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POSTAL BALLOT NOTICE

[Pursuant to Sections 108 and 110 of The Companies Act, 2013 read with the Rules 20 and 22 of The Companies (Management and Administration) Rules, 2014]

Dear Member,

Notice is hereby given that the resolutions set out below are proposed for approval by the Members of **I SECURE CREDIT & CAPITAL SERVICES LIMITED** ("the Company") by means of Postal Ballot, only by remote e-voting process ("e-voting") being provided by the Company to all its Members to cast their votes electronically, pursuant to 108 read with Section 110 and other applicable provision, if any, of the Companies Act, 2013 ("the Act"), Rule 22 of the Companies (Management and Administration) Rules, 2014 ("the Rules") including any statutory amendment(s), modification(s), variation(s) or re-enactment(s) thereto, for the time being in force, General Circular Nos. 14/2020 dated April 8, 2020, 17/2020 dated April 13, 2020, 22/2020 dated June 15, 2020, 33/2020 dated September 28, 2020, 39/2020 dated December 31, 2020, 10/2021 dated June 23, 2021, 20/2021 dated December 8, 2021, 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022, 09/2023 dated September 25, 2023 and 09/2024 dated September 19, 2024, issued by the Ministry of Corporate Affairs ("MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), Secretarial Standard on General Meetings ("SS-2") issued by the Institute of Company Secretaries of India and other applicable laws, rules and regulations (including any statutory modification(s) or re-enactment(s) thereof for the time being in force and as amended from time to time).

In compliance with the MCA Circular, had advised the companies to take all decisions requiring members' approval, other than items of ordinary business or business where any person has a right to be heard, through the mechanism of postal ballot / e-voting in accordance with the provisions of the Act and rules made thereunder, without holding a general meeting that requires physical presence of members at a common venue.

In compliance with the MCA Circulars, the Company is sending the Notice only by email to all its members who have registered their email addresses with the Company/RTA of the Company or / depository participant(s) and whose names appear in the Register of Members / List of Beneficial Owners of the Company provided by the Depositories as on 21st day, February, 2025 (i.e. the "Cut-off Date").

In compliance with the requirements of the MCA Circulars, hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the shareholders for this Postal Ballot and shareholders are required to communicate their assent or dissent through the remote e-voting system only.

The proposed resolutions and the Explanatory Statement stating the facts as required in terms of Section 102 of the Act as appended hereto forms part of this Postal Ballot Notice ("Notice").

In compliance with Sections 108 and 110 of the Act, read with Rules 20 and 22 of The Companies (Management and Administration) Rules, 2014 and Regulation 44 of The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and in accordance with MCA Circulars, the Company is offering the facility to its Members, to exercise their right to vote on the resolutions appended to this Notice, by electronic means ('remote e-voting') only. For this purpose, the Company has availed the services of National Securities Depository Limited ("NSDL") to provide remote e-voting facility to the

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

Members of the Company.

Pursuant to Rule 22 of the Companies (Management and Administration) Rules, 2014, The Board of Directors of the Company has appointed **Mr. Kamal A Lalani**, Practicing Company Secretary, having Membership No. ACS 37774 and CoP No. 25395 to act as a Scrutinizer to conduct the Postal Ballot voting process in a fair and transparent manner and he has communicated his willingness to be appointed as a Scrutinizer.

The Scrutinizer will submit their report to the Chairman of the Company or, in his absence, any person of the Company, duly authorized by the Board for the purpose, after completion of scrutiny of Postal Ballots in a fair and transparent manner.

The Results of Postal Ballot will be announced within two (2) working days from the close of voting period and also be hosted on website of the Company (<u>www.orchidsecuritiesltd.com</u>) and on the website of NSDL (evoting@nsdl.co.in). The Results, along with the Scrutinizers' Report, will also be communicated to MSEI Limited where the Equity Shares of the Company are listed.

The resolutions, if approved by the requisite majority, shall be deemed to have been passed on the last date of remote e-voting i.e. **31st March, 2025** in terms of the Secretarial Standards on General Meeting (SS-2) issued by The Institute of Company Secretaries of India.

SPECIAL BUSINESS:

ITEM NO: 1 - APPROVAL FOR MATERIAL RELATED PARTY TRANSACTION(S) UNDER SECTION 188 OF THE COMPANIES ACT, 2013 AND REGULATION 23 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS), 2015 AND IND AS 24.

To consider and if thought fit, to pass with or without modification(s), the following resolution as an **Ordinary Resolution:**

"RESOLVED THAT pursuant to the provisions of Section 188 of the Companies Act, 2013 ("the Act") and other applicable provision read with Rule 15 of the Companies (Meeting of Board and its power) Rules 2014 and any other rules made thereunder and Regulation 23 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") as amended ("SEBI Listing Regulations") and IND AS 24 including any statutory modification(s) or re-enactment thereof for the time being in force, other applicable laws/ statutory provisions, if any, the Company's Policy on Related Party Transactions and subject to such other approval(s), consent, permission(s) and sanction(s) as may be necessary from time to time and pursuance to the recommendation of Audit Committee and, approval of the Board of the company, the consent of the members of the Company be and is hereby accorded to the Board of Directors of the Company (hereinafter referred to as the 'Board', which term shall be deemed to include the Audit Committee or any other Committee constituted/ empowered / to be constituted by the Board from time to time to exercise its powers conferred by this Resolution) for approval for entering into and /or carrying out and / or continuing with existing contracts/ arrangements/ transactions or modification(s) of earlier/arrangements/transactions or as fresh and independent transaction(s) or otherwise (whether individually or series of transactions taken together or otherwise), as mentioned in the explanatory statement of this notice with "Related Parties" within the meaning of Section 2 (76) of the Companies Act, 2013 and Regulation 2 (1) (zb) of the SEBI Listing Regulations, to the extent of the maximum amounts as

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provided below, which may exceed the prescribed thresholds as per provisions of the listing Regulation & under the Companies Act, 2013, on such term (s) and condition (s) as the Board of Directors may deem fit, provided that the said contract (s)/ arrangement (s)/ transaction (s) so carried out shall be at ARM'S LENGTH BASIS and in the ordinary course of business of the Company for the Financial Year 2025-26.

with respect to sale, purchase or supply of any goods or materials, selling or otherwise disposing of, or buying, leasing of property of any kind, availing or rendering of any services, appointment of agent for purchase or sale of goods, materials, services or property or otherwise disposing of any goods, materials or property or availing or rendering of any services or appointment of such related party to any office or place of profit in the Company for an amount which may exceed the threshold for material related party transactions, for the financial year 2025-2026 on such terms and conditions as may be decided by the Board based on the recommendation of the Audit Committee.

