## TCSच्या सीईओंना मिळाले २६.५२ कोटींचे पॅकेज, पण इतर कंपन्यांच्या सीईओपेक्षा खूप कमी

मुंबई, दि. २८ (प्रतिनिधी) : देशातील सर्वात (TCS) चे CEO आणि MD के. कृतिवासन यांना आर्थिक वर्ष २०२४-२५ मध्ये २६.५२ कोटी रुपये पगार मिळाला आहे. हा २०२३-२४ च्या आर्थिक वर्षापेक्षा ४.६ टक्के जास्त आहे. कृतिवासन यांच्या पगारात

१.३९ कोटी रुपये पगार, २.१३ कोटी रुपये इतर फायदे, भत्ते आणि सुविधा अन् २३ कोटी रुपये कमिशनचा समावेश आहे. आर्थिक वर्ष २०२४ पर्यंत एचसीएल टेकचे सीईओ सी. विजयकुमार हे सर्वाधिक पगार घेणारे भारतीय आयटी सीईओ होते. विजयकुमार यांना ८४.१६ कोटी रुपयांचे पगार पॅकेज मिळाले.

मालमत्ता नोंदणी! ११७ वर्षांचा जुना कायदा होणार रद्द

मुंबई, दि. २८ **(प्रतिनिधी) :** आता मालमत्ता खरेदी-विक्री करणं आणखी सोपं आणि वेगवान होणार आहे। केंद्र सरकार देशातील जमीन खरेदी-विक्रीच्या नियमांमध्ये मोठा बदल करणार असून, लवकरच घरी बसूनच मालमत्ता करण्याची नोंदणी सुविधा उपलब्ध होणार आहे. यासाठी तुम्हाला कोणत्याही कार्यालयात मारण्याची गरज भासणार नाही. विशेष यासाठी १९०८ बनवलेला ११७ वर्षांचा जुना 'नोंदणी कायदा'

संपुष्टात आणला जाणार आहे. 'नोंदणी विधेयक असे शीर्षक असलेला हा मसुदा ग्रामीण विकास मंत्रालयाच्या येणाऱ्या भसंपदा विभागाने तयार केला आहे. मालमत्ता नोंदणी प्रक्रिया अधिक आधुनिक, वेगवान आणि पारदर्शक करणे हे या नव्या विधेयकाचे मुख्य उद्दिष्ट आहे. यामुळे लोकांनाही मोठी सोय होणार आहे. सरकारने या मसुद्यावर २५ जूनपर्यंत जनतेची मते आणि सूचना मागवल्या आहेत. सरकारला असं वाटतं

की, भविष्यात मालमत्ता नोंदणीसाठी कागदपत्रांची गरज भासू नये, तर सर्व काम डिजिटल पद्धतीने व्हावं. यामुळे फसवणूक भ्रष्टाचार आणि बोगस नोंदणी प्रकारांना आळा घालता येईल. नवीन विधेयकात विक्री करार. ऑफ ॲटर्नी, विक्री प्रमाणपत्र आणि समतापूर्ण गृहकर्ज महत्त्वाच्या कागदपत्रांची नोंदणी करणे अनिवार्य केले आहे, जे यापूर्वी ऐच्छिक होते. या नव्या नियमांतर्गत, आता प्रत्येक मालमत्ता विक्रेता खरेदीदाराला आधारित पडताळणीतुन जावे लागेल. मात्र, ज्यांना त्यांचे आधार क्रमांक शेअर करायचा नाही,

सादर करू शकतात. सध्या अनेक राज्यांमध्ये ऑनलाइन मालमत्ता नोंदणी आहे, परंतु आता केंद्र सरकार एक नवीन, आधुनिक कायद आणत आहे, जो संपूर्ण देशभरात लागू केला जाईल. माहितीची सहज देवाणघेवाण करण्यासाठी नोंदणी प्रक्रिया इतर रेकॉर्ड-कीपिंग एजन्सींसोबत जोडण्याची सुचनाही सरकारने केली आहे.

ते पडताळणीसाठी इतर

पर्यायी ओळखीचे पुरावे

### क्रेडेंट ग्लोबल फायनान्स लिमिटेड (पूर्वी ओरेकल क्रेडिट लिमिटेड म्हणून ओळखले जाणारे)

नोंदणीकृत कार्यालय: युनिट क्रमांक १२१६, १२ वा मजला, सी-विंग, वन बीकेसी, जी ब्लॉक, बँक ऑफ बडोदाच्या समोर, वांद्रे कुर्ला कॉम्प्लेक्स, वांद्रे (पूर्व), मुंबई-४०० ०५१, महाराष्ट्र. **कॉर्पोरेशन कार्यालय :** एमआयसीएल आराध्या वन अर्थ, फोर पॉइंट, एच विंग, पंत नगर, घाटकोपर पूर्व मुंबई-४०० ०७५

