereinafter) and UPI ID in case of UPI Bidders using the UPI Mechanism, as

applicable, pursuant to which their corresponding Bid Amounts will be blocked by

the Self Certified Syndicate Banks ("SCSBs") or by the Sponsor Banks under the

UPI Mechanism, as the case may be, to the extent of respective Bid Amounts.

Anchor Investors are not permitted to participate in the Issue through the ASBA

This public announcement is being made in compliance with the [NSE vide its

Circular NSE/SME/65701 dated December 20, 2024 for fulfilling all additional

eligibility criteria in accordance press release PR No.36/2024 on December 18,

2024 of 208th SEBI Board meeting on "Review of SME framework under SEBI

(ICDR) Regulations, 2018, and applicability of corporate governance provisions

under SEBI (LODR) Regulations, 2015 on SME companies] provision of Regulation

26(2) of the SEBI ICDR Regulations to inform the public that our Company is

proposing, subject to applicable statutory and regulatory requirements, receipt

requisite approvals, market conditions and other considerations, to undertake

initial public offering of its Equity Shares pursuant to the offer and DRHP dated

March 25, 2025 which has been filed with the SME Platform of BSE Limited (BSE

Pursuant to [NSE Circular NSE/SME/65701 dated December 20, 2024 for fulfilling

all additional eligibility criteria in accordance press release PR No. 36/2024 on

December 18, 2024 of 208th SEBI Board meeting on "Review of SME framework

under SEBI (ICDR) Regulations, 2018, and applicability of corporate governance

provisions under SEBI (LODR) Regulations, 2015 on SME companies], the DRHP

filed with the SME Platform of BSE Limited (BSE SME) shall be made available to

the public for comments, if any, for a period of at least 21 days, from the date of

such filing by hosting it on the website of the BSE at www.bseindia.com and the

website of the Company at www.gracerenew.com and at the website of BRLM i.e.

Marwadi Chandarana Intermediaries Brokers Private Limited at

ib.marwadichandaranagroup.com. Our Company hereby invites the members of

the public to give their comments on the DRHP filed with the SME Platform of BSE

Limited (BSE SME) with respect to disclosures made in DRHP. The members of the

public are requested to send a copy of their comments to Stock Exchange, to

Company Secretary and Compliance Officer of our Company and/or the BRLM at

their respective addresses mentioned below. All comments must be received by

BSE, and/or our Company and/or Company Secretary and Compliance Officer of

our Company and/or the BRLM in relation to the offer on or before 5 p.m. on the 21st

Investments 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 Issuer 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 Draft Red Herring Prospectus. Specific attention of the investors is invited to

Any decision to invest in the Equity Shares described in the DRHP may only be

made after the Red Herring Prospectus ('RHP') has been filed with RoC and must

be made solely on the basis of such RHP as there may be material changes in RHP

from the DRHP. The Equity Shares, when offered through the RHP, are proposed to

For details of the main objects of our Company as contained in its Memorandum of

The liability of the members of our Company is limited. For details of the share

capital, capital structure of our Company, the names of the signatories to the

Memorandum of Association and the number of shares of our Company

subscribed by them of our Company, please see "Capital Structure" beginning on

Association, see "History and Certain Corporate Matters" on page 164.

day from the aforesaid date of filing the DRHP with BSE on March 26, 2025.

process. For details, see "Issue Procedure" on page 278.

SME) on March 26, 2025



Wednesday

kind of disrespect of the Leader of the Opposition is unacceptable. We told him that this was the fourth time the Leader of the Opposition wasn't allowed to speak," the MP

"We met the Speaker, but all I would like to say is that we didn't get any clarity." Another Congress MP, also part

Gogoi told The Indian Express:

of the group that met Birla, said the party suspects that the trigger for Birla was Congress questioning of his "failure to keep the House in order" whenever Prime Minister Narendra Modi makes an appearance in Parliament and is greeted by BJP MPs with slogans.

"When the PM came to the House to speak on Kumbh, all the ministers and BJP members stood up and raised slogans. Some Congress MPs raised the issue that the Speaker could not keep the House in order. The same thing happened today (when the PM came to Parliament). Maybe that was the reason he spoke about maintaining dignity," the Congress MP told The

Indian Express.