Sr. No.	Name of the Related Party	Relationship	Nature of transaction	Transaction Amount in Rs	Financial year
1	Yatin Sanjay Gupte	Promoter	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
2	Sojan Avirachan	Promoter	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
3	Venkataramana Revuru	Promoter	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
4	Aevas Business Solutions Private Limited	The Company is Promoted by Mr. Sojan Avirachan (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
5	Garuda Mart India Private Limited	The Company is Promoted by Mr. Venkataramana Revuru (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
6	Wardwizard Solutions India Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
7	Mangalam Industrial	The Company is Promoted by Mr.	As per Section 188 and RPT	₹10 Crore	2025-2026

I SECURE CREDIT & CAPITAL SERVICES LIMITED

CIN: L18209WB1994PLC062173

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

	Finance Limited	Yatin Sanjay Gupte, Mr. Venkataramana Revuru and Mr. Sojan Avirachan (Common Directors in both the companies)	Policy of the Company		
8	Wardwizard Innovations & Mobility Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
9	Wardwizard Foods and Beverages Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
10	Wardwizard Medicare Private Limited	Mr. Yatin Gupte is a common director in both the companies	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
11	Wardwizard Global PTE Limited	Mr. Yatin Gupte is a common director in both the companies	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
12	Wardwizard Healthcare Limited (Formerly Known as Ayoki Merchantile Limited)	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
13	Bluebells Insurance Broking Private Limited	Mr. Yatin Gupte is a common director in both the companies	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
14	Dhanwanthari Health and Wellness solution Pvt Ltd	Sojan Vettukallel Avirachan is Common Director in both the Companies	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
15	The Square Foot Company	Yatin Gupte HUF is Partner of Firm	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
16	Dhawin & Associates	Yatin Gupte HUF is Partner of Firm	As per Section 188 and RPT	₹5 Crore	2025-2026

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

			Policy of the		
			Company		
17	Wardwizard Foundation	Yatin Gupte is Trustee of Trust	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
18	Yatin Gupte HUF	Yatin Gupte is member of HUF	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
19	Wardwizard Entertainment Private Limited	Yatin S Gupte HUF is a shareholder of Wardwizard Entertainment Private Limited. Mr. Yatin Gupte Promoter & Director of ISCCL is a Karta of HUF.	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
20	Wardwizard Properties Holdings Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
21	LCL Aviation Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
22	Wardwizard Renewable Energy Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
23	Kolumbus Medicare Services Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
24	Mrs. Sheetal Mandar Bhalerao	Mrs. Sheetal Bhalerao is the Chairperson and Managing Director of Wardwizard	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026

I SECURE CREDIT & CAPITAL SERVICES LIMITED

CIN: L18209WB1994PLC062173

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		Foods & Beverages Limited Mr. Yatin Gupte is the promoter and Non- Executive Non- Independent Director of Wardwizard Foods & Beverages Limited (Yatin			
		Director in both the companies)			
25	J Z Hospitality Pvt Ltd	Yatin Gupte is Shareholder of the company	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026

"RESOLVED FURTHER THAT any Director and/or, Company Secretary of the Company be and hereby severally authorized to negotiate, finalize, vary, amend, renew and revise the terms and conditions of the transactions and enter into, sign, execute, renew, modify and amend all agreements, documents and letters thereof, from time to time and to do all acts, deeds, things and matters and give all such directions as it may in its absolute discretion deem necessary, expedient or desirable, in order to give effect to this resolution."

"RESOLVED FURTHER THAT, all actions taken by the Board in connection with any matter referred to or contemplated in any of the foregoing resolutions are hereby approved ratified and confirmed in all respects."

ITEM NO: 2 - ADOPTION OF NEW SET OF ARTICLES OF ASSOCIATION OF THE COMPANY:

To consider and, if thought fit, to pass, with or without modification(s), the following resolution as Special Resolution:

"RESOLVED THAT pursuant to the provisions of Section 5, 14, 15 and all other applicable provisions of the Companies Act, 2013 (the "Act") read with the Companies (Incorporation) Rules, 2014 (including any statutory modification(s) or reenactment thereof, for the time being in force), the Articles of Association of the Company, provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 and subject to such other necessary statutory approvals and modifications if any, the new set of Articles of Association ("AOA"), pursuance to the provision under the Act primarily based on the Form of Table F under the Act, be and is hereby approved and adopted in substitution and to the entire exclusion of the regulations contained in the existing Articles of Association of the Company and for adoption of new set of Articles of Association of the Company.

RESOLVED FURTHER THAT for the purpose of giving full effect to this resolution the Board of Directors of the Company (hereinafter referred to as the Board, which term shall include any Committee constituted by the Board or any person(s) authorized by the Board to exercise the powers conferred on the Board by this

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

resolution), be and is hereby authorized to take all such actions as may be necessary, desirable or expedient and to do all such necessary acts, deeds and things that may be incidental or pertinent to give effect to the aforesaid resolution.

RESOLVED FURTHER THAT any present Executive Director, Chief Financial Officer or Company Secretary of the Company, be and are hereby authorized severally on behalf of the Company to sign and execute all such applications, forms and documents as required, and to do all such acts, deeds, matters and things as may be necessary and to settle any questions, difficulties, or doubts that may arise in this regard, and to accede to such modification to the aforementioned resolution a may be suggested by the Registrar of Companies or such other authorities arising from or incidental to the said amendment without requiring any further approval of the Board."

By Order of the Board For I Secure Credit & Capital Services Limited SD/-CS Grishma Shewale (Company Secretary) Membership No.: A41834

Registered Office: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata, Kolkata, West Bengal, India, 700083. CIN: L18209WB1994PLC062173 Email: <u>compliance@iccslimited.in</u>

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara, Gujarat, India, 391410. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

Place: Vadodara Date: 27-02-2025

NOTES:

- 1. Explanatory Statement pursuant to Sections 102 and 110 of The Companies Act, 2013 (the "Act") read with Rule 22 of The Companies (Management and Administration) Rules, 2014, as amended, setting out material facts relating to the resolutions proposed to be passed is annexed hereto.
- 2. The Postal Ballot Notice is being sent only by email to all those Members whose names appear on the Register of Members / List of Beneficial Owners as received from National Securities Depository Limited ("NSDL") and Central Depository Services (India) Limited ("CDSL") as on 21st February, 2025 (the "Cut-off date") and who have registered their email addresses in respect of electronic holdings with the Depository through the concerned Depository Participants and in respect of physical holdings with the Company's Registrar and Share Transfer Agent, Purva Sharegistry (India) Private Limited ("RTA").
- 3. Members may note that the aforesaid Postal Ballot Notice has been uploaded on the website of the Company at www.orchidsecuritiesltd.com. The Notice can also be accessed from the website of the Stock Exchange i.e., MSEI Limited at www.msei.in The Postal Ballot Notice is also disseminated on the website of NSDL (agency for providing the Remote e-Voting facility) i.e., evoting@nsdl.co.in.

