

STRATMONT INDUSTRIES LIMITED

Corporate Office: Unit No. 505, A wing, 5th Floor, VIP Plaza, Veera Industrial Estate, Off New Link Road, Opp. Citi Mall, Andheri (West), Mumbai - 400053, Tel.: 022-40022510.

January 6, 2024

To

The General Manager-Operations

Listing Department BSE Limited

Phiroze Jeejeebhay Towers,

Mumbai - 400 001.

SCRIPT CODE: 530495

Sub.: Notice of Extra-Ordinary General Meeting ("EGM").

Dear Sir/Ma'am,

In accordance with Regulation 30 of the SIRI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations", we submit herewith the Notice convening the Extra Ordinary General Meeting stheduled to be held on Monday, February S., 2024 at 3.30 µm. [57] through Video Conferencing! VCI/Other Audio-Visual Means ("DAVM") to transact the businesses that will be set forth in the Notice of ECM ("Richies").

The COMP Convened is compliance with the applicable prositions of Companies AC, 1923 and rules make between the resident formed Circulars No. 14 (2004) and ref. pd 601, 2003, 100. 17(200) diesels, 464 (1), 2003, 100. 17(200) diesels Diesels 15, 2003, 100. 18/2000 diesels September 23, 2003, 100. 18/2000 diesels Diesels September 23, 2003, 100. 18/2000 diesels Diesels May 5, 2002 and 600. 18/2000 diesels Diesels May 5, 2002 and 600. 18/2000 diesels May 500, 100. 18/2000 diesels May 500, 100.

In compliance with above mentioned circulars, the Notice convening the Extra Ordinary General Meeting has been sent through electronic mode to Members whose Addresses are available with the Company or the Depository Participant(s).



REGD. OFFICE: Unit No. 505, A wing, 5th Floor, VIP Plaza, Veera Industrial Estate, Off New Link Road, Opp. Citi Mall, Andheri (West), Mumbai - 400053.



STRATMONT INDUSTRIES LIMITED

Corporate Office: Unit No. 505. A wing. 5th Floor, VIP Plaza, Veera Industrial Estate Off New Link Boad, Opp. Citi Mall, Andheri (West), Mumbai - 400053. Tel.: 022-40022510.

In compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies [Management and Administration] Rules, 2014, as amended from time to time, Regulation 44 of the Listing Regulations and Secretarial Standard - 2 on General Meetings issued by the Institute of Company Secretaries of India, the Company is providing the facility to Members to exercise their right to vote by electronic means on Resolutions proposed to be passed at EGM. The Company has engaged CDSL for providing facility for voting through remote e-Voting, for participation in the EGM and Voting during the EGM.

Key information:

Cut-off Date	Monday, 29 th January, 2024
Day, Date and time of commencement of remote e-Voting	Friday, 2 nd February, 2024, 9:00 A.M.
Day, Date and time of end of remote e-Voting	Sunday, 4th February, 2024, 5:00 P.M.
Extra Ordinary General Meeting	Monday, 5th February, 2024, AT 3:30 P.M.

Company has appointed Purva Sharegistry (India) Pvt. Ltd., for the VC facility at the EOGM and e-voting at the EOGM

The copy of the Notice of EGM is also available on the Website of the Company at www.stratmontindustries.com and on the website of the Stock Exchange i.e., BSE limited at www.bseindia.com and on the CDSL website at www.evotingindia.com.

Kindly acknowledge and take on record the same.

Thanking you.

MONT INDUSTRIES LIMITED

Managing Director DIN: 10179396



REGD, OFFICE: Unit No. 505, A winn, 5th Floor, VIP Plaza, Veera Industrial Estate, Off New Link Road, Opp. Citi Mall, Andheri (West), Mumbai - 400053

NOTICE

NOTICE IS HEREBY GIVEN THAT THE EXTRA ORDINARY GENERAL MEETING OF THE MEMBERS OF STRATMONT INDUSTRIES LIMITED (CIN. 128100MH1984PLC339397) WILL BE HELD ON MONDAY, FEBRUARY 5, 2024 AT 3.30 P.M. (IST] THROUGH VIDEO CONFERENCING ("VC")/ OTHER AUDIO-VISUAL MEANS ("OAWM") TO TRANSACT THE FOLLOWING BUSINESS(S):

SPECIAL BUSINESSES:

 TO CONSIDER THE CONVERSION OF LOAN GIVEN BY THE PROMOTERS AND PAC'S TO THE COMPANY INTO EQUITY SHARES:

To consider and, if thought fit, to pass, the following resolution as a Special Resolution:

"RISOUND THAT pursuent to section 39,22 and 62 and other applicable provisions of the Companies AD, 2013 and another depth companies AD, 2013 and the Rules made there under to the extent settled and the Memorandem & Articles of Association of the Company, conserved to the extent settled and the Memorandem & Articles of Association of the Company, conserved the hardendorful has and a Newby according to suffering the control of the company, conserved file. 17,000,0000: Buyers Seventiere Cries only), as on 30,12,003 beamed as the subscription of equity haves in one or multiple transfers, at such price and condition(s) a decided by the flood and an accordance with SER AC, 1992 and rules and legislation framed thereunded by the flood and and accordance with SER AC, 1992 and rules and legislation framed thereunder including hapter of the Securities and Exchange beared in facilities one Companies and Rules and Regulation (SER) and SER septiations⁽¹⁾, and subsequent, amendments the control of the Company of the Company of the SER septiations⁽²⁾, and subsequent, amendments the company of the Company of the Company of the SER septiations⁽³⁾, and subsequent, amendments and security of the Company of the Com

No.		30.11.2023 (Rs.)
1.	Mr. Vatsal Agarwaal	Rs. 16,00,00,000/- (Rupees Sixteen Crore only)
2.	M/s. Novapro Global Resources Private Limited	Rs. 1,00,00,000/- (Rupees One Crore only)

Loan to be (up to) adjusted towards any future subscription of equity shares upto (Rs.)
Rs. 16,00,00,000/- (Rupees Sixteen
Crore only)
(1,60,00,000 equity shares of face
value of Rs.10/- each)
Rs. 1,00,00,000/- (Rupees One Crore
only)
(10,00,000 equity shares of face
value of Rs.10/- each



Total Rs.17,00,00,000/- 1,70,00,000 equity shares of face (Rupees Seventeen Crore only)

"MISOUND FURTHER THAT pursuant to Q2 and other applicable provisions of the Companies ALD.
2013, read with Companies (Daire Capital and Debentured Rubos, 2014 and the Memorandism A.
Articles of Association of the Company and any other applicable laws / risks / regulation, the
company shall not be required to open as separate than Account and compile the applicable
provisions of section 39.8.4.0 of the Companies AL, 2013 and rubs framed therounder
connection with the convertised not be desired than of the presents, in one or implementaries
connection with the convertion of the debet bear of the presents, in one or implementaries
connection with particles of the convertised of the device bear of the presents, in one or implementaries
control places and the convertised of the device bear of the presents.

"MESOLVED TURTHER THAT pursuant to Section 4.2 & 6.2 and other applicable provisions of the Companies AD, 2013, as a emdeed (the "Companies AD, 2013) and the Rules made there under to the extent notified and the Memorandem & Articios of Association of the Company, consent of the Company be and in hereby accorded and able states on record for the ultimate of the aggregating up to its 17,000,00000; (Bupoes Seventeen Crose out), given by the Mr. Vistal Approach "Province" to Decelerate APIC. All, Province (Dalle Paris). The Security of the APIC Vistal Company control of the Company of the APIC Vistal Security of the APIC VISTAL SECURITY (Security Collection of Security APIC VISTAL Under of Security APIC VISTAL SECURITY (Security Collection of Security APIC VISTAL Security of APIC VISTAL OF the Confidence of Security APIC VISTAL Security of APIC VISTAL OF the Company.