"We think it is part of the BJP government's agenda to demean the Leader of the Opposition," another Congress MP who met Birla said.

In his remarks during Zero Hour Wednesday, Birla said: "Several instances have come to my notice where the conduct of members does not conform to the high standards... In this House, father and daughter, mother and daughter, husband and wife have been members. In this context, I expect the Leader of the Opposition to conduct himself in accordance with Rule 349, that deals with the rules to be observed by members in the House... Especially, it is expected of the Leader of the Opposition to conduct himself as per the rules."

As Gandhi rose to speak, Birla adjourned the House.

Speaking to reporters outside, Gandhi said the House "was not being run as per democratic norms". "After he (Birla) said that, I said, 'Look, as the LoP, let me speak'. He just ran away. So, I don't understand what is going on. This is no way to run the House. Literally, the Speaker got up and left and didn't let me speak a word.

House panel recommends EV inclusion in FAME-III

NITIN KUMAR New Delhi, March 26

THE **PARLIAMENTARY STANDING** committee on industry recommended the government on Wednesday to include electric vehicles in the upcoming FAME-III scheme. This move is seen as crucial to boost their market share under the Electric Mobility Mission and further diversify the range of supported vehicles.

The committee urged the government to broaden the scope of the current FAME-II scheme, proposing an extension of at least three years. This extension, the panel argued, should be implemented in consultation with industry stakeholders to make the subsidy scheme more inclusive and effective. The government is expected to review the committee's suggestions and engage in further dialogue with key stakeholders to refine the policy framework for electric mobility.

This recommendation comes as passenger electric vehicles hold just 2% market share. The auto industry argues that to boost EV adoption, the government must include passenger electric cars in the PM E-Drive scheme. The overall EV penetration has crossed 7% market share in the country in 2024. The committee noted that the initial targets under the FAME-II scheme were revised by reducing the number of vehicles supported.

The committee also expressed concerns over the rationale behind launching the PM-E Drive Scheme. Despite the success of FAME-I and FAME-II, the government introduced PM-E Drive with similar objectives, a comparable budget of ₹10,900 crore, and largely similar components, the report said. This overlap could lead to confusion among beneficiaries, it said.

PUBLIC NOTICE

Form No. INC - 25A

company into private company

Ministry of Corporate Affairs Northern Region

In the matter of the Companies Act, 2013, Section 14

of Companies Act, 2013 and Rule 41 of the

In the matter of M/s Soma Medical International

Limited ('the Company) having its registered office at

F-40, Ground Floor, Green Park Main, Near Market,

Notice is hereby given to the general public that the

Company is intending to make an application to the

entral Government under Section 14 of the

ompanies Act, 2013 read with aforesaid rules and is

desirous of converting into a private limited company

in terms of the special resolution passed at the Extra

Ordinary General Meeting held on Saturday 22"

Narch 2025 to enable the company to give effect for

my person whose interest is likely to be affected by

proposed change/status of the Company may

New Delhi-110016, Delhi, India,

SC stays Allahabad HC's rape remarks

ment," a bench of Justices B R

It also noted that the HC's

judgment on March 17 was not "dictated at the spur of the moment". "The case was reserved on 13.11.2024 and after almost a period of more than four months the learned Judge has pronounced the judgment.

CALLINGIT"INSENSITIVE" and in paragraphs 21, 24 and 26 inhuman approach, we are "inhuman", the Supreme Court depict a total lack of sensitivity on inclined to stay the said obser-

on Wednesday stayed the Alla- the part of the author of the judg- vations," the bench said. habad High Court's recent observations that grabbing a girl's breasts and breaking the drawstrings of her pyjama were "not sufficient" to hold the charges of rape or attempt to rape. "We are at pains to say that some of the observations made in the impugned order and particularly

FICICI Home Finance

Gavai and AG Masih said. "In normal circumstances,

we are slow in granting stay at this stage. But since the observations appearing in paragraphs 21, 24 and 26 are totally unknown to the canons of law and depict total insensitive and