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बँकेने जारी केलेल्या ०१/९९–२००० च्या अनुच्छेदानुसार, वेळोवेळी सुधारित केलेल्या, सूचना येथे देण्यात येत आहे की, आवश्यक असलेल्या औपचारिकता आणि भारतीय रिझर्व्ह बँक (आरबीआय) किंवा इतर कोणत्याही सक्षम अधिकाऱ्याने आवश्यक असलेल्या अशा अटींची पूर्तता आणि परिपत्रक क्रमांक डीएनबीएस (पीडी) सीसी. नं. ३७६/०३.१०.००१/२०१३-१४ दिनांक २६.०५.२०१४, डीएनबीआर (पीडी). सीसी. नं ०६५/०३.१०.००१/२०१५-१६ दिनांक ०९.०७.२०१५ नुसार, मास्टर डायरेक्शन-नॉन-बॅकिंग फायनान्शिय . फंपनी स्केल बेस्ड रेग्युलेशन्स-डीओआर. एफआयएन च्या परिच्छेद ४२ च्या संदर्भात, आरबीआयची पूर्व मान्यत वेतल्यास, आवश्यक असलेल्या औपचारिकता आणि अशा अटींची पूर्तता केल्यास आरईसी क्र. ४५/०३.१०.११९/२०२३-२४, दिनांक १९.१०.२०२३ आणि पत्र क्रमांक द्वारे पूर्व मंजुरी प्राप्त झाली र पत्र क्र. सीओ.डीओआर.एचजीजी.नं. एस१५१९/१८-१२-००१/२०२५-२०२६ दिनांक २६ मे, २०२५ रोजी मेसर्स क्रेडेंट ग्लोबल फायनान्स लिमिटेड, ही एक विद्यमान नॉन-डिपॉझिट स्वीकारणारी नॉन-बॅकिंग फायनान्शिय कंपनी (येथे कंपनी म्हणून संदर्भित) आहे, ज्याचे नोंदणीकृत कार्यालय युनिट क्रमांक १२१६, १२ वा मजला सी-विंग, वन बीकेसी, जी ब्लॉक, बँक ऑफ बडोदा समोर, बांद्रे कुर्ला कॉम्प्लेक्स, बांद्रे (पूर्व), मुंबई-४०००५१ एमएच येथे आहे आणि **प्रमाणपत्र क्रमांक बी-१३.०२४९४ द्वारे रिझर्व्ह बँक ऑफ इंडियामध्ये नोंदणीकृत आहे, य** कंपनीचे संचालकपद आणि व्यवस्थापन बदलले आहे व नवीन संचालकांची नियुक्ती श्री. विकास कटारिया आणि **श्री. नवनीत कमार** यांच्या नियक्तीदारे केली जाईल. ावीन संचालकांच्या नियुक्तीचा मुख्य उद्देश कंपनीच्या सध्याच्या नॉन-बॅंकिंग फायनान्शियल क्रियाकलापांची सात

आणि प्रभावी व्यवस्थापन सुनिश्चित करणे आणि त्यांचा पाया मजबूत करणे आणि व्यापक करणे हा असेल. या बदलामळे ज्या व्यक्तीचे हितसंबंध प्रभावित होण्याची शक्यता आहे त्यांनी संचालक मंडळाच्या नवीन रचनेल

. नंचालक मंडळाच्या विद्यमान रचनेला किंवा कंपनीला वर नमूद केलेल्या पत्यावर आणि भारतीय रिझर्व्ह बँक . मुंबई, नियमन विभाग, मध्यवर्ती कार्यालय, मध्यवर्ती कार्यालय इमारत, शाहिद भगतसिंग मार्ग, फोर्ट, मुंबई-४००० यांना या सूचनेच्या प्रकाशनाच्या तारखेपासून ३० दिवसांच्या आत कळवू शकता. त्यामध्ये हितसंबंधांचे स्वरूप आर् आक्षेपाचे कारण नमूद केले आहे

संचालक मंडळाच्या नवीन रचनेद्वारे, संचालक मंडळाच्या विद्यमान रचनेला किंवा वर नमूद केलेल्या कंपनीला जा

आदित्य विक्रम कनोरिय (व्यवस्थापकीय संचालक) दिनांक: २८.०५.२०२५

## वनिक्लक लॉजिस्टिक्स इंडिया लिमिटेड

नोंदणीकृत कार्यालय: ८ वा मजला, कार्यालय क्र. २२, सीटीएस क्र. १७४ ए, एलबीएस मार्ग, दामोदर पार्क, अशोक मिल जवळ, घाटकोपर पश्चिम, मुंबई, महाराष्ट्र भारत ४०००८६ **सीआयएन:** यू६३०४०एमएच२०२२पीएलसी३९५२७३ **० ई-मेल :** complaince@1click.co.in दूर: ०२२ २४३६ ६४०८ • संकेतस्थळ: www.1click.co.in