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

- 4. The voting rights of the Members shall be reckoned in proportion to the equity shares held by them on the Cut-off date on 21st February, 2025. Only those Members holding shares either in physical form or dematerialized form as on the Cut-off date will be entitled to cast their votes by remote e-voting. A person who is not a member as on the Cut-off date should treat this notice for information purpose only.
- 5. Pursuant to the applicable provisions of the Act and Rules framed thereunder and The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company can serve notices, annual reports and other communication through electronic mode to those Members who have registered their e-mail addresses either with the Depository Participant(s) or the Company. Members who have not registered their e-mail addresses so far, are requested to register their email addresses, in respect of electronic holdings with the Depository through their concerned Depository Participants. Members who hold shares in physical form are requested to temporarily update their email address through its RTA at support@purvashare.com or to the Company at compliance@iccslimited.in.
- 6. All the material documents referred to in the explanatory statement will be available for inspection electronically until the last date for receipt of votes through the e-voting process. Members seeking to inspect such documents can send an email to <u>compliance@iccslimited.in</u>

7. Procedure for Remote E-Voting

The remote e-voting period begins on Sunday, 02nd March, 2025 at 09:00 a.m. and ends on Monday, 31st March, 2025 at 05:00 p.m. The remote e-voting module shall be disabled by NSDL for voting thereafter. The Members, whose names appear in the Register of Members/ Beneficial Owners as on the cut-off date i.e. Friday, 21st February, 2025, may cast their vote electronically. The voting right of shareholders shall be in proportion to their share in the paid-up equity share capital of the Company as on the cut-off date, being Friday, 21st February, 2025.

How do I vote electronically using NSDL e-Voting system?

The way to vote electronically on NSDL e-Voting system consists of "Two Steps" which are mentioned below:

Step 1: Access to NSDL e-Voting system

A) Login method for e-Voting for Individual shareholders holding securities in demat mode

In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and email Id in their demat accounts in order to access e-Voting facility.

Login method for Individual shareholders holding securities in demat mode is given below:

Type of shareholders	Login Method
Individual Shareholders	1. Existing IDeAS user can visit the e-Services website of NSDL
holding securities in demat mode with NSDL.	Viz. <u>https://eservices.nsdl.com</u> either on a Personal Computer or on a mobile. On the e-Services home page

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

click on the "Beneficial Owner" icon under "Login" which is available under 'IDeAS' section , this will prompt you to enter your existing User ID and Password. After successful authentication, you will be able to see e-Voting services under Value added services. Click on "Access to e-Voting" under e-Voting services and you will be able to see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be re-directed to e-Voting website of NSDL for casting your vote during the remote e-Voting period. 2. If you are not registered for IDeAS e-Services, option to register is available at https://eservices.nsdl.com. Select "Register Online for IDeAS Portal" or click at https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp **3.** Visit the e-Voting website of NSDL. Open web browser by typing the following URL: https://www.evoting.nsdl.com/ either on a Personal Computer or on a mobile. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section. A new screen will open. You will have to enter your User ID (i.e. your sixteen digit demat account number hold with NSDL), Password/OTP and a Verification Code as shown on the screen. After successful authentication, you will be redirected to NSDL Depository site wherein you can see e-Voting page. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period. 4. Shareholders/Members can also download NSDL Mobile App "NSDL Speede" facility by scanning the QR code mentioned below for seamless voting experience. **NSDL** Mobile App is available on ≽ Google Play App Store Individual Shareholders 1. Users who have opted for CDSL Easi / Easiest facility, can holding securities in demat login through their existing user id and password. mode with CDSL Option will be made available to reach e-Voting page

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	 without any further authentication. The users to login Easi / Easiest are requested to visit CDSL website www.cdslindia.com and click on login icon & New System Myeasi Tab and then user your existing my easi username & password. 2. After successful login the Easi / Easiest user will be able to see the e-Voting option for eligible companies where the evoting is in progress as per the information provided by company. On clicking the evoting option, the user will be able to see e-Voting page of the e-Voting service provider for casting your vote during the remote e-Voting period. Additionally, there is also links provided to access the system of all e-Voting service Providers, so that the user can visit the e-Voting service providers' website directly. 3. If the user is not registered for Easi/Easiest, option to register is available at CDSL website www.cdslindia.com and click on login & New System Myeasi Tab and then click on registration option. 4. Alternatively, the user can directly access e-Voting page by
	providing Demat Account Number and PAN No. from a e- Voting link available on <u>www.cdslindia.com</u> home page. The system will authenticate the user by sending OTP on registered Mobile & Email as recorded in the Demat Account. After successful authentication, user will be able to see the e-Voting option where the evoting is in progress and also able to directly access the system of all e-Voting Service Providers.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also login using the login credentials of your demat account through your Depository Participant registered with NSDL/CDSL for e-Voting facility. upon logging in, you will be able to see e-Voting option. Click on e-Voting option, you will be redirected to NSDL/CDSL Depository site after successful authentication, wherein you can see e-Voting feature. Click on company name or e-Voting service provider i.e. NSDL and you will be redirected to e-Voting website of NSDL for casting your vote during the remote e-Voting period.

Important note: Members who are unable to retrieve User ID/ Password are advised to use Forget User ID and Forget Password option available at abovementioned website.

<u>Helpdesk for Individual Shareholders holding securities in demat mode for any technical issues related to</u> <u>login through Depository i.e. NSDL and CDSL.</u>

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

Login type	Helpdesk details
Individual Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at <u>evoting@nsdl.co.in</u> or call at 022 - 4886 7000
Individual Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at <u>helpdesk.evoting@cdslindia.com</u> or contact at toll free no. 1800 22 55 33

B) Login Method for shareholders other than Individual shareholders holding securities in demat mode and shareholders holding securities in physical mode.

How to Log-in to NSDL e-Voting website?

- 1. Visit the e-Voting website of NSDL. Open web browser by typing the following URL: <u>https://www.evoting.nsdl.com/</u> either on a Personal Computer or on a mobile.
- 2. Once the home page of e-Voting system is launched, click on the icon "Login" which is available under 'Shareholder/Member' section.
- **3.** A new screen will open. You will have to enter your User ID, your Password/OTP and a Verification Code as shown on the screen. Alternatively, if you are registered for NSDL eservices i.e. IDEAS, you can log-in at <u>https://eservices.nsdl.com/</u> with your existing IDEAS login. Once you log-in to NSDL eservices after using your log-in credentials, click on e-Voting and you can proceed to Step 2 i.e. Cast your vote electronically.
- 4. Your User ID details are given below :

Manner of holding shares i.e. Demat (NSDL or CDSL) or Physical	Your User ID is:
a) For Members who hold shares in demat account with NSDL.	8 Character DP ID followed by 8 Digit Client ID For example if your DP ID is IN300*** and Client ID is 12***** then your user ID is IN300***12*****.
b) For Members who hold shares in demat account with CDSL.	16 Digit Beneficiary ID For example if your Beneficiary ID is 12************* then your user ID is 12********
c) For Members holding shares in Physical Form.	EVEN Number followed by Folio Number registered with the company