CORRIGENDUM NOTICE

Registered Office: ICICI Bank Towers, Bandra-Kurla Complex, Bandra

Corporate Office: ICICI HFC Tower, JB Nagar, Andheri Kurla Road, Andheri East, Mumbai- 400059 Branch Office: 1st Floor, KH No. 700, Sarsawan Pargana, Arjungani, Near- Bhatia Bakery & Axis Bank, Lucknow Branch Office: 3rd Floor, Plot No. C -03, Sector E, Engineering College Road, Sector B, lankipuram, Lucknow,

Refer to the advertisement of the Symbolic Possession Notice published in Financial Express (Eng.) & Jansatta (Hin.), Lucknow Edition published on March 26, 2025. Due to an inadvertent mistake in the said -:notice the first two casaes was unpublished. We therefore, request to read that cases here

Sr. No.	Name of the Borrower/ Co-borrower/ Loan Account Number	Description of property/ Date of Possession	Date of Demand Notice/ Amount in Demand Notice (Rs.)	Name of Branch
1.	Saliha Khatoon (Borrower), Mujeerburrahaman. (Co-Borrower), LHLKS00001413579.	Situated At Wazirganj Ward Ambarganj Lucknow Middle Class Khasra No. 538 1 539 548 2 House No. A4 Lucknow Uttar Pradesh 226018. Bounded By- North: Plot No. A-2A & A-2B, South: Plot No. A-4A, East: 12 Ft Wide Road, West: Plot No A-3./ Date of Possession- 20-Mar-25	15-10-2024 Rs. 22,38,638.22/-	Lucknow- South
2.	Saliha Khatoon (Borrower), Mujeerburrahaman. (Co-Borrower), LHLKS00001413580.	Situated At Wazirganj Ward Ambarganj Lucknow Middle Class Khasra No. 538 1 539 548 2 House No. A4 Lucknow Uttar Pradesh 226018. Bounded By- North: Plot No. A-2A & A-2B, South: Plot No. A-4A, East: 12 Ft Wide Road, West: Plot No A-3./ Date of Possession- 20-Mar-25	15-10-2024 Rs. 64,406.22/-	Lucknow- South

While the other contents in the above said notice remains unchanged. Date: March 27, 2025,

Place: Lucknow

Authorized Officer, ICICI Home Finance Company Limited



Tamilnadu Petroproducts Limited Regd.Office: Manali Express Highway, Manali, Chennai 600 068. CIN: L23200TN1984PLC010931

Website: www.tnpetro.com E-mail: secy-legal@tnpetro.com Telefax: 044-25945588 / 69185588

NOTICE OF POSTAL BALLOT

NOTICE is hereby given for obtaining the consent of the Members through Postal Ballot for the following Special Business (1) Appointment of Mr. Manish Nagpal as a Director of the Company and (2) Re-designation and appointment of Mr. D Senthi Kumar as Managing Director of the Company and fixing of remuneration payable to him.

Pursuant to Section 110 of the Companies Act, 2013 ("the Act"), read with Rule 20 & 22 of the Companies (Management and Administration) Rules, 2014 (the Rules) the said Notice has been sent on 26th March 2025 to all the shareholders whose names appear on the Register of Members/ List of Beneficial Owners as received from National Securities Depository Limited (NSDL) / Central Depository Services (India) Limited (CDSL) as at the close of business hours on Friday, 21st March 2025 ("Cut-off date") and who have registered their email id with the Company/ Depositories. It may be noted that in accordance with the relaxation granted by the Ministry of Corporate Affairs vide Circular 09/2024 dated 19th September, 2024, the said notice has been sent only in electronic mode. The Notice of Postal Ballot has also been placed on the Website of the Company, RTA and CDSL.

The facility for remote e-Voting is being provided to the Members in accordance with the provisions of Section 108 and 110 of the Companies Act, 2013 read with Rule 20 & 22 of the Rules and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (as amended from time to time) read with the relevant Circulars to cast their vote for the resolutions given in the notice.

The Company has engaged the services of CDSL to provide the e-Voting facility, enabling the Members to cast their votes electronically in a secure manner. Detailed guidance for participating in the e-Voting has been provided in the Notice.