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च्या सदस्यांची एक्स्ट्रा ऑर्डिनरी जनरल मीटिंग ("ईजीएम") गुरुवार, १९ जून २०२१ च्या लागू तरत्दींनुसार, कॉर्पोरेट व्यवहार मंत्रालय ("एमसीए परिपत्रके") आणि भारतीय सिक्युरिटीज अँड एक्सचेंज बोर्ड ("सेबी परिपत्रके") द्वारे जारी केलेल्या विविध परिपत्रकांसह वाचले जाईल आणि सभेत सदस्यांच्या वैयक्तिक उपस्थितीशिवाय

EGM ("EGM ची सूचना") च्या सूचनेमध्ये नमूद केल्याप्रमाणे व्यवसाय केले जातील

कंपनीने २८ मे २०२५ रोजी ईजीएम बोलावण्याची सूचना इलेक्ट्रॉनिक पद्धतीने अशा सदस्यांना पाठवली आहे ज्यांचे ईमेल पत्ते कंपनी आणि/किंवा डिपॉझिटरीजकडे वरील आणि सेबी परिपत्रके यांच्याद्वारे भौतिक प्रती पाठविण्यांची आवश्यकता रद्ध करण्यात आली आहे. एजीएम बोलावण्याची सूचना कंपनीच्या वेबसाइट www.1click.co.in वर आणि स्टॉक एक्सचेंज म्हणजेच एनएसईच्या www.nseindia.com वर देखीव

### ईजीएम दरम्यान रिमोट ई व्होटिंग आणि व्होटिंग

कंपनी तिच्या सर्व सदस्यांना ईजीएम च्या सूचनेत नमूद केलेल्या सर्व ठरावांक मतदान करण्यासाठी रिमोट ई-व्होटिंग सुविधा ("रिमोट ई-व्होटिंग") प्रदान करत आहे याव्यतिरिक्त, कंपनी ईजीएम दरम्यान ई-व्होटिंग सिस्टमद्वारे मतदान करण्याची सविधा ("ई-व्होटिंग") प्रदान करत आहे. रिमोट ई-व्होटिंग/ई-व्होटिंगसाठी तपशीलवार प्रक्रिय ईजीएम च्या सूचनेत प्रदान केली आहे.

कायद्याच्या कलम १०८ आणि सुधारित कंपन्या (व्यवस्थापन आणि प्रशासन) नियम २०१४ च्या नियम २० च्या तरत्दी आणि सेबी एलओडीआर, नियम, २०१५ च्या नियम ४४ नुसार, सदस्यांना सीडीएसएल द्वारे प्रदान केलेल्या इलेक्ट्रॉनिक मतदान प्रणाली (ई-व्होटिंग) वापरून ईजीएम बोलावण्याच्या सूचनेत नमूद केल्यानुसार ठरावावर व्यवहार करावयाच्या व्यवसायांच्या बाबतीत इलेक्ट्रॉनिक पद्धतीने मतदान करण्यार आणि ईजीएम ला उपस्थित राहण्यास पात्र असलेल्या भागधारकांची नावे निश्चित सदस्यांचे मतदानाचे अधिकार गुरुवार, १२ जून २०२५ रोजी कंपनीच्या पेड-अप इक्विटी शेअर कॅपिटलमध्ये त्यांच्याकडे असलेल्या इक्विटी शेअर्सच्या प्रमाणात

रिमोट ई-व्होटिंग कालावधी सोमवार, १६ जून २०२५ रोजी सकाळी ०९:०० वाजता सुरू होईल आणि बुधवार, १८ जून २०२५ रोजी सायंकाळी ०५:०० वाजता संपेल. या कालावधीत, सदस्य इलेक्ट्रॉनिंक पद्धतीने मतदान करू शकतात. त्यानंतर सीडीएसएलद्वारे रिमोट ई-व्होटिंग मॉड्यूल बंद केले जाईल. या कालावधीत, सदस्य इलेक्ट्रॉनिक पद्धतीने मतदान करू शकतात. जे सदस्य व्हीसी/ओएव्हीएम सुविधेद्वा ईजीएममध्ये उपस्थित राहतील आणि रिमोट ई-व्होटिंगद्वारे ठरावांवर मतदान केले नसेल, ते ईजीएम दरम्यान ई-व्होटिंग सिस्टमद्वारे मतदान करण्यास पात्र असतील ज्या सदस्यांनी ईजीएमपुर्वी रिमोट ई-व्होटिंगद्वारे मतदान केले आहे ते देखील व्हीसी/ ओएव्हीएमद्वारे ईजीएममध्ये उपस्थित राह शकतात/सहभागी होऊ शकतात परंतु त्यांना पुन्हा मतदान करण्याचा अधिकार राहणार नाही.