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	For example if folio number is 001*** and EVEN is 101456 then user ID is 101456001***
5.	Password details for shareholders other than Individual shareholders are given below:a) If you are already registered for e-Voting, then you can user your existing password to login and cast your vote.
	b) If you are using NSDL e-Voting system for the first time, you will need to retrieve the 'initial password' which was communicated to you. Once you retrieve your 'initial password', you need to enter the 'initial password' and the system will force you to change your password.
	 c) How to retrieve your 'initial password'? (i) If your email ID is registered in your demat account or with the company, your 'initial password' is communicated to you on your email ID. Trace the email sent to you from NSDL from your mailbox. Open the email and open the attachment i.e. a .pdf file. Open the .pdf file. The password to open the .pdf file is your 8 digit client ID for NSDL account, last 8 digits of client ID for CDSL account or folio number for shares held in physical form. The .pdf file contains your 'User ID' and your 'initial password'. (ii) If your email ID is not registered, please follow steps mentioned below in process for those shareholders whose email ids are not registered
6.	 If you are unable to retrieve or have not received the "Initial password" or have forgotten your password: a) Click on "Forgot User Details/Password?" (If you are holding shares in your demat account with NSDL or CDSL) option available on www.evoting.nsdl.com. b) Physical User Reset Password?" (If you are holding shares in physical mode) option available on www.evoting.nsdl.com. c) If you are still unable to get the password by aforesaid two options, you can send a request at evoting@nsdl.co.in mentioning your demat account number/folio number, your PAN, your name and your registered address etc. d) Members can also use the OTP (One Time Password) based login for casting the votes on the e-Voting system of NSDL.
	After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box.
	Now, you will have to click on "Login" button. After you click on the "Login" button, Home page of e-Voting will open.

Step 2: Cast your vote electronically on NSDL e-Voting system.

How to cast your vote electronically on NSDL e-Voting system?

1. After successful login at Step 1, you will be able to see all the companies "EVEN" in which you are holding shares and whose voting cycle.

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period.
- 3. Now you are ready for e-Voting as the Voting page opens.
- 4. Cast your vote by selecting appropriate options i.e. assent or dissent, verify/modify the number of shares for which you wish to cast your vote and click on "Submit" and also "Confirm" when prompted.
- 5. Upon confirmation, the message "Vote cast successfully" will be displayed.
- 6. You can also take the printout of the votes cast by you by clicking on the print option on the confirmation page.
- 7. Once you confirm your vote on the resolution, you will not be allowed to modify your vote.

General Guidelines for shareholders

- Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) are required to send scanned copy (PDF/JPG Format) of the relevant Board Resolution/ Authority letter etc. with attested specimen signature of the duly authorized signatory(ies) who are authorized to vote, to the Scrutinizer by e-mail to <u>cspoojagala@gmail.com</u> with a copy marked to <u>evoting@nsdl.co.in</u>. Institutional shareholders (i.e. other than individuals, HUF, NRI etc.) can also upload their Board Resolution / Power of Attorney / Authority Letter etc. by clicking on "Upload Board Resolution / Authority Letter" displayed under "e-Voting" tab in their login.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidential. Login to the e-voting website will be disabled upon five unsuccessful attempts to key in the correct password. In such an event, you will need to go through the "Forgot User Details/Password?" or "Physical User Reset Password?" option available on www.evoting.nsdl.com to reset the password.
- In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and evoting user manual for Shareholders available at the download section of <u>www.evoting.nsdl.com</u> or call on : 022 - 4886 7000 and 022 - 2499 7000 or send a request to Ms. Pallavi Mhatre, Senior Manager at <u>evoting@nsdl.co.in</u>

Process for those shareholders whose email ids are not registered with the depositories for procuring user id and password and registration of e mail ids for e-voting for the resolutions set out in this notice:

- 1. In case shares are held in physical mode please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) by email to <u>compliance@iccslimited.in</u>
- In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self attested scanned copy of PAN card), AADHAR (self attested scanned copy of Aadhar Card) to <u>compliance@iccslimited.in</u>. If you are an Individual shareholders holding securities in demat mode, you

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Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

are requested to refer to the login method explained at **step 1 (A)** i.e. <u>Login method for e-Voting for</u> <u>Individual shareholders holding securities in demat mode</u>.

- 3. Alternatively shareholder/members may send a request to <u>evoting@nsdl.co.in</u> for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

General Instructions

i. In case Members of the Company who have not registered their e-mail address:

In terms of the MCA and SEBI Circulars mentioned hereinabove, the Company is sending Postal Ballot Notice in Electronic form only and hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business envelope will not be sent to the Members for this Postal Ballot. Accordingly, the communication of the assent or dissent of the Members would take place through the E- voting system only. Therefore, those Members who have not yet registered their e-mail address are requested to get their e-mail addresses temporarily registered on support@purvashare.com through its Registrar and Transfer Agent. Post successful registration of email, the Member would get soft copy of the notice and the procedure for e-voting along with the User ID and Password to enable remote e-voting for this Postal Ballot. In case of any queries, member may write to evoting@nsdl.co.in.

- ii. The Remote E-voting period commences from 9.00 a.m. on Sunday, 02nd March, 2025 and ends at 5.00 p.m. on Monday, 31st March, 2025 During this period, the members of the Company, holding shares either in physical form or in demat form, as on the Cut-off date i.e. Friday, 21st February, 2025 may cast their vote electronically. Once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently.
- iii. The Scrutinizer shall unlock the votes in the presence of at least two (2) witnesses, not in the employment of the Company and make a Scrutinizer's Report of the votes cast in favor or against, if any, forthwith to the Chairman of the Company.
- Subject to the receipt of sufficient votes, the Resolution shall be deemed to have been passed on the last date of voting i.e. on Monday, 31st March, 2025. The results declared along with the Scrutinizer's Report shall be placed on the Company's website of the Company i.e. <u>www.orchidsecurituesltd.com</u> and will be communicated to the Stock Exchanges where the Company's shares are listed.
- v. To receive communication through electronic means, members are requested to kindly register/update their email address with their respective depository participant, where shares are held in electronic form.

If, however, shares are held in physical form, members are advised to register their e-mail address with Purva Sharegistry (India) Private Limited on support@purvashare.com or mail to Company compliance@iccslimited.in

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EXPLANATORY STATEMENT PURSUANT TO SECTION 102(1) OF THE COMPANIES ACT, 2013

As required by Section 102 of The Companies Act, 2013, the following explanatory statements sets out all material facts relating to the business mentioned under Item Nos. 1 and 2 of the accompanying notice:

ITEM NO: 1 - APPROVAL FOR MATERIAL RELATED PARTY TRANSACTION(S) UNDER SECTION 188 OF THE COMPANIES ACT, 2013 AND REGULATION 23 OF THE SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS), 2015 AND IND AS 24

Pursuant to the provisions of Section 188 of The Companies Act, 2013 ("the Act"), read with The Companies (Meetings of Board and its Powers) Rules, 2014 ("Rules") read with **Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015,** The Chairman informed the members that during the F.Y 2025-26 your company is anticipating, to enter into contract with related parties as mentioned below and there are some instances in which the Company with consent/ approval of the Board and as per the recommendation of Audit Committee has entered into the contract in which Directors of the Company are interested. In requirement with the Companies Act 2013, in case if the Company is entering into a contract with a related party i.e., the director in which he is interested in such transaction, the Board may approve/accord consent to the same subject to recommendation from Audit Committee.