"AND ESCUND FURTHER THAT for the purpose of giving effect to the above, the Boardoff away for committee of the bland for but and be relay and but and the relay and but effect on the first of the company to take all actions and do all such acts, deeds, matters and things as it may, in its absolute discretion, deem encessar, described, incelestal or expedient to the sauce or allowed or all ordinated equipment of the sauce or allowed in a discretion, deem and difficulties that may arise in relations to the propised buttor, don't and allowed ord and of the said equipment of any of the said equipment of each of the said expenses of each of ea

 PREFERENTIAL ISSUE OF 2,50,00,000 EQUITY SHARES TO PROMOTER AND DIRECTORS (INCLUDING PAC'S) AND PUBLIC AT AN ISSUE PRICE OF RS. 10 FOR EACH SHARE OF FACE VALUE OF RS. 10/- EACH:

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



"RESOLVED THAT pursuant to provisions of Section Sections 23(1)(b), 39,42, 62(1)(c) and other applicable provisions, if any, of the Companies Act, 2013, [including any statutory modification or reenactment thereof for the time being in force) read with the Companies (Prospectus and Allotment of Securities) Rules, 2014 and the Companies (Share Capital and Debentures) Rules, 2014, the applicable provisions of the Foreign Exchange Management Act, 1999, and rules and regulations made there under, including the Foreign Exchange Management (Transfer or Issue of Security by a person resident outside Indial Regulations, 2000 (including any statutory modification or re-enactment thereof for the time being in force), and in accordance with enabling provisions of the Memorandum of Association and Articles of Association of the Company and in accordance with the provisions of Chapter-V of the preferential issue as contained in the Securities and Exchange Board of India ("Issue of Capital and Disclosure Requirements") Regulations, 2018 as amended (The "SEBI ICDR Regulations"), the SEBI (Usting Obligations and Disclosure Requirements) Regulations, 2015, as amended and the rules, regulations, notifications and circulars issued thereunder and any other rules/regulations/ guidelines, notifications, circulars and clarifications issued thereon from time to time by the Government of India, the Securities and Exchange Board of India ("SEBI") and the Reserve Bank of India ("RBI") and subject to such approvals, consents, permissions and sanctions as may be necessary or required from regulatory or other appropriate authorities, including from BSE Limited but not limited to SEBI and subject to such conditions and modifications as might be prescribed while granting such approval, consents, permissions and sanctions and which terms may be agreed to by the Board of Directors of the Company (the "Board", which term includes a duly constituted and authorized committee), approval of the members of the Company through this Annual General Meeting be and is hereby accorded to the Board to create, issue, offer and allot 2,50,00,000 equity shares at an issue price of Rs. 10 each for issue of equity shares of face value of Rs. 10/- each to Mr. Vatsal Agarwaal - Promoter and Director and PAC- M/s. Novapro Global Resources Private Limited acting with him and Public (Fund M/s. Nexpact Limited, M/s. Eminence Global Fund PCC and M/s. AG Dynamic Funds Limited) aggregating to Rs. 25,00,00,000/- (Rupees Twenty-five



Sr. No.	Name	Category	No. of Proposed equity shares	At an issue Price of (Rs.)	Total Amount (Rs.)
1.	Mr. Vatsal Agarwaal	Promoter	1,60,00,000	10	Rs. 16,00,00,000/-
2.	M/s. Novapro Global Resources Private Limited	Promoter (PAC)	10,00,000	10	Rs. 1,00,00,000/-
3.	Nexpact Limited	Public (AIF) - Registered Fund	25,00,000	10	Rs. 2,50,00,000/-
4.	Eminence Global Fund PCC	Public (AIF) - Registered Fund	27,50,000	10	Rs. 2,75,00,000/-
5.	AG Dynamic Funds Limited	Public (AIF) - Registered Fund	27,50,000	10	Rs. 2,75,00,000/-
	Total		2,50,00,000		Rs. 25,00,00,000/

"RESOLVED FURTHER THAT in accordance with the provisions of Chapter V of the Securities and Exchange Board of India ("Issue of Capital and Disclosure Requirements") Regulations, 2018, the "Relevant Date" shall be Saturday, January 6, 2024 being the date 30 days prior to date of this Extra-Ordinary General Meeting."

"RESOLVID FURTHER THAT the base price for the 2,50,00,000 equity shares as on the relevant date to the promoter group and Public is of this 10-f for each equity shares or flace value of the 5.10-f each of the Bloard in its absolute discretion modify the price of issue of 2,50,00,000 equity shares of face value of its, 10-f, each to comply with Chapter' of Securities and Suchange Bloard of India ("Issue of Capital and Disclosure Requirements) Regulations, 70,018."

"HISDIVED DURTHER THAT pursuant to section 4.2 is 6.2 and other applicable provisions, if any, of the Companies AM, 2013a amended ("Companies AAT") and Companies (Slaver Explait and Debentures) flater. Explait and Debentures) Rules, 2014 rend with Chapter of if the Securities and Schrimpe Board of India ("Slave Graphia and Debentures) Disclorates Requirements') Regulations, 2013. and all other applicable provisions and subsequent amendments theretic, consent of the Shareholden be and is Nertly accorded to utilize/convert the chapter of the Companies of the Shareholden's Dear and Shareholden's Dear and Director.



Mr. Vatsal Agarwaal and PAC - M/s. Novagro-Global Resources Private Limited acting with him aggregating Rs. 17,00,00,000/- (Rupees Seventeen Crore only) as on 30.11.2023 towards the subscription amount (initial/final)

Sr. No	Name of Person	Loan outstanding as on 30.11.2023 (Rs.)	No. of Proposed subscription of Shares	Loan to be (up to) adjusted towards the subscription of equity shares upto (Rs.)
1.	Mr. Vatsal Agarwaal	Rs. 16,00,00,000/- (Rupees Sixteen Crore only)	1,60,00,000 equity shares of face value of Rs.10/- each	Rs. 16,00,00,000/- (Rupees Sixteen Crore only) (1,60,00,000 equity shares of face value of Rs.10/- each)
2.	M/s. Novapro Global Resources Private Limited	Rs. 1,00,00,000/- (Rupees One Crore only)	10,00,000 equity shares of face value of Rs.10/- each	Rs. 1,00,00,000/ (Rupees One Crore only) (10,00,000 equity shares of face value of Rs.10/- each)
	TOTAL	Rs. 17,00,00,000/- (Rupees Seventeen Crore only)	1,70,00,000 equity shares of face value of Rs.10/- each	Rs. 17,00,00,000/- (Rupees Seventeen Crore only) (1,70,00,000 equity shares of face value of Rs.10/- each)

"RESOLUTE PURTHER THAT pursuant to 62 and other applicable provision of the Companies Act, 2013, read with Companies (Sharc Capital and Debetwerls Pilles, 2014 and the Memorandium & Articles of Association of the Company and any other applicable less / roles / regulation, in connection with the conversion of the above less of the promoter and PACs, townshifts the above subscription of equity, shares, for all accounting purpose shall be treated as subscription of the above shared by color. "RESOLVED FURTHER THAT the Promoter Mr. Vatsal Agarwaal and PAC's will bring after adjustment of the above Loan, the Balance subscription amounts on or before the date of allotment of Shares."

"RESOLVED FURTHER THAT the Board be and hereby authorised to recompute the issue price of the shares in excordance with the provisions of Chapter V of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 and any balance subscription amount of 2,50,00,000 equity shares of face value of Rs 10/-each be called from the allottees before the allottees.

"RESOLVED FURTHER THAT in case the preferential issue and allotment of 2,50,00,000 Equity Shares to promoter and Public, shall be subject to the following terms and conditions apart from others as neceribed under applicable laws:

- 2. The Lean of the promoter and PAC's of Rs. 17,00,00,000/ (Rupens Seventeen Crore only)-shall be adjusted towards the subscription of 1,70,00,000 equity shares and for all accounting purpose shall be treated as contribution towards subscription of the above shares by cash and the balance subscription amount will be paid to the Company on or before the allocament of shares?
 - b. 100% of the preferential allotment consideration shall be payable on or before the date of the allotment of the Equity Shares;
 - The 2,50,00,000 Equity Shares so offered, issued and allotted to the Proposed Allottee, shall be issued by the Company for cash consideration;
 - d. The Equity Shares shall be allotted in one or more tranches, on receipt of subscription monies within a period of 15 days from the date of passing of this resolution, provided that if any approval or permission by any regulatory substrainty? Stock Exchanges/ the Central Government for allottenent is pending, the period of 15 days shall be counted from the date of receipt of such approval or permission:
 - The Equity Shares shall be allotted by the Company to the Proposed Allottee in de-materialized form within the time prescribed under the applicable laws;
 - f. The Equity Shares to be allotted shall be fully paid-up and shall be subject to the provisions of the Memorandum and Articles of Association of the Company and shall rank pari passu with the existing equity shares of the Company in all respects including the payment of dividend and voting rights from the date of allotment thereof:
 - g. The pre-preferential allotment holding of the Proposed Allottee and Equity Shares to be allotted shall be subject to lock-in as specified in the provisions of Chapter V of the ICDR Regulations; and
- h. The Equity Shares will be listed on BSE Limited where the existing equity shares of the Company are listed, subject to the receipt of necessary permissions and approvals of the SE, as the case may be.

"RESOLVED FURTHER THAT pursuant to the provisions of the Act, the name of the Proposed Allottes be recorded for the issuance of invitation to subscribe to the Equity Shares and a private placement offer letter in Form No. PAS-1 together with an application form be issued to the Proposed Allottes inviting them to subscribe the 2,50,00,000 equity shares of face value of Rs 10/cesh, as the case may be."



"#\$50XPD INTERESTRATE for the purpose of giving efforts to the resolution the load and AMP and and heavily several, submitted on behalf of the Company to do all such sets, deceller, matters and thongs at the linear flow yet in absolute discretion deem receivant or described including without immittant to vary modifyor allor and jot the relevant terms and conditions including without immittant laws and consequent proportionate reduction loadyst for rounding off adjustments) of the Profestrated have and consequent proportionate reduction loadyst for rounding off adjustments) of the number of Equity Phases to be adjusted to the proposed allotters and provided only inflaments and authorised for equity shares losting of equity shares on Stock Exchange and authorised for adjustments of equity shares losting of equity shares on Stock Exchange and authorised for adjustment of agreements, including discurrents in the consecution with appointment of agreements intermediates and discriber. J agreements, find whether discribers are allowed and provided to the proposal allotters of agreements and such contents of provided to the content of agreements and such contents and provided to such provides and any form the content or approval of the contents of adjustments to be long required to seek any further consent or approval of the contents or adjustments to the red and intents that they shall be decreased to be segment before a provided by the authority of this resolution and the decision of the Board shall be final and conclusive."