कंपनीने इलेक्टॉनिक पद्धतीने सचना पाठवल्यानंतर कंपनीचे शेअर्स खरेदी करणारी आणि कंपनीची सदस्य बनणारी आणि कट-ऑफ तारखेपर्यंत शेअर्स धारण करणारी कोणतीही व्यक्ती helpdesk.evoting@cdslindia.com वर विनंती पाठवून लॉगिन आयडी आणि पासवर्ड मिळवू शकते. तथापि, जर तो/ती रिमोट ई-व्होंटिंगसाठी सीडीएसएलकडे आधीच नोंदणीकृत असेल, तर तो/ती मतदान करण्यासाठी त्याचा/ तिचा विद्यमान यूजर आयडी आणि पासवर्डचा वापर करू शकतात.

ई-मतदानाशी संबंधित कोणत्याही प्रश्नांसाठी, सदस्य www.evotingindia.com वर उपलब्ध असलेल्या वारंवार विचारले जाणारे प्रश्न ("एफएक्यू") आणि ई-मतदान नियमावलीचा संदर्भ घेऊ शकतात, मदत विभागात किंवा १८०० २१ ०९९१ वर संपर्क साधा. ई-मतदानाशी संबंधित कोणत्याही तक्रारींसाठी, कृपया श्री. राकेश दळवी, वरिष्ठ व्यवस्थापक, २५ वा मजला, ए विंग, मॅरेथॉन फ्यचरेंक्स, मफतलाल मिल्स कंपाऊंड, एनएम जोशी मार्ग, लोअर परळ (पूर्व), मुंबई - ४००० १३ येथे संपर्क साधा; किंवा helpdesk.evotingindia.com वर ई-मेल करावे.

वनक्लिक लॉजिस्टिक्स इंडिया लिमिटेड, करीता महेश लीलाधर भानशाली व्यवस्थापकीय संचालक दिनांक: मे २८. २०२५ (डीआयएन: ०७९४६६४४) ठिकाण: मुंबई

## एमपीएल प्लास्टीक्स लिमिटेड

(सीआयएन: L25209MH1992PLC066635)

नोंदणीकृत कार्यालय : २ आशिष वेअरहाउस कॉर्पोरेशन, पंजाब फाउंड्री इंडस्ट्रीयल इस्टेट, क्लासीक स्टुडीओ जवळ, मीरा भाईंदर रोड, काशीमीरा, मीरा रोड (पूर्व), जिल्हा ठाणे ४०१ १०४.

द्र. /फॅक्स : ०२२-२८४५५४५० ईमेल : mplho@mplindia.in वेबसाइट : www.mplindia.in

अ. क्र.	विवरण	तिमाही अखेर ३१.०३.२०२५	वर्ष अखेर ३१.०३.२०२५	तिमाही ३१.०३.
१	कार्यचलनातून एकूण उत्पन्न	ξ	l9	१,२
२	कालावधीकरिता निव्वळ नफा / (तोटा) (कर, अतिविशेष व/वा अतिरिक्त बाबीपूर्व)	(१४)	(১৪)	१,११
ş	कर पूर्व कालावधीकरिता निव्वळ नफा/ (तोटा) (अतिविशेष व/वा अतिरिक्त बाबीपश्चात)	(१४)	(88)	<b>१,</b> १४
γ	कर पश्चात कालावधी निव्वळ नफा / (तोटा) (अतिविशेष व/वा अतिरिक्त बाबीपश्चात)	(88)	(১८)	९२६
q	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिता नफा/ तोटा समाविष्ट (कर पश्चात) व अन्य सर्वसमावेशक उत्पन्न) (कर पश्चात)	(१४)	(১८)	९२६
ξ	इकिटी भाग भांडवल	१,२५०	१,२५०	१,२५
(g	राखीव (मूल्यांकन राखीव वगळता) गत वर्षाच्या ताळेबंदामध्ये निर्देशित	_	(१,६०३)	_
C	उत्पन्न प्रति शेअर (रु. १०/- प्रत्येकी)			
	ए. मूळ	(०.११)	(٥,٤٠)	७.४
	बी. सौम्य	(0.88)	(0.36)	6.8

वरील अहवाल सेबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन, २०१५ अंतर्गत विनियमन ३३ अंतर्गत स्टॉक एक्सचेज समवेत तिमाही व वर्ष लेखापरीक्षित वित्तीय अहवालाचा प्रारूप आहे. तिमाही व वर्ष अखेर लेखापरीक्षित वित्तीय अहवाल स्टॉक एक्सचेज वेबसाइट www.bseindia.com वर व कंपनीची वेबसाइट www.mplindia.in> वर उपलब्ध २. वरील अहवाल लेखा समिती द्वारे वैधानिक अहवाल पाहण्यात आला आहे व त्यांच्या सभेमध्ये संचालक मंडळाने दि. २८

मे. २०२५ रोजी आयोजित केला आहे मंद्रलाच्या आदेशान्व

एमपीएल प्लास्टीक्स लिमिटेडकरित

ठिकाण : ठाणे

दि. २८ मे. २०२५

संपूर्ण वेळ संचालव सही/ एम. बी. वाघानी This is only an advertisement for information purposes only and not for publication, distribution or release, directly or indirectly, outside India This is not an announcement for the offer document all capitalized terms