However as per Regulation 23 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("Listing Regulations"), as amended from time to time, in case of material related party transactions with related parties, the approval of shareholders is must. Similarly, the definition of material related party transaction is at par with the requirement of obtaining the consent of shareholders under Companies Act, 2013.

The list of related parties is as follows, with whom Company may enter into business transaction (s) during the financial year 2025-26:

Sr.	Name of the	Relationship	Nature of	Transaction	Financial
No.	Related Party		transaction	Amount in Rs	year
1	Yatin Sanjay	Promoter	As per Section 188	₹10 Crore	2025-2026
	Gupte		and RPT Policy of		
			the Company		
2	Sojan Avirachan	Promoter	As per Section	₹10 Crore	2025-2026
			188 and RPT		
			Policy of the		
			Company		
3	Venkataramana	Promoter	As per Section	₹10 Crore	2025-2026
	Revuru		188 and RPT		
			Policy of the		
			Company		
4	Aevas Business	The Company is	As per Section	₹10 Crore	2025-2026
	Solutions Private	Promoted by Mr.	188 and RPT		
	Limited	Sojan Avirachan	Policy of the		
		(Common Director	Company		

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

		in both the companies)			
5	Garuda Mart India Private Limited	The Company is Promoted by Mr. Venkataramana Revuru (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
6	Wardwizard Solutions India Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
7	Mangalam Industrial Finance Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte, Mr. Venkataramana Revuru and Mr. Sojan Avirachan (Common Directors in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
8	Wardwizard Innovations & Mobility Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
9	Wardwizard Foods and Beverages Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
10	Wardwizard Medicare Private Limited	Mr. Yatin Gupte is a common director in both the companies	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
11	Wardwizard Global PTE Limited	Mr. Yatin Gupte is a common director in both the companies	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
12	Wardwizard Healthcare	The Company is Promoted by Mr.	As per Section 188 and RPT	₹10 Crore	2025-2026

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83 Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat. Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala. Web Site: www.orchidsecuritiesltd.com Email ID: compliance@iccslimited.in , Mobile No: 7574895589.

	Limited (Formerly Known as Ayoki Merchantile Limited)	Yatin Sanjay Gupte (Common Director in both the companies)	Policy of the Company		
13	Bluebells Insurance Broking Private Limited	Mr. Yatin Gupte is a common director in both the companies	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
14	Dhanwanthari Health and Wellness solution Pvt Ltd	Sojan Vettukallel Avirachan is Common Director in both the Companies	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
15	The Square Foot Company	Yatin Gupte HUF is Partner of Firm	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
16	Dhawin & Associates	Yatin Gupte HUF is Partner of Firm	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
17	Wardwizard Foundation	Yatin Gupte is Trustee of Trust	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
18	Yatin Gupte HUF	Yatin Gupte is member of HUF	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026
19	Wardwizard Entertainment Private Limited	Yatin S Gupte HUF is a shareholder of Wardwizard Entertainment Private Limited. Mr. Yatin Gupte Promoter & Director of ISCCL is a Karta of HUF.	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
20	Wardwizard Properties Holdings Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
21	LCL Aviation Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte	As per Section 188 and RPT Policy of the	₹10 Crore	2025-2026

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		(Common Director in both the companies)	Company		
22	Wardwizard Renewable Energy Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
23	Kolumbus Medicare Services Private Limited	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
24	Mrs. Sheetal Mandar Bhalerao	Mrs. Sheetal Bhalerao is the Chairperson and Managing Director of Wardwizard Foods & Beverages Limited. Mr. Yatin Gupte is the promoter and Non- Executive Non- Independent Director of Wardwizard Foods & Beverages Limited (Mr. Yatin Gupte is Common Director in both the companies)	As per Section 188 and RPT Policy of the Company	₹10 Crore	2025-2026
25	J Z Hospitality Pvt Ltd	Yatin Gupte is Shareholder of the company	As per Section 188 and RPT Policy of the Company	₹5 Crore	2025-2026

Moreover, the estimated value of the transaction(s) relating to ongoing sale, purchase or supply of any good(s) or material(s), selling or otherwise disposing of, or buying, leasing of property of any kind, availing or rendering of any service(s), appointment of agent for purchase or sale of good(s), material(s), service(s) or property or otherwise disposing of any goods, materials or property or availing or rendering of any services, borrowings/lending of loans and advances, to give premises on rent, to give donation, to give inter corporate deposits, on such term(s) and condition(s) as the Board of Directors may deem fit or appointment of such related party to any office or place of profit in the Company for an amount during the

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financial year 2025-26 as mentioned in the below list are likely to exceed the threshold prescribed under Section 188 of The Companies Act, 2013, read with the rules made there and under Regulation 23 of The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and Indian Accounting Standard (IND AS) 24 and will be considered material and therefore would require the approval of shareholders of the Company by an Ordinary Resolution.

The particulars of the Contract (s) /Arrangement (s) /transaction (s) pursuant to sub-rule (3) of Rule 15 of The Companies (Meetings of the Board and its Powers) Rules, 2014 read along with recommended by Audit Committee grant the omnibus approval as per Regulation 23 of The SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and SEBI/HO/CFD/PoD2/CIR/P/0155 dated 11th November, 2024.

The particulars of transactions to be entered into by the Company with related parties are as under:

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

Tab	le -1
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Sr. N o	Particulars						Detail	S			
1	Name of the Related Party	Yatin Sanjay Gupte	Sojan Avirac han	Venkatara mana Revuru	Aevas Business Solutions Private Limited	Garuda Mart India Private Limited	Wardwizard Solutions India Private Limited	Mangalam Industrial Finance Limited	Wardwizard Innovations & Mobility Limited	Wardwizard Foods and Beverages Limited	Wardwizard Medicare Private Limited
2	Name of the Director of KMP who is related	-	-	-	The Company is Promoted by Mr. Sojan Avirachan (Common Director in both the companies)	The Company is Promoted by Mr. Venkatarama na Revuru (Common Director in both the companies)	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	The Company is Promoted by Mr. Yatin Sanjay Gupte, Mr. Venkataramana Revuru and Mr. Sojan Avirachan (Common Directors in both the companies)	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in both the companies)	Mr. Yatin Gupte is a common director in both the companies
3	Nature of Relationship (including nature of interest, financial or otherwise)	Promoter, Non Executive and Non Independ ent Director	Promo ter and Manag ing Direct or	Promoter, Non Executive and Non Independ ent Director	-	-	-	-	-	-	-
-	Transaction		As per Section 188 and RPT policy of the Company								