The e-Voting will commence on Friday, 28th March 2025 at 9:00 AM (IST) and ends on Saturday, 26th April 2025 at 5:00 PM (IST). The e-Voting module shall be disabled thereafter. Members who have not received the Notice may download the same from the website of the Company or may request for an electronic copy of the same by writing to the Registrar and Share Transfer Agent (RTA), Cameo Corporate Services Limited, Subramanian Building, 1, Club House Road, Chennai - 600 002, E-mail: investor@cameoindia.com.

who are entered as Members in the Register of Members or in the Register of Beneficial Owners by the Depositories as on the Cut-off date alone shall be entitled to exercise the

The results of the voting would be declared as stipulated under the relevant Rules, submitted to the Stock Exchanges and will also be posted on the Website of the

For any queries or issues regarding e-Voting, please refer to the Frequently Asked Questions ("FAQs") and e-Voting manual available at www.evotingindia.com under help section or write an email to helpdesk.evoting@cdslindia.com. In case of any grievances relating to e-Voting, please contact Mr. Rakesh Dalvi, Sr. Manager, Central Depository Services (India) Limited, 25th Floor, A Wing, Marathon Futurex, Mafatlal Mills Compound, NM Joshi Marg, Lower Parel (E), Mumbai - 400 013; Email: helpdesk.evoting@cdslindia.com or Toll free No. 1800 22 55 33. In case of difficulties, Members may also contact the undersigned or the RTA.

> By Order of the Board For Tamilnadu Petroproducts Limited

Sangeetha Sekar **Company Secretary**

'IMPORTANT''

copy, it is not possible to verify its contents. The Indian contents, nor for any loss or damage incurred as a result of transactions with companies. associations or individuals make necessary inquiries before sending any monies or entering into any agreements with advertisers

or otherwise acting on an

advertisement in

manner whatsoever.

feliver or cause to be delivered or send by registere acceptance of advertising post of his objections supported by an affidavi stating the nature of his interest and grounds o opposition to the concerned Regional Director B-2 Wing, 2nd floor, Pt., Deendayal Antyodaya, Bhawar 2nd floor, CGO, Complex New Delhi - 110003, India within Fourteen days from the date of publication of this notice with a copy to the applicant company at its egistered office at F-40, Ground Floor, Green Park

Main, Near Market, New Delhi-110016, Delhi For and on behalf of the Applicant For Soma Medical International Limited

(Archana Tayal) (Anurag Tayal) (Anubhav Garg) Director Whole Time Director Director DIN: 03121988 DIN: 03121967 DIN: 02865721 Date :- 27.03.2025 Place: New Delhi



Regd. Office: 8-3-323. 9th Floor, Vasavi's MPM Grand, Ameerpet 'X' Roads, YellareddyGuda, Hyderabad, Telangana- 500073 Website: www.likhitha.co.in; E-mail ID: cs@likhitha.in,

POSTAL BALLOT NOTICE AND E-VOTING INFORMATION

Notice is hereby given that pursuant to provisions of Section 106 and 110 of the Companies Act, 2013 ("the Act") read with rule 20 and 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules"), Secretarial

and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and other applicable provisions, (including any statutory modification or re-enactment thereof for the time being in force, and as amended from time to time), the Company is seeking approval from its Members for the resolutions set out here under through Postal Ballot Notice dated Wednesday, March 26, 2025, by way of remote evoting through electronic means ('remote e-voting'). Item Description of the Resolution

Keresa faka Palasa dan	Resolution
To increase the limits of borrowing by the Company under Section 180(1)(c) of the Companies Act, 2013	Special Resolutions
To seek approval under Section 180(1)(a) of the Companies Act, 2013 inter alia for the creation of mortgage or charge on the assets, properties or undertaking(s) of the Company	Special Resolutions
To seek approval to advance any loan/give a guarantee/provide security under Section 185 of the Companies Act, 2013	Special Resolutions
Approval of Material Related Party Transactions	Ordinary Resolutions
Alteration in the Object Clause of the Memorandum of Association of the Company	Special Resolutions
	To increase the limits of borrowing by the Company under Section 180(1)(c) of the Companies Act, 2013 To seek approval under Section 180(1)(a) of the Companies Act, 2013 inter alia for the creation of mortgage or charge on the assets, properties or undertaking(s) of the Company To seek approval to advance any loan/give a guarantee/provide security under Section 185 of the Companies Act, 2013 Approval of Material Related Party Transactions