# <u>Himalaya</u>

## **Himalaya Food International Limited**

Our Company was originally incorporated as "Himalaya Cement & Calcium Carbonate Limited" on January 30, 1992, under the Companies Act, 1956 pursuant to certificate of incorporation dated January 30, 1992

issued by the registrar of companies, Delhi & Haryana, New Delhi. Subsequently, the name of our Company was changed to "Himalya International Limited" and a fresh certificate of incorporation consequent on change of name dated April 19, 1994 under the Companies Act 1956 was issued by RoC Delhi & Haryana, New Delhi . Thereafter, the name of our company was changed to "Himalaya Food International Limited" and a fresh certificate of incorporation consequent upon change name dated February 09, 2018 under the Companies (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, please refer to "General Companies" (Incorporation) Rules, 2014 was issued by the RoC of Delhi. For details, 2014 was issued by the RoC of Delhi. For details, 2014 was issued by the RoC of Delhi. For details, 2014 was issued by the RoC of Delhi. For details, 2014 was issued by the RoC of Delhi. Information" on page 31 of the Letter of Offer. Registered Office: 118, 1st Floor, 12 Gagandeep Building Rajendra Place, New Delhi, India, 110008

Contact Person: Ms. Komaljeet Kaur, Company Secretary & Compliance Officer | Telephone: +91 011-45108609 | E-mail: cs@himalyainternational.com | Website: www.himalayafoodcompany.com

ISSUE OF UPTO 28936442 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF OUR COMPANY (THE RIGHTS EQUITY SHARES) FOR CASH AT A PRICE OF ₹ 13.80 (INCLUDING SHARE

PREMIUM OF ₹ 3.80 PER EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT OF UPTO ₹ 399322900\* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS IN THE RATIO OF 1 (one) EQUITY SHARE FOR EVERY 2(two) EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, I.E. May 23", 2025 ("THE ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" BEGINNING ON PAGE 150. Assuming full subscription In the Issue and Subject to finalization of Basis of Allotment.

NOTICE TO ELIGIBLE SHAREHOLDERS OF OUR COMPANY

**ISSUE OPENS ON** LAST DATE FOR ON MARKET RENUNCIATION\*

TUESDAY, JUNE 3<sup>RD</sup>, 2025

FRIDAY, JUNE 13<sup>™</sup>, 2025

**ISSUE CLOSES ON\*\*** WEDNESDAY JUNE 18<sup>™</sup>, 2025

\* Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat accounts of the Renouncees or

or prior to the issue Closing Date. \*\* Our Board or the Rights Issue Committees will have the right to extend the Issue Period as it may determine from time to time but not exceeding 30 days from the Issue Opening Dafe (inclusive of the Issue Opening Dais). Further, no withdrawal of Application shall be permitted by any Applicant after the Jssue Closing Date \*Application Supported by blocked amount (ASBA) is a better way of applying to issue by simply blocking the Simple, safe, smart way to

application - Make use of it.

fund in the bank account. For further details, check section on ASBA below.

APPLICATION SUPPORTED BY BLOCKED AMOUNT [ASBA): Investors have to apply through the ASBA process. ASBA has to be availed by all the investors except anchor & investors. For details on the ASBA process, please refer to the details given in Application form and Abridged Letter of Offer as well as refer to the section titled "Terms of Issue -Making an Application through ASBA process" on page 159 of the LOF. ASBA bid-cum application form can also be downloaded from the website of BSE Limited & Beetal Financial & Computer Services Private Limited. ASBA forms can be obtained from the list of banks that is made available on the website of SEBI at www sebigov.in

Process of making an application in the issue: In accordance with Regulation 76 of the SEBI ICDR Regulations and the SEBI Rights issue Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details, please see "Terms of the issue - Process of Making an Application in the Issue" on page 150 of the LOF. The Application Form can be used by the Eligible Equity Shareholders as well as the Renouncees to make Applications in this Issue on the basis of the Rights Entitlement credited In their respective demat accounts, as

applicable, For further details on the Rights Entitlements, please see "Terms of Issue - Credit of Rights Entitlements in demat accounts of Eligible Equity Shareholders™ on page 152 of the LOF. Please note that one single Application Form shall be used by Investors to make Applications for all Rights Entitlements available in a particular demat account. In case of Investors who have provided details of demat account in accordance with the SEBI ICDR Regulations, such Investors will have to apply for the Rights Equity Shares from the - same demat account in which they are holding the Rights Entitlements and in case of multiple demat accounts, the Investors are required to submit a separate Application Form for each demat account.