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

5	Tenure of Transaction	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025-2026	FY 2025-2026	FY 2025-2026	FY 2025- 2026
6	Maximum value of Transactions	₹10 Crore	₹10 Crore	₹10 Crore	₹10 Crore	₹10 Crore	₹10 Crore	₹10 Crore	₹10 Crore	₹10 Crore	₹10 Crore
7	Type, Material terms and particulars of the proposed	(b) sell (c) leas	ing or oth sing of pro	•	sing of, or buyi kind;	se or supply of a ing, property of	ny goods or mat any kind;	erials;			
	transaction	(e) Bor dee						5-26 on such term(s) and condition(s)	as the Board of Dire	ctors may
8	The percentage of the listed entity's annual consolidated turnover, for the immediately preceding financial year, that is represented by the value of the proposed transaction	856.09%	856.09 %	856.09%	856.09%	856.09%	856.09%	856.09%	856.09%	856.09%	856.09%
9	Percentage of the listed entity's Subsidiary - annual standalone turnover, for the immediately preceding financial year, that is	Applicabl	Not Applic able	Not Applicabl e	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

								-			
	represented by the										
	value of the										
	proposed										
	Transaction (In case										
	of RPT involving a										
	Subsidiary)										
10	Details of the source	The financi	ial assista	nce is provi	ded/ would be	e provided fror	n the internal a	accruals/own fund	s/funds raised th	rough issue of equi	ty shares/debt
	of funds if the	Instrument	s or inter (corporate loa	ins of the Com	bany.					
	transaction related										
	to any loans, inter										
	corporate deposits,										
	advances or										
	investments made										
	or given by listed										
	entity or its										
	subsidiary.										
11	where any financial	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
	indebtedness is										
	incurred to make or										
	give loans,										
	intercorporate										
	deposits, advances										
	or investments										
	(nature of										
	indebtedness / Cost										
	of Funds and Tenure										
	to be specified)										
12	applicable terms,										
	including covenants,		-	capital loan/1	Ferm Loan for	the tenure as	mutually agreed	between the part	ies. Interest rate	will be in line with p	prevailing bank
	tenure, interest rate	lending rate									

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

	and repayment	
	schedule, whether	
	secured or	
	unsecured; if	
	secured, the nature	
	of security;	
13	the purpose for	
	which the funds will	Funds shall be utilized towards meeting the operational cash-flows and/or business objectives/ requirements/exigencies of the Related Party
	be utilized by the	
	ultimate beneficiary	
	pursuant to the RPT	
14	Justification as to	The Board considers that the proposed related party transactions are in the ordinary course of business and at arm's length basis and play a vital role in
	why the RPT is in the	the growth of business operations of the listed entity.
	interest of the listed	
	entity;	
15	A copy of the	
	Valuation or other	
	external party	Not applicable
	report, if any such	
	report has been	
	relied upon.	
16	Percentage of the	
	counter-party's	
	annual consolidated	Not applicable
	turnover that is	
	represented by the	
	value of the	
	proposed RPT on a	
	voluntary basis	
17	Any other	All relevant/ important information forms a part of this Explanatory statement setting out material facts pursuant to Section 102(1) of the Companies
	information relevant	Act, 2013.

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

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or important for the	ir the
members to take a	ake a
decision on the	the
proposed resolution	ution

Table -2

Sr. N o	Particulars		Details								
1	Name of the Related Party	Wardwizar d Global PTE Limited	Wardwiza rd Healthcar e Limited (Formerly known as Ayoki Merchanti le Limited)	Bluebells Insurance Broking Private Limited	Dhanwanth ari Health And Wellness Solutions Private Limited	The Square Foot Company	Dhawin & Associates	Wardwizar d Foundation	Yatin Gupte HUF	Wardwizard Entertainme nt Private Limited	Wardwizard Properties Holdings Private Limited
2	Name of the Director of KMP who is related	Mr. Yatin Gupte is a common director in both the companies	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in	The Company is Promoted by Mr. Yatin Sanjay Gupte (Common Director in	Sojan Vettukallel Avirachan is Common Director in both the Companies	Yatin Gupte HUF is Partner in this Firm	Yatin Gupte HUF is Partner in this Firm	Yatin S Gupte is Trustee in WW Foundation and Director	Mr. Yatin Gupte Promoter & Director of ISCCL is a Karta of HUF.	Yatin S Gupte HUF is a shareholder of Wardwizard Entertainme nt Private	The Company is Promoted by Mr. Yatin Sanjay Gupte

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

			both the companies)	both the companies)				and Promoter of ISCCL		Limited. Mr. Yatin Gupte Promoter & Director of ISCCL is a Karta of HUF.	
3	Nature of Relationship (including nature of interest, financial or otherwise)	-	-	-	-	-	-	-	-	-	-
4	Nature of Transaction				As per Se	ection 188 and	RPT policy of t	he Company			
5	Tenure of Transaction	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025- 2026	FY 2025-2026	FY 2025- 2026	FY 2025- 2026
6	Maximum value of Transactions	₹10 Crore	₹10 Crore	₹10 Crore	₹5 Crore	₹5 Crore	₹5 Crore	₹5 Crore	₹5 Crore	₹10 Crore	₹10 Crore
7	Type, Material terms and particulars of the proposed transaction	(b) sellin (c) leasin (d) availi (e) Borro	(d) availing or rendering of any services;								
8	The percentage of the listed entity's annual consolidated turnover, for the immediately	856.09%	856.09%	856.09%	428.05%	428.05%	428.05%	428.05%	428.05%	856.09%	856.09%

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

	preceding financial year, that is represented by the value of the proposed transaction										
9	Percentage of the listed entity's Subsidiary - annual standalone turnover, for the immediately preceding financial year, that is represented by the value of the proposed Transaction (In case of RPT involving a Subsidiary)	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable
10	Details of the source of funds if the transaction related to any loans, inter corporate deposits, advances or investments made or given by listed entity or its subsidiary.			provided/ would te loans of the Co		from the inte	rnal accruals/	own funds/fur	nds raised throug	h issue of equi	ty shares/debt
11	where any financial indebtedness is incurred to make or give loans,	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

	intercorporate deposits, advances or investments (nature of indebtedness / Cost of Funds and Tenure to be	
	specified)	
12	applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security;	Unsecured working capital loan/Term Loan for the tenure as mutually agreed between the parties. Interest rate will be in line with prevailing bank lending rates.
13	the purpose for which	Funds shall be utilized towards meeting the operational cash-flows and/or business objectives/ requirements/exigencies of the Related Party
14	Justification as to why the RPT is in the interest of the listed entity;	The Board considers that the proposed related party transactions are in the ordinary course of business and at arm's length basis and play a vital role in the growth of business operations of the listed entity.
15	A copy of the Valuation or other external party report, if any such report has been relied upon.	Not applicable

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Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

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16	Percentage of the counter-party's	
	annual consolidated	Not applicable
	turnover that is	
	represented by the	
	value of the proposed	
	RPT on a voluntary	
	basis	
17	Any other information	All relevant/ important information forms a part of this Explanatory statement setting out material facts pursuant to Section 102(1) of the Companies
	relevant or important	Act, 2013.
	for the members to	
	take a decision on the	
	proposed resolution	