"MESOLVED NUTBERS THAT the feaser be and is hereby about authorized to deligate all or any of its properts to any officient of an arbitraries significantly or its orange committee to give effect to this resolution including execution of any documents on behalf of the Company and to appoint any professional, advisors, bankers, consistants, aboutcast, Company Sections in Poststean advisors to represent the Company before any governmental XISS, SS, MCA, MCC or any regulative advantages to give effect to the resolution and forther to take a decline steps which may be "AND RESOLVED FURTHER THAT the Directors and Company Secretary of the Company be and are hereby authorised jointly and severally to sign any document or agreement, appoint any professionals, advocate for above proposed transaction on behalf of the Company and take necessary steps and to do all acts, deeds and things as may be necessary and incidental to give effect to this resolution including filing of necessary e-forms, if any, with the MCA and Registrar of Companies."

Date: December 21, 2023

Place: Mumbai

By Order of the Board of Directors For Stratmont Industries Limited Vineet Kumar Managing Director DIN:10179396

Sd/-

Regd. Office: Unit No.505, 5th Floor, VIP Plaza COPSI, Veera Industrial Estate, New Link Road, Andheri (W), Mumbai City, MH 400053, India. CIN: L28100MH1984PLC339397

Email ld: stratmontindustriesltd@gmail.com Website: www.stratmontindustries.com

Notes:

- Explanatory Statement in respect of special businesses to be transacted pursuant to Section 102 of 11 the Companies Act. 2013 and/or Regulation 36(3) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 with respect to Item Nos. 1 and 2 is annexed hereto.
- In view of the global outbreak of the COVID-19 pandemic, the Ministry of Corporate Affairs ("MCA") has vide its General Circular No. 20/2020 dated May 5, 2020 in relation to 'Clarification on holding of general meeting (EOGM) through video conferencing (VC) or other audio visual means (OAVM) read with General Circular No. 14/2020 dated April 8, 2020 and the General Circular No. 17/2020 dated April 13, 2020 in relation to 'Clarification on passing of ordinary and special resolutions by



companies under the Companies Act, 2013 and the nake made thereunder on account of the threat panel by CODIA 1915 (Condictively referred nos NACA441 Circuits) and the Securities and Exchange Board of India (SEBIT) vide its circuits dated May 12, 2020 in relation to "Additional relaxation in relation to compliance with certain provisions of the SEBI (Silking Obligations and Dictioure Requirements) Regulations, 2015 - COVID-19 pandement [SEBI Circuits") permitted the holding of the CODIA (Trough Core Orange).

venue. In compliance with the provisions of the Act, SSE Listing Regulations and MAC Circulars & SSE Crutals, the Extra ordinary General Meeting (EOGM) of the Company is being held through VC/DAVM on Monday, Jehruany 5, 2024 at 3.30 PAR, (ST). The deemed venue for the EOGM will be at Unit No. 505, 5° Floor, VP Plazs CDPSI, Veera Industrial Estate, New Link Road, Andheri (W), Mumbai City, MH 400033, India.

- Since the Extra-ordinary General Meeting (EOGM) will be held through VC / OAVM, the Route Map is not annexed in this Notice. The proceedings of the EOGM shall be deemed to be conducted at the Registered Office of the Company, which shall be the deemed venue of EOGM.
- 4) Pursuant to the provisions of the Act, a member extilated to attend and vote at the COGA is cotticled to appoint a propry to attend and vote on higher behalf and the proxy need not be a Member of the Company, Since this ICOGA is being held pursuant to the MCA Circulars and SEI II Circular through VC. I DANAL, physical attendance of Members has been despendent with Accordingly, the facility for appointment of proxies by the Members will not be available for the ICOGA and hence the Proxy form and Attendance Sign are not amended to this Nozico.
- 5) In complance with the provision of Section 300 of the Axt, road with Natio 20 of the Composes (Management and Antientization) likes, 1023, as amended from these to time, and Regulation 44 of the LOID Regulations, the Company has extended e-vering facility for its members to evable them to cast the review electromically on the resultations set for this in notice. The instructions of evaluating any provision of the company has controlled any commences on finding. "Federwary, 2024 44 of 900 a.m. (83) and one of souridage," Federware, 2024 44 500 m. St. The votter giving the Souries of the Souries of the Souries of Souries, 2024 45 000 m. St. The votter giving the Souries of the Souries of the Souries of Souries of Souries (Souries) and the Souries of Souries of Souries (Souries) and the Souries of Souries of Souries (Souries) and the Souries (Souries) and th
- 6) Any person who is not a member post cut-off date should treat this notice for information purposes only.
- A person, whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as a voting at the EOGAM.

8) Amy person, who arquires shares and becomes a Member of the Company after sending the notice and holding shares and the dark date, a. Menday, 279 almany, 2004, any obtain the logist line and password by sending a request at helpésis houring@colinda.com or to the Registrar and Starrs Transfer Agent (RIF) at support@proshare.com. Snowce, if Apriles a size-of-gesterd with Central Depository Services (Incla) Lineted (COS) for remote e-vising them he/she can use his/her conting User of and password for carring the vote.

- 9) Mr. Shravan A. Gupta, Practicing Company Secretary (Membership No. ACS. 27484 & CP No. 9990) of M/s. Shravan A. Gupta & Associates, vide Board Resolution dated December 21, 2023, has been appointed as the Scrutinizer to scrutinize the voting and e-voting process in a fair and transparent
- 10) The Scrutinizer shall within a period not exceeding 2 (Two) working days from the conclusion of the e-voting period unblock the votes in the presence of at least 2 (Two) witnesses not in the employment of the Company and make a Scrutinizer's report of the votes cast in favour or against, if any, forthwith to the Chairman of the Company or a person authorised by him in writing.
- 11) The Results shall be declared after the EOGM of the Company. The Results declared along with the Scrutnizer's Report shall be placed on the Company's website viz. www.stratmontindustries.com and on the website of CDSL within 2 (Two) working days of passing of the resolutions at the EOGM of the Company and the same will also be communicated to the Stock Exchanges.
- 12) To support the "Green Initiative", Members who have not yet registered their email addresses are requested to register the same with their Depository Participants (DPs) in case the shares are held by them in electronic form and with RTA in case the shares are held by them in physical form.
- 13) In compliance with the afferenced MKA Circulan and SEEI Crodus, Testics of the LOGAL along is being set only through electronic mode to those Members save are enable address save registered with the Company, KEAP Depotatories, Members may note that the Natice will also be available on the Company, YeaP Depotatories, Members may note that the Nation will be available to Electronic Company in Verbild and the weak statement settles company who be those Classages in Electronic Company with the publishing as Andresseen in exception crimining the Girlaik about the EGOR in the conduct of LOGAM three by VC DAVAM, date and time of LOGAM, subsublishly of notice of LOGAM as the Company with soften immediate ratio have not registered their email addresses with the Company/ ELFA and other matters as may be required.



14) In compliance with the afforceast MAC Creation and SEII Creation dated May 1, 2003 and Intermediated To 5, 2012, the Section of the COLOM and the Intermediated for the Vising to whether good to the Intermediated for the Vising to the Section of the Intermediated for the Vising to the Intermediated for the Intermediated for Inte

- 15) The Members can join the EOGM in the VC / OAVM mode 15 minutes before and after the scheduled time of the commencement of the Meeting by following the procedure mentioned in the Notice. The facility of participation at the LOGM through VC / OAVM will be made available for 1000 members on first come first served basis.
- 16) Members attending the EOGM through VC / OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Act.
- 17) The Members who have cast their vote by remote e-voting prior to the EOGM may also attend/participate in the EOGM through VC / OAVM but shall not be entitled to cast their vote again.
- 18) The Registers maintained under Section 170 & 189 of the Act, and the relevant documents referred to in the Notice will be available electronically for inspection till the conclusion of EOGM by the members based on the request being sent on stratmontindustrieshid@gmail.com.
- Member(s) must quote their Folio Number/ DP ID & Client ID and contact details such as email address, contact no. etc. in all correspondences with the Company/ RTA.
- 20 As per Regulation 40 of LOOR Regulations, as membed, securities of listed companies on to be transferred only in demanderated only must effect from 4ps 1, 2019, except in case of request received for transmission or transposition of societies. In view of this and to climitate all risks associated with hypical shares and for each of portfolio management, members hadding shares in physical form are requested to consider converting their holdings to demateralized form. Members can constant the TATA for essistance in this regard.
- 21) In case of joint holders, the Member whose name appears as the first holder in the order of names

as per the Register of Members of the Company will be entitled to vote at the EDGM.