Investors may apply for the Rights Equity Shares by submitting the Application Form to the Designated Branch o the SC3B or online/electronic Application through the website of the SCSBs {if made available by such SCSB for authorising such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. Investors are also advised to ensure that the Application Form is correctly filled up stating therein the ASBA Account in which an amount equivalent to the amount payable on Application as stated in the Application Form will

Applicants should carefully fill in their depository account details and PAN in the Application Form or while submitting application through online/electronic Application through the website of the SCSBs (if made available by such SCSB). Please note that incorrect depositary account details or PAN or Application Forms without depository account details shall be treated as incomplete and shall be rejected. For details, see nical Rejection" on page 169 of the LOF. - Our Company, the Registrar to issue and the

SCSBs shall not be liable for any incomplete or incorrect demat details provided by the Applicants.

Additionally, in terms of Regulation 78 of the SEBI ICDR Regulations, Investors may choose to accept the-offer to participate in this issue by making plain paper Applications. Please note that SCSBs shall accept such applications only if all details required for making the application on the plain paper are complied with. Further, Eligible Equity Shareholders making an application in this Issue by way of plain paper applications shall not be permitted to renounce any portion of their Rights Entitlements: For more detail, see - "Making of an Application by Eligible Equity Shareholders on Plain Paper under ASBA process' on page 162 of the LOF. Options available to the Eligible Equity Shareholders:

The Rights Entitlement Letter will Clearly indicate the number of Rights Equity Shares that the Eligible Equity Shareholder is entitled to, The details of each of the Eligible Equity: Shareholders' Rights Entitlement will be sent to the Eligible Equity shareholder separately along with the

Application Form and would also be available on the website of the Registrar to the Issue at beetal@beetalfinancial.com , a link of the same would also be available on the website of

 $our \, Company \, at \, www. him a lay a food company. com \, . \, Respective \,$ Eligible Equity Shareholder can check their entitlement by keying their requisite details therein

If the Eligible Equity Shareholder applies in this Issue, then such Eligible Equity Shareholder can: apply for Rights Equity Shares to the full extent of its Rights Entitlements: or

Making of Application through the ASBA process

- apply for its Rights Equity Shares to the extent of part of its Rights Entitlements (without renouncing the other
- apply for Rights Equity Shares to the extent of part of its Rights Entitlements and renounce the other part of its
- apply for its Rights Equity Shares to the full extent of its Rights Entitlements and apply for Additional Rights Equity Shares; or renounce its Rights Entitlements in full.

An Investor, wishing to participate in the Issue through the ASBA facility, is required to have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing

such SCSB to block Application Money payable on the Application in their respective ASBA Accounts.

Investors should ensure that they have correctly submitted the Application Form and have otherwise provided an authorization to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the

For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=34Making of an Application by Eligible Equity Shareholders on Plain Paper under ASBA process:

An Eligible Equity Shareholder in India who is eligible to apply under the ASBA process may make an Application to subscribe to this Issue on plain paper in case of non-receipt of Application Form as detailed above. In such cases of non-receipt of the Application Form through e-mail or physical delivery (where applicable) and the Eligible Equity Shareholder not being in a position to obtain it from any other source may make an Application to subscribe to this Issue on plain paper with the same details as per the Application Form that is available on the website of the Registrar, Stock Exchange(s). An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any Eligible Equity Shareholder who has not provided an Indian address.

Please note that in terms of Regulation 78 of SEBI ICDR Regulations, the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not  $utilize \ the \ Application \ Form \ for \ any \ purpose \ including \ renunciation \ even \ if \ it \ is \ received \ subsequently.$ 

The Application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his/her bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars:

- Name of our Company, being Himalaya Food International Limited. Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per
- specimen recorded with our Company or the Depository): Folio Number (in case of Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date)/DP and Client ID:
- Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials
- appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Equity Shares applied for pursuant to this Issue: Number of Equity Shares held as on Record Date;
  - Allotment option only dematerialised form; Number of Rights Equity Shares entitled to: Number of Rights Equity Shares applied for within the Rights Entitlements Number of Additional Rights Equity Shares applied for, if any (applicable only if entire Rights Entitlements have
  - Total number of Rights Equity Shares applied for; Total Application amount paid at the rate of 13.80 per Rights Equity Share

been applied for):

- Details of the ASBA Account such as the SCSB account number, name, address and branch of the relevant
- In case of non-resident Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO account such as the account number, name, address and branch of the SCSB with which the account is maintained:
- Authorisation to the Designated Branch of the SCSB to block an amount equivalent to the Application Money
- Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB).
- Additionally, all such Applicants are deemed to have accepted the following:

"I/We understand that neither the Rights Entitlement nor the Rights Equity Shares have been, and will be, registered under the United States Securities Act of 1933, as amended ("US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof ("United States") or to, or for the account or benefit of a United States person as defined in the Regulation S of the US Securities Act ("Regulation S"). I/ we understand the Rights Equity Shares referred to in this application are being offered in India but not in the United States. I/ we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Rights Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Rights Equity Shares or Rights Entitlement in the United States. Accordingly, I/ we understand this application should not be forwarded to or transmitted in or to the United States at any time. I/ we confirm that I/ we are not in the United States and understand that neither us, nor the Registrar, or any other person acting on behalf of us will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar, or any other person acting on behalf of us have reason to believe is a resident of the United States "U.S. Person" (as defined in Regulation S) or is ineligible to participate in the Issue under the securities laws of their

"I/ We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of our

I/ We understand and agree that the Rights Entitlement and Rights Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S, or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities

I/We hereby make representations, warranties and agreements set forth herein. I/We acknowledge that the Company, its affiliates and others will rely upon the truth and accuracy of the foregoing representations, warranties and agreements set forth therein."