In terms of the MCA Circulars, the Company has sent the Postal Ballot Notice along with Explanatory Statement, in electronic form, on Wednesday, March 26, 2025, to the Members of the Company as on Friday, March 21, 2025 (cut-off date), who have registered their e-mail address with the Company or with their Depository Participants. The Communication of the assent or dissent of the members would take place through the remote e-voting system

In accordance with the MCA Circulars, the Company has made necessary arrangements for the members to register their e-mail addresses. Members who have not recorded their e-mail address are requested to write the same with the Depository Participant(s) where they maintain their Demat accounts if the shares are held in

electronic form. Members are requested to note that the voting on the businesses specified in the Notice will commence at 09.00 a.m. (IST) on Thursday, March 27, 2025, and will end at 5.00 p.m. (IST) on Friday, April 25, 2025. The e-voting module will be disabled for voting thereafter. Once the vote on a resolution is cast by a member, the member shall not be allowed to change it subsequently

The Postal Ballot Notice can also be downloaded from the Company's website at https://kkitha.co.in/img/content/postal-ballot/Postal Ballot Notice 2024 25.pdf. The same is also available on websites of the Stock Exchanges at https://www.bseindia.com/ and https://www.nseindia.com/ and on the website of Central Depository Services (India) Limited at www.cdslindia.com.

The Company has engaged the services of Central Depository Services (India) Limited as the agency to provide an e-voting facility to its all members. Further, the Company has appointed M/s. VCAN & Associates, Practising

Company Secretaries, Hyderabad, as Scrulinizer for conducting the Postal Ballot, through the remote e-voting process, in a fair and transparent manner, The results along with the Scrutinizer's report would be intimated to BSE Limited and National Stock Exchange of India Limited on or before Tuesday. April 29, 2025, where the equity shares of the Company are listed. The results

will also be uploaded on the website of the Company and on the website of Central Depository Services (India). If you have any queries or issues regarding attending e-Voting from the CDSL e-Voting System, you can write an email to helpdesk evoting@cdslindia.com or contact toll-free no. 1800 21 09911. In case you have any queries or issues regarding e-voting, you may refer to the Frequently Asked Questions ("FAQs") and e-voting manual available

at www.evotingindia.com, under help section or write an email to helpdesk.evoting@cdslindia.com. For Likhitha Infrastructure Limited Pallavi Yerragonda

Company Secretary and Compliance Officer M.No.: A70447



Date: March 26, 2025

MARWADI CHANDARANA

Marwadi Chandarana Intermediaries Brokers Private Limited

"Risk Factors" on page 30.

be listed on the SME Platform of BSE Limited.

X-change Plaza, Office no. 1201 to 1205, 12th Floor, Building No. 53E, Zone-5, Road 5E, Gift City, Gandhinagar - 382355, Gujarat, India Telephone: 022-69120027 | E-mail: mb@marwadichandarana.com | Investors Grievance e-mail: mbgrievances@marwadichandarana.com

Contact Person: Radhika Maheshwari / Jigar Desai | Website: ib.marwadichandaranagroup.com | SEBI Registration Number: INM000013165 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

BOOK RUNNING LEAD MANAGER

On behalf of the Board of Directors

Manish Bagadia **Managing Director**

GRACE RENEWABLE ENERGY LIMITED

Place: Ahmedabad, Gujarat GRACE RENEWABLE ENERGY LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP with SME Platform of BSE Limited (BSE SME). The DRHP is available on the website of BSE at www.bseindia.com respectively and is available on the website of the Company at www.gracerenew.com and at the website of BRLM i.e. Marwadi Chandarana Intermediaries Brokers Private Limited at ib.marwadichandaranagroup.com. Bidders should note that investment in equity shares involves a high degree of risk and for details relating such risk, see the section titled 'Risk Factors' that will be included in the RHP. Potential Bidders should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933 (the "U.S. Securities Act") or any state securities law in United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to the registration requirements of the U. S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in 'offshore transactions' in reliance of Regulations and the applicable laws of each jurisdiction where such offers and sales are made. There will be no public offering of the Equity Shares in the United States.

Place : Chennai

Date: 27.03.2025

Subject to the restrictions under the Act and the other applicable Regulations, persons

Place: Hyderabad Date: March 26, 2025

Lucknow