<u>Table- 3</u>

Sr. No	Particulars	Details					
1	Name of the Related Party	LCL Aviation Private	Wardwizard Renewable	Kolumbus Medicare	Mrs. Sheetal Mandar	J Z Hospitality Pvt Ltd	
		Limited	Energy Private Limited	Services Private Limited	Bhalerao		
2	Name of the Director of	The Company is	The Company is	The Company is	Mrs. Sheetal Bhalerao	Yatin Gupte is	
	KMP who is related	Promoted by Mr. Yatin	Promoted by Mr. Yatin	Promoted by Mr. Yatin	is the Chairperson and	Shareholder of the	
		Sanjay Gupte (Common	Sanjay Gupte (Common	Sanjay Gupte (Common	Managing Director of	company	
		Director in both the	Director in both the	Director in both the	Wardwizard Foods &		
		companies)	companies)	companies)	Beverages Limited. Mr.		
					Yatin Gupte is the		
					promoter and Non-		
					Executive Non-		
					Independent Director		
					of Wardwizard Foods &		

Registered Office Address: Old Nimta Road, Nandan Nagar, Belghoria, Kolkata – 83

Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

					Beverages Limited		
					(Yatin Gupte is		
					Common Director in		
					both the companies)		
3	Nature of Relationship	-	-	-	-	-	
	(including nature of						
	interest, financial or						
	otherwise)						
4	Nature of Transaction	As per Section 188 and	As per Section 188 and	As per Section 188 and	As per Section 188 and	As per Section 188 and	
		RPT policy of the	RPT policy of the	RPT policy of the	RPT policy of the	RPT policy of the	
		Company	Company	Company	Company	Company	
5	Tenure of Transaction	FY 2025-2026	FY 2025-2026	FY 2025-2026	FY 2025-2026	FY 2025-2026	
6	Maximum value of	₹10 Crore	₹10 Crore	₹10 Crore	₹10 Crore	₹5 Crore	
	Transactions						
7	Type, Material terms and	(a) To sale, purchase or su	pply of any good(s) or mater	ial(s),			
	particulars of the proposed	(b) selling or otherwise dis	posing of, or buying, leasing	of property of any kind,			
	transaction	(c) availing or rendering of any service(s), appointment of agent for purchase or sale of good(s), material(s), service(s) or property or					
		otherwise disposing of any	/ good(s), material(s) or prop	erty or availing or rendering	of any service(s), borrowin	ngs, advances or loans, to	
		give premises on rent, to	give donation, to give inter-	corporate deposits, on such	n term(s) and condition(s)	as the Board of Directors	
		may deem fit or appointment of such related party(ies) to any office or place of profit in the Company for an amount which may					
		exceed the threshold for material related party transaction(s), for the financial year 2025-2026 on such terms and conditions as the					
		Board of Directors may deem fit.					
8	The percentage of the	856.09%	856.09%	856.09%	856.09%	428.05%	
	listed entity's annual						
	consolidated turnover, for						
	the immediately preceding						
	financial year, that is						
	represented by the value of						
	the proposed transaction						
9	Percentage of the listed	Not Applicable	Not Applicable	Not Applicable	Not Applicable	Not Applicable	
	entity's Subsidiary - annual						
L					N		

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Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

standalone turnover, for							
the immediately preceding							
financial year, that is							
represented by the value of							
the proposed Transaction							
(In case of RPT involving a							
Subsidiary)							
Details of the source of	The financial assistance is provided/ would be provided from the internal accruals/own funds/funds raised through issue of equity						
funds if the transaction	shares/debt Instruments or inter corporate loans of the Company.						
related to any loans, inter							
corporate deposits,							
advances or investments							
made or given by listed							
entity or its subsidiary.							
where any financial	Yes	Yes	Yes	Yes	Yes		
indebtedness is incurred to							
make or give loans,							
intercorporate deposits,							
advances or investments							
(nature of indebtedness /							
Cost of Funds and Tenure							
to be specified)							
applicable terms, including	Unsecured working capital loan/ inter corporate deposit, investment in debt securities, investment in securities where coupon rate is						
covenants, tenure, interest	fixed/Short term lending for the tenure as mutually agreed between the parties. Interest rate will be in line with prevailing bank						
rate and repayment	lending rates.						
schedule, whether secured							
or unsecured; if secured,							
the nature of security;							
the purpose for which the	Funds shall be utilized towards meeting the operational cash-flows and/or business objectives/ working capital requirements						
funds will be utilized by the	requirements/exigencies of the Related Party						
ultimate beneficiary							
	the immediately preceding financial year, that is represented by the value of the proposed Transaction (In case of RPT involving a Subsidiary) Details of the source of funds if the transaction related to any loans, inter corporate deposits, advances or investments made or given by listed entity or its subsidiary. where any financial indebtedness is incurred to make or give loans, intercorporate deposits, advances or investments (nature of indebtedness / Cost of Funds and Tenure to be specified) applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security; the purpose for which the funds will be utilized by the	the immediately preceding financial year, that is represented by the value of the proposed Transaction (In case of RPT involving a Subsidiary) Details of the source of funds if the transaction related to any loans, inter corporate deposits, advances or investments made or given by listed entity or its subsidiary. where any financial indebtedness is incurred to make or give loans, intercorporate deposits, advances or investments (nature of indebtedness / Cost of Funds and Tenure to be specified) applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security; the purpose for which the funds will be utilized by the	the immediately preceding financial year, that is represented by the value of the proposed Transaction (In case of RPT involving a Subsidiary) Details of the source of funds if the transaction related to any loans, inter corporate deposits, advances or investments made or given by listed entity or its subsidiary. where any financial indebtedness is incurred to make or give loans, intercorporate deposits, advances or investments (nature of indebtedness / Cost of Funds and Tenure to be specified) applicable terms, including covenants, tenure, interest rate and repayment schedule, whether secured or unsecured; if secured, the nature of security; the purpose for which the funds will be utilized by the	the immediately preceding financial year, that is represented by the value of the proposed Transaction (In case of RPT involving a Subsidiary) Details of the source of funds if the transaction related to any loans, inter corporate deposits, advances or investments made or give loans, intercorporate deposits, advances or investments made or give loans, intercorporate deposits, advances or investments (nature of indebtedness / Cost of Funds and Tenure to be specified) applicable terms, including covenants, tenure, interest schedule, whether secured or unsecured; if secured, the nature of security; the purpose for which the funds will be utilized by the	the immediately preceding financial year, that is represented by the value of the proposed Transaction (In case of RPT involving a Subsidiary) Details of the source of funds if the transaction related to any loans, inter corporate deposits, advances or investments made or given by listed entity or its subsidiary. where any financial indebtedness is incurred to make or give loans, intercorporate deposits, advances or investments (nature of indebtedness / Cost of Funds and Tenure to be specified) applicable terms, including covenants, tenure, interest rate and repayments catedule, whether secured or unsecured; if secured, the nature of security; the purpose for which the funds will be utilized to the utilized towards meeting the operational cash-flows and/or business objectives/ worki requirements/exigencies of the Related Party		