- 22) Pursuant to the provisions of Section 72 of the Act the Member(s) holding shares in physical form may nominate, in the prescribed manner, any preson to whom all the rights in the shares shall vest in the event of death of the sice holder or all the pain tolders. A nomination form for this purpose is available with the Company or its XTA. Member(s) holding shares in demat form may contact their respective OPF or availing this facility.
- 23) Member(s) hading shares in physical form is air requested to notify immediately any change of their respective dedisessea and basis account details. Please not that request for chippe of address, if found incemplete in any respect shall be rejected. Members hading shares in dernal form are requested to notify any change in their addresses, e-main sincly behave succurrentates to their respective DPs only and not to the Company IETA for effecting such changes. The Company conditions in the company IETA for effecting such changes. The Company conditions is not a successful and their account mandels fermished by the Depositrons for uniquing its records.

of the Shareholders holding shares in electronic/demat form.

- 24) All communications/ queries in this respect should be addressed to our RTA, at support@purvashare.com.
- 25) Member(s) must quote their Folio Number/ DP ID & Client ID and contact details such as email address, contact no. etc. in all correspondences with the Company/ RTA.

THE INSTRUCTIONS FOR MEMBERS (SHAREHOLDERS) FOR REMOTE E-VOTING THROUGH VC/OAVM AND JOINING GENERAL MEETING ARE AS UNDER BY CDSL:

Members are requested to carefully read the instructions printed on the Form, record your assent (for) or dissent (against) through e-voting.

 The remote e-voting period begins on Friday, 2"d February, 2024, at 9:00 a.m. (151) and ends on sunday, 4" February, 2024, at 5:00 p.m. (151). The remote e-voting module shall be disabled by CDS. for voting thereafter. The Members, whose names appear in the Register of Members // Beneficial



Owners as on the record date (cut-off date) i.e., Monday, 29th Innuary, 2024, 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, Monday, 29th Innuary, 2024.

- Shareholders who have already voted prior to the meeting date would not be entitled to vote at the meeting venue.
- iii. Pursuant to SEBI Circular No. SEBI-(HO)(CID)(DMD)(DMP)(2003)/24.4 dated 09.12.7002, under Regulation 44 of Securities and Exchange Board of India (Isting Obligations and Disclosure Regulations). Six Regulations, 2013, tissed existies are required to provide remote e-voting ficiality to it is shareholders, in respect of all shareholders' resolutions. However, it has been observed that the participation but the public non-institutional shareholders' restricts also hareholders is an engigible level.

Currently, there are multiple e-voting service providers (ESPs) providing e-voting facility to listed entities in India. This necessitates registration on various ESPs and maintenance of multiple user IDs and passwords by the shareholders.

In order to increase the efficiency of the voting process, pursuant to a public consultation, it has been decided to enable evoting to all the demant account holders, buy well or single lagion redential, through their derivat accountly websites of Depositories/Depository Participants. Demit account holders would be able to cast their view which having to repaire again with the ESF, thereby, not only facilisating scamless authentication but also enhancing case and convenience of participating in evoting process.

No. In terms of SIBI circular on SIBI(HO)CIO(NADICIAR)/2000/NAS dated December 9, 200 on e-Voting Excitity provided by Lated Companies, Individual sharhenbletes holding curatives in demamoid are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are advised to update their mobile number and entail fill in their demat accounts in order to access Verlag Excitity.

Pursuant to above said SEBI Circular, Login method for remote e-Voting for Individual shareholders holding securities in Demat mode is given below:

Type of shareholders Login Method



Individual Shareholders holding securities in demat mode with NSDL

- 1. Existing IDeAS user can visit the e-Services website of NSDL Viz. https://eservices.nsdl.com either on a Personal Computer or on a mobile. On the e-Services home page 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 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* https://eservices.nsdl.com/SecureWeb/IdeasDirectReg.jsp
- 2. 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

- 3. number hold with NSDI). 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 name. Clirk 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 yote during the remote e-Voting period.
- 4. Shareholders/Members can also download NSDI, Mobile App "NSDI Sneede" facility by scanning the QR code mentioned below for seamless voting experience



NSDL Mobile App is available on









Individual Shareholders holding securities in demat mode with CDSL

- Users who have opted for CDSL Easi / Easiest facility, can login through their existing user id and password. Option will be made available to reach e-Voting page 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 3. e-Voting service provider for casting your vote during the remote e Votine 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. 4. 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.
- 5. Alternatively, the user can directly access e-Voting page by providing Domat Account Number and PAN No. from a e-Voting link available on www.cdslindia.com 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.
	6.
Individual Shareholders (holding securities in demat mode) login through their depository participants	You can also logs using the logic condensation of your demand actional through your Departure Protections with MOLICOS for a viviliant facility your Departure Protection with MOLICOS for the viviliant facility your Departure Protection of the Novel Conference of Novel Conferenc

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.

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

Login type
Individual Shareholders holding
securities in demat mode with NSDL

Helpdesk details

Members facing any technical issue in login can contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at 022 - 4886 7000 and 022 - 2499 7000



Individual Shareholders holding Members facing any technical issue in login can contact CDSL securities in demat mode with CDSL helpidesk by sending a request at helpidesk evoting@cdsindia.com or contact at toll free no. 1800 2 2 55 33

B) Login Method for e-Voting 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?

- 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.
- 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.
 Attendative, if you are registered for NSDE, eservices i.e. IDEAS, you can log in of https://deervices.nstic.com/with your enabling IDEAS Sogin. Once you log in to NSDE, eservices after uning your loan in creditability. A service and you can proceed to See 21.E. Cell you were devictors. Once you log in the NSDE eservices after uning your loan in creditability. A service and you can proceed to See 21.E. Cell you were devictors. Once you log your devictors.
- 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			
c) For Members holding shares in Physical Form.	EVEN Number: 240103005 followed by Folio Number registered with the company			



For example, if folio number is 001*** and EVEN is 240103005 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 'initia 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'? 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'
 - 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 forzotten your password:
 - a) Click on "Forzot 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.
 - if) Members can also use the CITP (One Time Password) based lopin for casting the votes on the e-Voting system of NSDL
- 7. After entering your password, tick on Agree to "Terms and Conditions" by selecting on the check box. 8. Now, you will have to click on "Login" button.
- 9. 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?

- 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 is in active status.
- 2. Select "EVEN" of company for which you wish to cast your vote during the remote e-Voting period.
- Now you are ready for e-Voting as the Voting page opens.
- 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.
- Upon confirmation, the message "Vote cast successfully" will be displayed.
 You can also take the printent 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

- Institucional Shareholders (i.e. other than individuals, MISS), MIS etc.) are required to need scianned output/ prof/pG/G consort of the relevant Board Residuals/ Authority fact etc., with attentional specimin signature of the day authorical separatory(sin) who are authorised to voir, to the Scrindinier by enall cubervergory/depillarization with a cognitive of the profits of the profits of the consorting of the communicational shareholders (i.e. other than enhalism, MIS, MIS etc.) can this option their found freedings of Authority of Authority (soliding on "Quiete Guide Residuals"). Anotherity of Alastrary (Anothery steries etc.) by childing on "Quiete Guide Residuals" of Anothery.
- 2. It is strongly recommended not to share your password with any other person and take utmost care to keep your password confidental. 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 "Furgot User Destail/Password?" or "Physical User Reset Password?" option available on www.evoting.notl.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 www.evoting.ndl.com or call on toll free no: 1800 1070 990 and 1800 22 44 30 or send a request at evoting@histl.co.in.

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:

- 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 stratmontindustriestid@gmail.com.
- 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



stratmontindustriesItd@gmail.com. If you are an Individual shareholders holding securities in demat mode, you are requested to refer to the logion method explained at step 1 (A) i.e. logion method for e Voting for Individual shareholders holding securities in demat mode.

- Alternatively, shareholder/members may send a request to helpdesk.evoting@cdslindia.com for procuring user id and password for e-voting by providing above mentioned documents.
- 4. In terms of StBI circular dated December 9, 2010 on e-Voting facility provided by Intel® Companies, Indivious shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositions and Deposition/Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility.

For any other queries relating to the shares of the Company, you may contact the Registrar and Share Transfer Agent at the following address:

PURVA SHAREGISTRY (INDIA) PVT. LTD. UNIT NO. 9 SHO SHAKTI IND. ESTATE. J.R. BORICHAMARG, OPP. KASTURBA HOSPITAL LANE, LOWER PAREL (E) MUMBAI- 400011

Phone: 022-23012518 Fax: 022-23012518 Email: support@purvashare.com

Date: December 21, 2023 Place: Mumbai



Regd. Office: Unit No.505, 5th Floor, VIP Plaza COPSL, Veera Industrial Estate, New Link Road, Andheri (W), Mumbai City, MH 400053, India.



CIN: L28100MH1984PLC339397

Email Id: stratmontindustriesltd@gmail.com Website: www.stratmontindustries.com



DOPAMATION'S TATEMENT PURSUANT TO SECTION 102 OF THE COMPANIES ACT, 2013 ["ACT"] AND CHAPTER V OF THE SEIN (SSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 ["SECURITIES AND DECINAGE BOARD OF RODA (SISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2019. [AND THE SECURITIES AND EXCHANGE BOARD OF RODA (LISTING OBLIGATIONS AND DECINAGE) REQUIREMENTS (REQUIREMENTS) REQUIREMENTS (REQUIREMENTS).