Investors are requested to strictly adhere to these instructions. Failure to do so could result in an Application being rejected, with our Company and the Registrar not having any liability to the Investor. The plain paper Application  $format\ will\ be\ available\ on\ the\ website\ of\ the\ Registrar\ at\ www. beet alfinancial. com.$ Our Company and the Registrar shall not be responsible if the Applications are not uploaded by SCSB or funds are

not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date Making of an Application by Eligible Equity Shareholders holding Equity Shares in physical form

Please note that as per SEBI ICDR Regulations, the credit of Rights Entitlements and Allotment of Rights Equity

furnish the details of their demat account to the Registrar to the Issue or our Company at least two clear Working Days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in their respective dema accounts at least one day before the Issue Closing Date. Prior to the Issue Opening Date, the Rights Entitlements of those Eligible Equity Shareholders, among others, who

hold Equity Shares in physical form, and whose demat account details are not available with our Company or the Registrar to the Issue, shall be credited in a demat suspense escrow account opened by our Company. Eligible Equity Shareholders, who hold Equity Shares in physical form, as applicable, as on Record Date and who have opened their demat accounts after the Record Date, shall adhere to following procedure for participating in

- The Eligible Equity Shareholders shall send a letter to the Registrar to the issue containing the name(si address, e- mail address, contact details and the details of their demat account along with copy of selfattested PAN and self-attested client master sheet of their demat account either by e-mail, whose subject line should be "HFIL RIGHT ISSUE DEMAT ACCOUNT- UPDATION OF FOLIO (mention folio no.), post, speed post courier, or hand delivery so as to reach to the Registrar no later than two clear Working Days prior to the Issue Closing Date:
- The Registrar shall, after verifying the details of such demat account, transfer the Rights Entitlements of such Eligible Equity Shareholders to their demat accounts at least one day before the Issue Closing Date: PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS, WHO HOLD EQUITY SHARES IN PHYSICAL

FORM, AS APPLICABLE, AS ON RECORD DATE AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR OR OUR COMPANY AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE, SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLEMENTS WITH RESPECT TO THE EQUITY SHARES HELD IN **Multiple Applications** In case where multiple Applications are made using same demat account in respect of the same Rights

Entitlement, such Applications shall be liable to be rejected. A separate Application can be made in respect o Rights Entitlements in each demat account of the Investors and such Applications shall not be treated as multiple applications. Similarly, a separate Application can be made against Equity Shares held in dematerialized form and Equity Shares held in physical form, and such Applications shall not be treated as multiple applications. Further supplementary Applications in relation to further Rights Equity Shares with/without using Additional Rights Entitlement will not be treated as multiple application. A separate Application can be made in respect of each scheme of a Mutual Fund registered with the SEBI and such Applications shall not be treated as multiple applications. n cases where multiple Applications are submitted, including cases where an (a) Investor submits Application

Forms along with a plain paper Application, or (b) multiple plain paper Applications, or (c) multiple applications through ASBA, such Applications shall be treated as multiple applications and are liable to be rejected (other than multiple applications that may be submitted by any of the Promoters or members of the Promoter Group Last date for Application The last date for submission of the duly filled in Application Form or a plain paper Application is June 18th, 2025

i.e., Issue Closing Date. Our Board or any committee thereof may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date) If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchanges and the Application Money is not blocked with the SCSB on or before the Issue Closing Date or such date as may be extended by our Board or any committee thereof, the invitation to offer contained in the Letter of Offer shall be deemed to have been

declined and our Board or any committee thereof shall be at liberty to dispose of the Equity Shares hereby offered. Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.n (Indian Standard Time) or such extended time as permitted by the Stock Exchanges PLEASE NOTE THAT THE RIGHTS EQUITY SHARES APPLIED FOR IN THIS ISSUE CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH OUR EQUITY SHARES ARE

**Procedure for Renunciation of Rights Entitlements** The Eligible Equity Shareholders may renounce the Rights Entitlements, credited to their respective demand accounts, either in full or in part (a) by using the secondary market platform of the Stock Exchanges (the "Or

Market Renunciation"); or (b) through an off market transfer (the "Off Market Renunciation"), during the Renunciation Period. The Investors should have the demat Rights Entitlements credited/ lying in his/her own demat account prior to the renunciation. The trades through On Market Renunciation and Off Market Renunciation  $will be settled by transferring the Rights \, {\it Entitlements} \, through \, the \, depository \, mechanism.$ Investors may be subject to adverse foreign, state or local tax or legal consequences as a result of trading in the Rights Entitlements. Investors who intend to trade in the Rights Entitlements should consult their tax advisor or

stock-broker regarding any cost, applicable taxes, charges and expenses (including brokerage) that may be levied for trading in Rights Entitlements. Our Company accept no responsibility to bear or pay any cost, applicable taxes, charges and expenses (including brokerage), and such costs will be incurred solely by the Investors.