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Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara-391410, Gujarat.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

Justification as to why the	The Board considers that the proposed related party transactions are in the ordinary course of business and at arm's length basis and						
RPT is in the interest of the	play a vital role in the growth of business operations of the listed entity.						
listed entity;							
A copy of the Valuation or	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable		
other external party report,							
if any such report has been							
relied upon.							
Percentage of the counter-	Not applicable	Not applicable	Not applicable	Not applicable	Not applicable		
party's annual consolidated							
turnover that is							
represented by the value of							
the proposed RPT on a							
voluntary basis							
Any other information	All relevant/ important information forms a part of this Explanatory statement setting out material facts pursuant to Section 102(1) of						
relevant or important for	the Companies Act, 2013.						
the members to take a							
decision on the proposed							
resolution							
	listed entity; A copy of the Valuation or other external party report, if any such report has been relied upon. Percentage of the counter- party's annual consolidated turnover that is represented by the value of the proposed RPT on a voluntary basis Any other information relevant or important for the members to take a decision on the proposed	Justification as to why the RPT is in the interest of the listed entity;The Board considers is play a vital role in the play a vital role in the 	Justification as to why the RPT is in the interest of the listed entity;The Board considers that the proposed related p play a vital role in the growth of business operationA copy of the Valuation or other external party report, if any such report has been relied upon.Not applicableNot applicablePercentage of the counter- party's annual consolidated turnover the proposed RPT on a voluntary basisNot applicableNot applicableAny other information relevant or important for the members to take a decision on the proposedAll relevant/ important information forms a part the Companies Act, 2013.	Justification as to why the RPT is in the interest of the listed entity;The Board considers that the proposed related party transactions are in the play a vital role in the growth of business operations of the listed entity.A copy of the Valuation or other external party report, if any such report has been relied upon.Not applicableNot applicableNot applicablePercentage of the counter- party's annual consolidated turnover the proposed RPT on a voluntary basisNot applicableNot applicableNot applicableAny other information relevant or important for the members to take a decision on the proposedAll relevant/ important information forms a part of this Explanatory statement the Companies Act, 2013.All relevant/ statement the Companies Act, 2013.	Justification as to why the RPT is in the interest of the listed entity;The Board considers that the proposed related party transactions are in the ordinary course of business operations of the listed entity.A copy of the Valuation or other external party report, if any such report has been relied upon.Not applicableNot applicableNot applicablePercentage of the counter- party's annual consolidated turnover the proposed RPT on a voluntary basisNot applicableNot applicableNot applicableAny otherother information relevant or important for the members to take a decision on the proposedAll relevant/ important information forms a part of this Explanatory statement setting out material facts the Companies Act, 2013.		

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Percentage mentioned in the Explanatory Statement are rounded off.

The Indicative base price/ current contracted price and the formula for variation in the price if any: It cannot be ascertained at this moment, it depends on the purchase during said period.

Other conditions as the audit committee may deem fit: NIL

Manner of determining the pricing: All the Proposed transaction (s) would be carried out as part of business requirement of the Company and are ensured to be on arm's length basis.

Whether all factors relevant to the contract have been considered, if not, the details of factors not considered with the rationale for not considering those factors: **All factors have been considered**.

Members may note that these Related Party Transaction(s)/ contract(s)/ arrangement(s), placed for members' approval, shall, at all times, be subject to prior approval of the Audit Committee of the Company and shall continue to be in the ordinary course of business and at arm's length and have a significant role in the Company's operations. In view of the above, the Board of Directors recommends passing the resolution stated in the accompanying Notice as an Ordinary Resolution.

Any subsequent material modifications in the proposed transactions, as may be defined or identified by the Audit Committee pursuant to Company's Policy on Related Party Transactions, shall be placed before the members for approval, in terms of Regulation 23(4) of the Listing Regulations.

Further, as per Regulation 23 (7) of the Listing Regulations, all entities falling under the definition of related parties shall not vote to approve any related party transaction, irrespective of whether the entity is a party to the transaction or not.

None of the Directors / Key Managerial Personnel of the Company except Mr. Sojan Vettukallel Avirachan, Mr. Venkata Ramana Revuru and Mr. Yatin Sanjay Gupte are concerned or interested financially or otherwise in the resolution except to the extent of their shareholding in the Company, if any.

ITEM NO. 2 : ADOPTION OF NEW SET OF ARTICLES OF ASSOCIATION OF THE COMPANY

As the Members of the Company are aware that the Company was incorporated in the year 1994 under the provisions of the Companies Act, 1956 and hence, the existing Articles of Association ("existing AOA") of the Company are based on the provisions of the Companies Act, 1956 and further amendments were adopted, from time to time, over the past years.

In order to bring existing AOA of the Company in line with the provisions of the Act, the Company is required to carry-out numerous changes in the existing AOA and hence it is considered desirable to adopt a comprehensive new set of Articles of Association of the Company ("New Articles") in substitution of and to the exclusion of the existing AOA.

Accordingly, The Board at its meeting held on Thursday, 27th February, 2025 approved and recommended, subject to approval of the Members of the Company, the adoption of new set of Articles of Association of the Company in substitution of existing AOA to make it consistent and align it with the provisions of the Act and the Rules made thereunder, as set out in the Special Resolution at item no. 2 of this Notice.

As per the provisions of Section 14 and other applicable provisions, if any, of the Act read with the Companies (Incorporation) Rules, 2014, approval of the Members of the Company by way of a Special

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Resolution is required for adoption of new AOA by adoption of new AOA in substitution of existing AOA.

A copy of the proposed set of new Articles of Association of the Company would be available for inspection for the members at the Administrative Office of the Company during the office hours on any working day, except Sundays, between 10.30 a.m. to 5.00 p.m. till the conclusion of Postal Ballot.

The Board recommends passing the resolution set out at Item No. 2 for the approval of the members of the Company by way of a Special Resolution.

None of the Directors or Key Managerial Personnel of the Company or their respective relatives are in anyway, concerned or interested, financially or otherwise, either directly or indirectly in passing of the said Special Resolution, save and except to the extent of their respective interest as shareholders of the Company.

In the opinion of the Board, the proposed special resolution is in the interest of the Company and its shareholders and therefore, recommend passing of the special resolution as set out in item no. 2 of this Notice

By Order of the Board For I Secure Credit & Capital Services Limited SD/-CS Grishma Shewale (Company Secretary) Membership No.: A41834

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Administrative Office: First Floor Hall No. 2 MR ICON Next to Milestone Residency Bhayli, Vadodara, Gujarat, India, 391410.

Corporate Office: 1st Floor, City Castle Building East Fort, Thrissur 5, Pin: 680005, State: Kerala.

Place: Vadodara Date: 27-02-2025