As required by Section 102 of the Companies Act, 2013 (the "Act"), the following Explanatory Statement setsout all material facts relating to the business mentioned under Item No. 01 and 02 (Special Business) of the accompanying Notice dated December 21, 2023.

The salient features of the preferential issue, including disclosures required to be made in accordance with Rule 13 of the Companies Share Capital and Debentures) Rules, 2014, Rule 14 of the Companies (Prospectus and Alforment of Securities) Rules, 2014 and the SEBI (Issue of Capital and Disclosure Requirements) Republishors, 2018, are set out below:

- A. The Company based on the declaration of the proposed subscribers belongs to the Promoter and Promoter Group and funds belongs to public category and the available documents confirm that none of the proposed allottees:
 - has sold or transferred any equity shares of the company during the 90 trading days preceding the relevant date;
 the promoter's or the promoter group has previously subscribed to any warrants of the company
 - and has failed to exercise the warrants; and

 3. the promoters or directors of the company is/ are a fugitive economic offender.

Eurther the Issuer Company confirms that:

- 4. the company as per the provisions of the Securities Exchange Board of India (Listing Obligations and Disclosure Requirements), 2015 is in compliance with the conditions for continuous listing of equity shares as specified in the listing agreement with the Bombay Stock Exchange.
- 5. the company has obtained the Permanent Account Numbers of the proposed allottees, except those allottees which may be exempt from specifying their Permanent Account Number for transacting in the securities market by the floation before an application seeking in principle approval is made by the issuer to the stock exchange(s) where its equity shares are listed.
- all proposed equity shares to be allotted by way of preferential issue shall be made fully paid up at the time of the allotment.





8. The Proposed resolution to be considered by the shareholdern/ members at their furth coming meeting is a special resolution and the company has made an application seeking in principle approval to the stock exchange(s), on the same day id. on Saturday, January 6, 2028, when the notice has been sent in respect of the general meeting seeking shareholders' approval by way of special resolution.

B. the purpose of this issue, the "relevant date" means Saturday, January 6, 2024, the date thirty days prior to the date on which the meeting of shareholders is held (EGM dated Monday, February 5, 2024) to consider the proposed referential issue.

Accordingly, in terms of the Act and the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, consent of the members is being sought for the raising of funds aggregating upto Rs. 2,90,000,000/-(Rupees Twenty five Crore Only) by way of issue and allotment of 2,50,00,000 equity shares of face value of Rs. 10/- etc.

a) objects of the preferential issue:

- To enlarge its core businesses and to meet with that requirement mainly needs short term requirements, working capital, tax obligations and/or general corporate purposes;
- Invest in technology, human resources and other infrastructure to support the Businesses of the Company;
- Purchase of machineries, raw materials, computers and for customized software developments including Air conditioners, safety equipment's, Videos & other machineries;
- To Invest in the New Projects and trading with Coal and Finished products Coke;
- conversion of Laon into equity to improve the debt: equity ratio. Convert the existing Loan of the Promoter and Promoter Group of Rs 17,00,00,000/- (Rupees Seventeen Crore only);
- For settlement of dues, working capital, Bank Guarantee, performance guarantee;
- 7. To return of Loan and advances to the lenders and
- This proposed allotment will help the company to improve its debt –equity ratio. By this allotment, the wealth of the Shareholders and other stake holders will increase.

b) maximum number of specified securities to be issued:



The Company propose to issue 2,50,00,000 (Two Crore Fifty Lakh) equity shares of face value of Rs 10/- each at an issue price of Rs. 10/- each as fully paid-up shares.

Out of this laws 2,00,00,000 (Tex Orer Rhy Lab) equity share of fizer value of 8 h 30° cell at it is in time per of 8 h 10° cell at the Personer of 8 h 10° cell h and 10° cell h and 10° cell at it is in time to 10° cell at 10° cell at 10° cell h and 10° cell h and 10° cell h and 10° cell at discharging will be made from the existing Lab) equity shares of face value of 8 is 10° cell h and 10° cell h and 10° cell h and 10° cell h or more than 10° cell at law and Advances of 11° 1,700,0000. (Open cell severities of 12° degrae), 700° and ordinal approximation of 10° cell and 12° cell at 12° degrae, 700° and ordinal approximation of 10° cell at 10° ce

This tour can be made in our or more transfers, on preferencial basis to the allaters as mentioned in the crudinate with the Chief from the data approximate of the resolution by the identification of any statistic permission of in principle approximation, of the principle approximation of the resolution by the identification of any statistic permission of in principle approximation (SE) and Chief Chief (SE) and Chief (SE)

c) intent of the promoters, directors, key managerial personnel or senior management] of the issuer to subscribe to the offer:

There will be no change of management and the Board or KMP on account of this preferential issue. The promoters are subscribing in this issue to the extent of 1,70,00,000 (One Crore Seventy Lakh) equity shares of face value of 81:07 - each.

The Promoter - Mr. Vatsal Agarwaal also a director of the company and holding 22,57,652(64.54%) equity shares of face value of Rs 10/- each of the issued and paid-up capital of the Company.

The PAC - M/s. Novapro Global Resources Private Limited is not holding any shares in the company. And the beneficial owner and promoter of this Body Corporate M/s. Novapro Global Resources Private Limited is Mr. Vatasi Aganwal and he is the premoter of the Target Company.

The valuation report has been obtained from the independent registered valuer i.e., from Jay A Shah (M/s. Jay A Shah & Associates) — IBBI Registered Valuer having Registration No. (IBBI/NY/DZ/2022/14720), dated December 21,2033 and there is no change management control and the shareholding of Mr. Vatsal Agarwaal -pomoter also not increasing by more than 5% of the enhanced capital.

Same certificate is available at the website of the company at www.stratmontindustries.com – investors – Preferential issue 2023-24.

ITEM NO. 1: TO CONSIDER THE CONVERSION OF LOAN GIVEN BY THE PROMOTERS AND PAC'S TO THE COMPANY INTO EQUITY SHARES:

The Comput, from time to time has detained loses and advances from Mr. Vistal Agarwani - promoter directs and Mr. Mr. Mayouig Goldal Recovers Prince Limited for Computs, via on St. 11203 gap to Nr. 170,000,000/F. (Repurs Seventeen Corer only) is outstanding and the company deplayed the loses recoved from Mr. Vistal Agarwani - promoter and devices and Mr. Vial. Nationage Goldal Recovers Prince Limited towards for Nr. Vistal Agarwani - promoter and devices and Mr. Vial. Nationage Goldal Recovers Prince Limited towards find Lose obligations, working capital, general corporate purpose and other creditors requirements, whole are interest.

The Board assured him that when there will be any expansion of capital, that time he will be given an option to subscribe the capital of the company and his outstanding's will be adjusted against the subscription amount.

The Board at their meeting held on December 21, 2023 decided to consider conversion of Loan of Mr. Vatsal Agarwaal - promoter director and PAC - M/s. Novapro Global Resources Private Limited of the Company approved the same.

None of the Directors/KMP or their relatives are concerned or interested in the said resolution, save and except for the Promoters.

The Standowy underse, My SAMP is ASSICANTS (PINK 0017927). Chartered Accountants confirmed that as on 301-11203, the Company has accepted learn of more My stand Agressian promoted reference and Policy Noticepes (Southern Company). Southern Company of the Standows of the

Extracts of the Board Resolution dated December 21, 2023 which includes the Term & Conditions of the Conversion of the Loan of Mr. Vasta Agarwaia - premoted inector and PAC - M/s. Novapro Global Resource Private Limited into cquirty shares will be available for inspection at the registered office of the company during the business hears till the date of the meeting between 11.00 a.m. to 01.00 p.m. and the copy of the same made available to an vember for eer of Loan and the copy of the same made available to an vember for eer of Loan and Loan

- The salient features of the Loans and Advances of Mr. Vatsal Agarwaal promoter director and PAC -M/s. Novapro Global Resources Private Limited up to 8s. 17,00,00,000/- (Rupees Seventeen Core only), promoter director of the Company now liable to be used for the purpose of this issues as under:
 - Mr. Votsal Agarwaal promoter director and PAC M/s. Novapro Global Resources Private Limited at the request of the Target Company jointly and severally will lend Loan and advances upto of Rs 25.000.000/- (Rupees Yeventy Fee Cree) in one or multiple Tranches.
 - The Loans and advances from Mr. Vatsal Agarwaal promoter director and PAC M/s. Novapro Global Resources Private Limited up to Rs. 17,00,00,000/- (Rupees Seventeen Crore only).

promoter director of the Company shall be used as subscription money in any future capital dilution of any fresh issue of capital which includes equity shares or convertible warrants into equity shares