Please note that the Rights Entitlements which are neither renounced nor subscribed by the Investors on or befo

the Issue Closing Date shall lapse and shall be extinguished after the Issue Closing Date. For details, see "terms of the issue" on page 150 of the LOF.

DISCLAIMER CLAUSE OF SEBI THE LETTER OF OFFER WILL BE FILED WITH SEBI FOR DISSEMINATION PURPOSE.

Designated Stock Exchange- The Designated Stock Exchange for the purpose of the Issue is BSE. It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE limited, nor does it certify the correctness or completeness of any of the contents of the letter of offer. The investors are advised to refer to the letter of offer for the full text of the Disclaimer clause of the BSE Limited

Banker to the issue -HDFC Bank Limited Monitoring Agency – NIL

provided by them

DISPATCH AND AVAILABILITY OF ISSUE MATERIALS

HELD BY SUCH INVESTOR ON THE RECORD DATE.

In accordance with the SEBI ICDR Regulations and the SEBI ICDR Master Circular, the Letter of Offer, the Abridged Letter of Offer the Application Form, the Rights Entitlement Letter and other Issue material have been sent dispatched only to the Eligible Equity Shareholders who have provided their Indian address to our Company and who are located in jurisdictions where the offer and sale of the Rights Entitlement or Rights Equity Shares is permitted under laws of such jurisdiction and does not result in and may not be construed as, a public offering in such jurisdictions. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Letter of Offer, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their email address, then the Letter of Offer, the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be physically dispatched, on a reasonable effort basis, to the Indian addresses

Further, the Abridged Letter of Offer will be sent/dispatched to the Eligible Equity Shareholders who have provided their Indian address and who have made a request in this regard

Investors can access the Letter of Offer, the Abridged Letter of Offer and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Rights Equity Shares under applicable laws) on the

Exchange at: www.bseindia.com:

To update the respective Indian addresses/e-mail addresses/phone or mobile numbers in the records maintained by the Registrar or by our Company, Eligible Equity Shareholders should visit www.beetalfinancial.com

Eligible Equity Shareholders can also obtain the details of their respective Rights Entitlements from the website of the Registrar (i.e. www.beetalfinancial.com) by entering their DP ID and Client ID or Folio Number (for Eligible Equity Shareholders who hold Equity Shares in physical form as on Record Date) and PAN. The link for the same shall also be available on the website of our Company (i.e, www.himalayafoodcompany.com).

Please note that neither our Company nor the Registrar shall be responsible for not sending the physical copies of Issue materials, including the Abridged Letter of Offer, the Rights Entitlement Letter and the Application Form or delay in the receipt of the Abridged Letter of Offer, the Rights Entitlement Letter or the Application Form attributable to non-availability of the e-mail addresses of Eligible Equity Shareholders or electronic transmission delays or failures, or if the Application Forms or the Rights Entitlement Letters are delayed or misplaced in the transit.

The Material Contracts and Documents for inspection (including a copy of the Letter of Offer dated 15th, May, 2025, with respect to this rights issue of equity shares by our Company is available for inspection at the registered office of the company and as well as at the website of the Company.

Investors are advised to read the Risk factors carefully before taking an investment decision in the offering for Risk Factors and other details, please refer to the LOF and the Abridged LOF.



**Himalaya Food International Limited** Registered Office: 118, 1st Floor, 12 Gagandeep Building Rajendra

Place, Central Delhi, New Delhi, Delhi, India, 110008 Contact Person: Ms. Komaljeet Kaur, Company Secretary & Compliance Officer

Telephone: +91 011-45108609 **E-mail**: cs@himalvainternational.com **Website**: www.himalavafoodcompanv.com

### Corporate Identity Number (CIN): L70102DL1992PLC047399 **REGISTRAR TO THE ISSUE**

Beetal Financial & Computer Services Pvt. Ltd, SERVICES (P) LTD.

Beetal House, 3rd Floor, 99, Madangir, New Delhi, Delhi- 110062 Tel.: +91 011 - 29961281/82 Fax: +91 011 - 29961284

E-mail: beetal@beetalfinancial.com **Investor Grievance:** 

Website: www.beetalfinancial.com Contact Person: Punit Mittal **SEBI Regn No.:** INR000000262

Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any Pre-Issue or Post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details

For and on Behalf of Himalaya Food International Limited

Ms. Komaljeet Kaur

Place: New Delhi

Company Secretary & Compliance Officer

Shares shall be made in dematerialised form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Rights Equity Shares in this Issue are advised to

Date: 28th May 2025