- 3. As per the T&C of the Loan Agreement dated 13th August, 2022 and subsequent Loan Agreement dated 21th Control 2023, the Loan and advances from Mr. Visial Agreemat promoter director and PAC. Mr. Nouspeo Global Recounters Private Limited pointly and severally up to 18th 17.000,000.001 (Rigues Severales Core only), may be seen for fautar advanced and any equity shower (Convention Warrant into equity Shower Core only), may be seen for fautar advanced and any equity shower (Convention warrant into equity Shower with in a period of 2th Months Inon 11th August, 2012 on our a might extended and threads and the Shower of the
- 4. The Loan and advances from Mr. Vetas Agerwas1 premoter director of the Target Company to RD. (...) My. Newgoon Clotal Resource-Princet Lorder glondy and accessify will give page to 82,00,00,0000; (Bugges Tweetly Five Core only as Loan and Advances at an interest of 18,20,000,0000; (Bugges Tweetly Five Core only as Loan and Advances and Interest of 12,20,000,0000; (Bugges Tweetly Five Core only as Loan and Control of 12,20,000,000). The service of 12,20,000,000; (Bugges Seventeen core) in case of conversion of the same into equity shares on or before 2" April 2015.
- 5. The Loan and advances from Mr. Vistal Agriwal—invariant rifercitic and Mr. A. Mil. Newsyor (Shill) Resources Private Limited pointly and resolving to the 18, 250, 200, 200. Plaques To workly five Core only) and out of this upto 8 is 17,000,000. Plaques Seventeen Coren's will be used for the purpose of any finite adlatment after any expert systems because the water site of 24 bedwest with in a period of 24 bedwest News 19⁴ August, 2002, in one or multiple transfers and the said 8 is 170. Shall be used forwards any proposed sidescription money of shares, Connectible Warrant sides in 180 is 180 in 1
- 6. Utilization of the Loan and Advances: the Loan and advances that will be Laken by the company on various occasions shall enly be utilised to meet with the financial obligations of all the descriptions, working capital and for trading purpose of the target company including refund of any Loan and payment of Interest of the Bask Loan and for the purpose of any future issue of shares and convertible warrants into equity shares issue and the same shall be considered as part of the use of

the funds for the object of the issue.



 In this proposed issue of shares on a preferential basis: Mr. Vatsal Agarwaal - promoter director along with PAC - M/s. Novapro Global Resources Private Limited have given Rs. Rs. 17,00,00,000/- (Rupees Seventeen Crore) - as Loan of Advances so on 30.11.2023.

Out of the said Loan and advances of Rs. 16,000,000/- (Rupecs Sincene Core only) of Mr. Vatal. Agarwasi - promoter of the target company along with his PAC- Mr. Novapro Global Resources Private Limited, Rs. 1,000,000/- (Rupecs Core only) shall be utilized towards the subscription for subscription of 1,700,0000 equity shares of face value of Rs 10/- each at an issue price of Rs. 10/ each per share of Fee value of Rs. 10/- each and the details utilisation of Loan and Advances are as under

	PAC Total	Rs. 17,00,00,000/- (Rupees Seventeen Crore only)	1,70,00,000 equity shares of face value of Rs.10/- each		Rs. 17,00,00,000/- (Rupees Seventeen Crore only) (1,70,00,000 equity shares of face value of Rs.10/- each)
2.	M/s. Novapro Global Resources Private Limited -	Rs. 1,00,00,000/- (Rupees One Crare only)	10,00,000 equity shares of face value of Rs.10/- each	Rs. 10 /- each	Rs. 1,00,00,000/- (Rupees One Crore only) (10,00,000 equity shares of face value of Rs.10/- each)
1.	Mr. Vatsal Agarwaal - promoter & Director	Rs. 16,00,00,000/- (Rupees Sixteen Crore only)	1,60,00,000 equity shares of face value of Rs.10/- each	Rs. 10 /- each	Rs. 16,00,00,000/- (Rupees Sixteen Crare only) (1,60,00,000 equity shares of face value of Rs.10/- each)
Sr. No.	Name	Loan outstanding as on 30.11.2023 (Rs.)	proposed equity shares to be issued	Issue Price (Rs.)	Loan to be (up to) adjusted towards the subscription of equity shares (Rs.)



None of the Directors or Key Managerial Person(s) or their respective relatives are deemed to be concerned or interested in any way in this resolution except Promoter is interested to the extent of their shareholding in the Company.

The Board commends the passing of the resolution set out at Item No. 1 for the approval of members of the company by a Special Resolution.

The Loan agreement dated 13" August, 2022 and the ratification loan agreement dated 21" December, 2023 available for inspection of any members between 11:00 a.m. to 1:00 p.m. on Monday to Friday till the date of the control of the

ITEM NO. 2: PREFERENTIAL ISSUE AND ALLOTMENT OF 2,50,00,000 EQUITY SHARES TO PROMOTER AND DIRECTORS (INCLUDING PAC'S) AND PUBLIC AT AN ISSUE PRICE OF RS. 10 FOR EACH SHARE OF FACE VALUE OF RS. 10/- EACH:

Your company is proposing to offer and issue up to 2,50,00,000 equity shares of face value of Rs. 10/each and at a subscription price of Rs. 10/each per shares of the company is accordance with the SEBI (Issue of Capital and Dacksour Requirements) Regulations, 2018 to the following proposed allottens.

Sr. No.	Name	Proposed Shares	At Price (Rs.) per share	Total Amount (Rs.)
1)	Mr. Vatsal Agarwaal	1,60,00,000	Rs. 10/-	Rs. 16,00,00,000/-
2)	M/s. Novapro Global Resources Private Limited	10,00,000	Rs. 10/-	Rs. 1,00,00,000/-
3)	Nexpact Limited	25,00,000	Rs. 10/-	Rs. 2,50,00,000/-
4)	Eminence Global Fund PCC	27,50,000	Rs. 10/-	Rs. 2,75,00,000/-
5)	AG Dynamic Funds Limited	27,50,000	Rs. 10/-	Rs.2,75,00,000/-
	Total	2,50,00,000		Rs. 25,00,00,000/-

M/s. Stratmont Industries Limited is into the business of Trading and Distribution of commodities of Coke, hard coke and other coal / coke related products.

Calle - a derivative of mechallegoid calleg cost is particularly as are material used by various industries. Bellin and actif component in the precises of comercision of methylogical orisis instead, color play, in important role in the metal industry. The calles industry is deministed by large integrided issel plasts (1961, Traditional), color prediction has been color plant. But has been color plant from the color plant f



Major Coke consuming industries - Pig iron producers and Steel Industry, Foundry industry, Ferro- alloys industry, Blast Furnaces, Zinc and lead producers & Cement Industry.

The Present paid up capital of the Company consist of 34,97,880 Equity shares of face value of Rs 10/- each aggregating Rs.3,49,78,800/- The Board has appointed M/r. Jay A Shah - IBBI registered valuer having registration No. (IBBI/RV)07/2022/14720) and as per his valuation report as on December 21, 2023, the valuation of No. 48 have is Rs. 10/- of face value of Rs 10/- each.

As members are aware that the company needs fund for expanding the business and to meet its day to day requirement in the normal course of Business, the Board of Directors in their meeting held on December 21, 2023 decided to come up with a preferential issue for raising the funds by way of issuing Equity shares to the above said proposed allottess (Promoter and Directors (Including PACS) And Public).

This proposed allotment will help the company to improve its debt-equity ratio and compliances under the Companies Act, 2013. By this issue of new shares, the wealth of the Shareholders and other stake holders will increase.

The Company confirms the compliance of regulation 160 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018:

- all the equity shares allotted by way of preferential issue shall be made fully paid up at the time of the allotment;
- the Proposed resolution to be passed as a special resolution;
- all equity shares (pre-holdings) held by the below proposed allottees in the issuer are in dematerialized form;
- d. The Company further confirms that even after this allotment the Company is in compliance with rule 19(2) and Rule 19A of the Securities Contracts (Regulation) Rules, 1957 and Regulation 38 of the Securities and Sixchange Board of India (Listing Obligations and Disclosure requirements) Regulations, 2015 with the conditions for continuous listing of equity shares as specified in the listing agreement with the recognised stock exchange (last).
- the company has obtained the Permanent Account Number and demat number of the proposed allottees and confirmation that shares can be credited to their demat accounts; and



f. The Company has obtained a declaration from the proposed allotees that he has not sold any shares during the 90 trading days precoding the relevant date and also not wilfful defaulters or their any prohibition to subscribe the shares.

The Board of Direction of the Company in their meeting held on Direction 27, 2023, proposed mixing of homologogapous up to as 5,500,0000, (Propose Testing-Hose Cores Andréa) to your of mixing of \$2,500,000 coainy shares of the 10° cach (Tiquesy Shares') as price of \$6. 10° (per legal) Shares to the bodies and proposed antiferror of the Company of the Cores and the Proposed Markes 1, the your of a professoration beautiful private placement sides, this how to 90° of the contract and the Charges Basifest 9, the proposed private placement sides, this home of 90° of foundation and for the large of Cachildad Goldstone Requirements (Edipsinon, 2003 Ber Orde Regulations, 2003 Ber Orde Regu

In accordance with Sections 20(1)(b), 39,42 and 63(1)(b), 3 and their applicable provision, if any, of the Companies Adv. 2018 the "Art") read with their 4 of the Companies throughout and Additioned of Securities flakes, 2014 and fine 13 of the Companies (Dahar Capital and Deleventures) fluids, 2014 and Securities and Echange Stord of finds (Sues of Capital and Disclosure Reprinterments) Regulations, 2018 ("SCR Regulations", as amended from time to time, approval of the Members of the Company by may of special residencies required to suse securities by any of private placement on a preferrent lateral.

Accordingly, in terms of the Act and the Securities and Exchange Board of India Blowe of Capital and Collisious Requirement Regulations, 2018, consect of the members to being sought for the singing off broth sensing of thorist aggregating up to Nr. 25,00,000,000; Reguest Twenty-free Coren Grigly by way of Issue and allotment of India, 22,00,0000 cquity before of Its. 10²-ce off Trigony Sharrs's 1 as Expres of Its. 10²-ce of Lingly Share, on a representation basis to the Proposed Allottees as the Board of Direction of the Company may determine in the manner detailed hermals.

The salient features of the preferential issue, including disclosures required to be made in accordance with Rule 13 of the Companies (Share Capital and Debentures) Rules, 2014, Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014 and Regulation 163 of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, are set out below:

(i) Capital of the Company:

The Authorized capital of the Company consists of 3,00,00,000 equity shares of face value of Rs.10/- each aggregating to Rs. 30,00,00,000/-.

At present the paid-up capital of the company consist of 34,97,880 equity shares of face value of Rs.10/- each aggregating to Rs. 3,49,78,800/-.



The Present issue crossits of 2,50,0000 equity shares of its 150'-exit. Post additioned of this preferential issue of 2,50,00,000 equity shares of its 1.50'-exit. Post addition solid in Company will be 2,54,373,380 equity shares of face value of its 100'-exit aggregating its 28,607,8000'. (Bupear Twenty-eight Core Forty-Nice Lash Seventy-Eight Thousand Eight Handred Ooly). The Company will increase the Anthorized Share capital in meet the requirements of present performation save with approval of members in the ensuing general meetics. The proposed authors Consort of Thousand Consortion.

(ii) Date of Board Resolution:

December 21, 2023

iii) Relevant Date:

The Relevant Date for the purpose of determining the pricing of shares in accordance with under regulation 161 Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 is Saturday, January 6, 2024, being the date that is 30 days prior to the date of the ensuing Extra - Ordinary General Meeting.

(iv) The Objects of the issue through preferential issue:

- To enlarge its core businesses and to meet with that requirement mainly needs short term requirements, tax obligations;
- 2. For settlement of dues, working capital, Bank Guarantee, performance guarantee;
- To return of Loan and advances to the lenders and/or general corporate purposes;
 Invest in technology, human resources and other infrastructure or working capital to support
- Invest in technology, numan resources and other intrastructure or working capital to support
 the Businesses of the Company;
 - Purchase of machineries, computers and for customized software developments including Air conditioners, safety equipment's, Videos & other machineries;
 - 6. To Invest in the New Projects;
- 7. conversion of Laon into equity to improve the debt: equity ratio; and
- This proposed allotment will help the company to improve its debt —equity ratio. By this allotment, the wealth of the Shareholders and other stake holders will increase.

The total number of securities, kinds of securities and price at which security is being offered:

Rs. 25,00,00,000/- (Rupees Twenty-five Crore Only) by way of issuance of up to 2,50,00,000 equity shares of Rs. 10/- each ("Equity Shares") at a price of Rs. 10/-

bsuance of up to 2,50,00,000 (Two Crore Fifty Lakh) Equity shares of face value of 10/- (Rupees Ten only) each at an issue price of 10/- (Rupees ten only) per equity share each, in one or more transhes, for an aggregate amount of Rs. 25,00,00,000/- (Rupees Twenty-five Crore Only) on preferential basis. Mr. Vatsal Agarwaal - promoter director along with PAC - M/s. Novapro Global Resources Private Limited have given Rs. 17,00,00,000/- (Rupees Seventeen Crore) - as Loan of Advances as on 30.11.2023.

Out of the said loan and advances of Rs. 16,000,0000¹ (Buypes Sixteen Core only) of Mr. Vistal Algarmad: premote of the target company along with its PAC. MR, Nowayou Global Resources Private Limited, Rs. 1,000,0000¹ (Buypes Cine Core only) shall be utilised towards the subscription menor for subscription of 1,700,000 equily shales of Rs volve of Rs 10¹ each at an issue price of Rs. 10¹ each per share of face value of Rs. 10¹, each and the details visitation of Ion and Africances are a under:

Sr. No.	Name	Loan outstanding as on 30.11.2023 (Rs.)	No. of proposed equity shares to be issued	Price (Rs.)	Loan to be (up to) adjusted towards the subscription of equity shares (Rs.)
1.	Mr. Vatsal Agarwaal – promoter & Director	Rs. 16,00,00,000/- (Rupees Sixteen Crore only)	1,60,00,000 equity shares of face value of Rs.10/- each	Rs. 10 /- each	Rs. 16,00,00,000/- (Rupees Sixteen Crore only) (1,60,00,000 equity shares of face value of Rs.10/- each)
2.	M/s. Novapro Global Resources Private Limited - PAC	Rs. 1,00,00,000/- (Rupees One Crore anly)	10,00,000 equity shares of face value of Rs.10/- each	Rs. 10 /- each	Rs. 1,00,00,000/- (Rupees One Crore only) (10,00,000 equity shares of face value of Rs.10/- each)
	Total	Rs. 17,00,00,000/- (Rupees Seventeen Crore only)	1,70,00,000 equity shares of face value of Rs.10/- each		Rs. 17,00,00,000/- (Rupees Seventeen Crore only) (1,70,00,000 equity shares of face value of Rs.10/- each)

Basis or justification for the price (including the premium, if any) has been arrived at:



As per Regulation 165° of the LOR Regulations, 2018 prescribes the minimum price at which a preferential issue shall be made as per the valuation report issued by the registered valuer named Mr. Jay A Shah — 1881 registered valuer (1881/Ry/07/2022/14720) dated December 21, 2023 and same is available at the website of the company at www.stratmontindustries.com investors—Preferential issue 2023-14 and sha valiables the registered office of the company.

(*As the shares of the company it is infrequently traded for last 90 trading days preceding the relevant date and the volume is less than 10% of the paid-up capital during the last 240 trading days.)

(vii) Pricing:

The issue price of Rs. 10/- Per share of face value of Rs.10/- each and is in accordance with regulation 165 of the SEBI (issue of Capital and Disclosure Requirements) Regulations, 2018 and for the purpose of the above guidelines the Relevant Date is Saturday, January 6, 2024.

The Valuation is Rs. 10/- per equity share as per regulation 165 of the ICDR Regulation, 2018. Presently the shares of the company fall into the infrequently traded category. The price of the shares to be issued wherever required shall be re-computed/adjusted in accordance with the above said regulation.

Registered valuer certificate under regulation 166A of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018.: Not Applicable

Regulation 166A (1): Other conditions for pricing: Not Applicable

Any preferential issue, which may result in a change in control or allotment of more than five percent of the post issue fully distred share capital of the issuer, to an allottee or to allottees acting in concert, shall require a valuation report from an independent registered valuer and consider the same for determining the price: Net Applicable

Provided that the floor price, in such cases, shall be higher of the floor price determined under sub-regulation (3), (2) or (4) of regulation 164, as the case may be, or the price determined under the valuation report from the independent registered valuer or the price determined in accordance with the provisions of the Articles of Association of the issuer, if applicable.



Provided further that if any proposed preferential issue is likely to result in a change in control of the issuer, the valuation report from the registered valuer shall also cover guidance on control premium, which shall be computed over and above the price determined in terms of the first provider.

However, the post % of the allotment considering the fully allotted shares capital, none of the allottees is subscribing more than 5% and as a group their diluted shareholding post allotment is not exceeding 5% of the enhanced capital. Hence, valuation report from an independent revisitence valuer is not required.

We hereby confirm and certify that the valuation Report prepare as per Regulation 165 of Securities and Exchange Board of India (Issue of Capital and Discourse Requirements) Regulations, 2018 should be treated as valuation Report prepared under Regulation 166A (1) of Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018; Not Applicable

(viii) The number of persons to whom allotment on preferential basis have already been made during the year, in terms of number of securities as well as the price: Not Applicable

Maximum number of securities to be issued;

The maximum number of securities to be issued by the Company is 2,50,00,000 (Two Crore Fifty Lakh) Equity shares of face value of Re. 10/- each.

The resolution set out in the accompanying notice authorizes the Board to issue to the allottee up to 2,50,00,000 (Two Crore Fifty Lakh) Equity shares of face value of Re. 10/- each, in such manner and on such price, terms and canditions as a may be determined by the Board or the committee framed thereunder, in accordance with the provisions of Chapter V of 5881 (Issue of Capital and Disclosure Requirements) Regulations, 2018.

The Company or any of its Promoters or Directors is/are now not a wilfful defaulter. The Acquirer/ proposed allottee is also not a wilful defaulter. None of the allottees are prohibited to participate in this issue or willful defaulter.

intent of the promoters, directors or key managerial personnel of the Company to subscribe to the offer:

The preferential issue of shares is being made to the Specified Allottees who is the Promoters/Director of the Company and form part of the Promoter Group of the Company or connected with Key Managerial Person or Director who are the proposed subscriber to the present preferential issue.

Part of the preferential issue of shares is being made to the Specified Allottees who are not belongs to the Promoters of the Company and form part of the Promoter Group of the Company but connected with any Key Managerial Person and connected to Directors of the Company.

(xi) Proposed Allottee's:

The name, Category and PAN No. of the proposed allotees are under:

Sr. No.	Name	Category	PAN
1)	Mr. Vatsal Agarwaal	Promoter	APOPAS772J
2)	M/s. Novapro Global Resources Private Limited	Promoter (PAC)	AAJCN0792K
3)	Nexpact Limited	Fund	AAFCN0208F
4)	Eminence Global Fund PCC	Fund	N.A.
5)	AG Dynamic Funds Limited	Fund	AASCA8490R

xii) (i) Pre-Holdings of proposed allottee's:

As on date the following allottee's have pre-holdings:

Sr. No.	Name	No. of shares	%	Lock In release date
1.	Vatsal Agarwal - Promoter	22,57,652	64.54%	30-09-2024

Further, the entire pre-preferential holding of the Proposed Allettee shall be subject to lock in as specified in the provisions of Chapter V of the KDR Regulations. As per Regulation 167(6) of the KBI (Issue of Capital and Dioclouur Requirements) Regulations, 2018, the entire pre-preferential shareholding of the allottees, if any, shall be locked in from the relevant date up to a period of 50 trading days from the date of trading approval.

(ii) The percentage of the <u>post-preferential issue</u> that may be held by the Proposed Allottee and change in control, if any, in the Company consequent to the Preferential issue:

Sr. No.	Proposed Allottee	of	Category	Pre-issue holding	%	No. of equity shares proposed to be allotted	Post	issue	%	in Holding (%)
------------	----------------------	----	----------	----------------------	---	---	------	-------	---	----------------------



1.	Vatsal Agarwal	Promoter	22,57,652	64.54%	1,60,00,000	1,82,57,652	64.07%	0.47%
2.	Novapro Global Resources Private Limited	Promoter (PAC)	Nil	Nil	10,00,000	10,00,000	3.50%	N.A.
3.	Nexpact Limited	Fund	Nil	Nil	25,00,000	25,00,000	8.77%	N.A.
4.	Eminence Global Fund PCC	Fund	Nil	Nil	27,50,000	27,50,000	9.65%	N.A.
S.	AG Dynamic Funds Limited	Fund	Nil	Nil	27,50,000	27,50,000	9.65%	N.A.

(xiii) Shareholding pattern of the Company before and after the Preferential Issue:

The pre-shareholdings of promoter is 22,57,652 (64.56%) and non-promoter (public) is 12,40,228 (35.46%) and the post subscription of shares, the post shareholdings will be consisting of 2,84,97,880 equity shares of face value of Rs.10/- each, respectively.

Sr.		Pre - Ho	lding	Post - Holding	
No.	Category	No. of Shares	%	No. of Shares	%
(A)	PROMOTERS				
1.1	(a) Individuals/Hindu undivided Family	22,57,652	64.54%	1,82,57,652	64.07%
1.2	(b) Body Corporates	0	0	10,00,000	3.51%
	TOTAL = (A)	22,57,652	64.54%	1,92,57,652	67.58%
(8)	PUBLIC				
2.1	Banks	0	0	0	0
2.2	Individuals	9,23,324	26.4%	9,23,324	3.24%
2.3	HUF	53,837	1.54%	53,837	0.19%
2.4	Clearing Members	6.945	0.20%	6,945	0.02%



2.5	Trust	0	0	0	0
2.6	NRI	13,136	0.38%	13,136	0.05%
2.7	FUND	8,740	0.25%	80,08,740	28.10%
2.8	Body Corporates	2,34,246	6.70%	2,34,246	0.82%
2.9	Others	0	0	0	0
	TOTAL = (8)	12,40,228	35.46%	92,40,228	32.429
	TOTAL (A)+ (B)= (C)	34,97,880	100%	2,84,97,880	100%

(xiv) Time frame within which the preferential issue shall be completed:

in accordance with Regulation 2/3 of the SSIR (COSI) Regulations, 2018, the solarmonst depulse shares, shall be completed within a period of 15 skyly from the clar of passing of the resultion by the shareholders, provided that where the allatment is prediting on account of prediency any approval() or permission() from any regulatory authorst) yearboy. Youth, the allatment and be completed by the Company within a period of 15 days from the date of such approval(s) or permission(s).

(xv) Identity of the natural persons who are the ultimate beneficial owners [UBO] of the shares proposed to be allotted and f or who ultimately control the Proposed Allottee:

Sr. No.	Name of the Allottees	Ultimate Beneficial Owners (UBO)	Pan / Passport No. (in case of Foreign Nation) of Ultimate Beneficial Owners
1.	Novapro Global Resources Private Limited - Promoter (PAC)	Mr. Vatsal Agarwaal	APOPA5772J
2.	Nexpact Limited - Fund	Mr. Ashwanee Ramsurrun	1597998
3.	Eminence Global Fund PCC - Fund	Infinity Investments Manager Limited	N.A.
4.	AG Dynamic Funds Limited - Fund	Ms. Dixit Srishti	U0830628



(xvi) Undertaking:

The Company hereby undertakes that:

(a) The price at which the equity shares are proposed to be allotted is not lower than the minimum price calculated as per applicable the ICDR Regulations. It would re-compute the price of the equity shares specified above, in terms of the provisions of the ICDR Regulations, if and where it is required to do so;

(b) If the amount payable on account of re-computation of price is not paid within the time stipulated in the ICDR Regulations, the above equity shares, shall continue to be locked in till the time such amount is paid by the Proposed Allottee; and

(c) Neither the Company, nor its Directors or Promoters have been declared as willful defaulter or a fugitive economic offender or a fraudulent borrower.

(xvii) Change in Control:

The issue of the Equity shares will not result change in the Management or control of the Company. An per the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ['SEBI Takeover Regulations'] this increase of the holding in any individual allottees will not result into any open offer. Name of the Allottees are connected with each other.

 (xviii) Current and proposed status of the Proposed Allottee post the preferential issue viz. promoter or non-promoter;

Sr. No.	Details of Proposed Allottee	Pre status of the proposed allottee	Post status of the proposed allottee	
1.	Mr. Vatsal Agarwaal	Promoter	Promoter	
2.	M/s. Novapro Global Resources Private Limited	PAC (Promoter)	PAC (Promoter)	
3.	Nexpact Limited	Public (Non-Promoter)	Public (Non-Promoter)	
4.	Eminence Global Fund PCC	Public (Non-Promoter)	Public (Non-Promoter)	
5.	AG Dynamic Funds Limited	Public (Non-Promoter)	Public (Non-Promoter)	



(xix) Lock-In period:

The Equity Shares allotted pursuant to this resolution equity shares shall be subject to a lock-in for such period as per the provisions of Chapter V of the ICDR Regulations.

As Regulation 167 of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018:

The Equity shares of the company allotted on a preferential basis to promoters and promoters' group and non-promoters group shall be locked in for six (6) Months from the date of trading approval granted by Stock exchange(s).

Further, the entire pre-preferential allotment holding of the Proposed Allottees shall be subject to lock-in as specified in the provisions of Chapter V of the ICDR Regulations:

As per Regulation 167(6) of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, the entire pre-preferential allotment shareholding of the allottees if any shall be locked in from the relevant date up to a period of 90 trading days from the date of trading approval.

(xx) Practicing Company Secretary's Certificate:

A certificate from M/s. Shruwan A. Gupta & Associates, Company Secretaries dated December 12, 2023 has been obtained by the Company confriging that the preferential state is bissecond in a coordator with the requirements of the SEI (ICOR) Regulations, 2018. The certificate can be not accordance with the requirements of the SEI (ICOR) Regulations, 2018. The certificate can be not accordance with the repairments of the SEI (ICOR) Regulations, 2018. The certificate can be not accordant and accordant issues 2023-34 and an industrial state of the second and accordant issue 2023-34 and accordant issues 2023-34 and accordant

None of the Directors/KMP or their relatives except stated above proposed allottees in present preferential issue are concerned or interested in the said resolution.

As and when the Board does take a decision on matters on which it has the discretion, necessary disclosures will be made to the relevant stock exchanges on which the Equity Shares are listed under the provisions of the Listing Agreement.

The consent of the members is, therefore, being sought for passing the aforesaid resolution of the notice as Special Resolution.



Date: December 21, 2023 Place: Mumbai



Regd. Office: Unit No.505, 5th Floor, VIP Plaza COPSL, Veera Industrial Estate, New Link Road, Andheri (W), Mumbai City, MH 400053, India. CIN: L28100MH1984PLC339397

Email Id: stratmontindustriesltd@gmail.com Website: www.stratmontindustries.com

