

शुदुधीपत्रक

दिनांक ६ नोव्हेंबर २०१८ रोजी प्रसिध्द झालेल्या जाहिर नोटीसी मध्ये श्री. मुरारीलाल भोलानाथ उमरवैश्य यांच्या मृत्यूची तारीख १४/१७/२०१८ अनवधाने छापली असून कृपया ते १४/०७/२०१८ असे वाचावे



बँकेच्या स्थावर मिळकतींच्या विक्रीसाठी मालमत्ता सल्लागारांची नियक्ती

देना बँक मुंबई, हैद्राबाद आणि नवी दिल्ली मधील बँकेच्या स्थावर मिळकतींच्या विक्रीसाठी एका ख्यातनाम मालमत्ता सल्लागारांच्या नियुक्तीसाठी आरएफपी निमंत्रित करत आहे. पुढील तपशील आणि अर्ज प्रपत्रे निविदा अनुभागांत बँकेची वेबसाईट www.denabank.com वर अपलोड केले आहेत. सादर करण्याकरिता अंतिम तारीख १६.११.२०१८ रोजी द. ३.०० पर्यंत आहे. असि. जनरल मॅनेजर (जीएडी)



Place: Mumbai

Triumph International Finance LOST / MISPLACED SARTHAK INDUSTRIES LIMITED **HUBTOWN LIMITED** जीई पॉवर इंडिया लिमिटेड India Limited CIN: L99999MH1982PLC136834 सीआयएन : एल ७४१४० एमएच १९९२ पीएलसी ०६८३७९ Regd. Off .: Oxford Centre, 10 Shroff Lane Mrs. Neha Ashish Divekar is The CIN: L45200MH1989PLC050688 Regd. Office: Room No. 4, Anna Bhuvan, **नोंदणीकृत कार्यालय :** 'दी इंटरनॅशनल', V मजला, १६, मरिन लाईन क्रॉस रोड, Colaba, Mumbai - 400005. Registered Office: Plaza Panchsheel, 'A' Wing, 5th floor, Hughes Road, Owner Of Flat No. 203 In Building Named 3" Floor, 87C Devji Ratansi Marg, क्र. १, ऑफ महर्षी कर्वे रोड, चर्चगेट, मुंबई-४०० ०२० (इंडिया) CIN: L65990MH1985PLC038176 Behind Dharam Palace, Grant Road (West), Mumbai - 400007 Om Krishna Co.op Housing Society Dana Bunder, Mumbai, (Maharashtra) 400009 \mathbf{ct} . \mathbf{gn} . : 022-EE399244/EE3992E0 Notice Phone: + 91 22 66040800; Fax: + 91 22 66040812 Contact No.: 022- 23486740, Fax: 022-2372471 संकेतस्थळ : www.ge.com/in/ge-power-india-limited Ltd. & Holder Of Share Certificate No. 13 Notice is hereby given that the third Board E-mail: investorcell@hubtown.co.in; Website: www.hubtown.co.in Email: sarthakindustries@yahoo.in, website: www.sarthakindustries.com Distinctive No 061 - 065 (both Inclusive) Meeting for the financial year 2018-19 सचना NOTICE of the Company is scheduled to be held on The Said Share Certificate is Lost सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंटस्) रेग्युलेशन्स, २०१५ च्या रेग्युलेशन्स NOTICE is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI Tuesday, 13th November, 2018, inter alia, NOTICE Misplaced. If Any One Had Found Or (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of २९ आणि ४७ (१) (ए) अन्वये याद्वारे सूचना देण्यात येते की, कंपनीच्या संचालक मंडळाची सभा to consider and approve unaudited financial Having Claim Over It, Please Contact the Board of Directors of the Company will be held on Wednesday, November 14, 2018 Notice is hereby given that results of the Company for the guarter and ३० सप्टेंबर, २०१८ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षांना इतर बाबींस inter-alia, to consider, approve and take on record the unaudited Standalone Financial Within 15 Days On The Society Address meeting of the Board of Directors of half year ended 30th September, 2018 विचारात आणि मंजर करण्यासाठी बधवार १४ नोव्हेंबर, २०१८ रोजी घेण्यात येणार आहे. Results for the Second Quarter and Six Months ended on September 30, 2018. along with the limited review report. For with supporting documents Om Krishna the Company is scheduled to be Further, pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015 read with the सदर सूचना कंपनीचे संकेतस्थळ (www.ge.com/in/ge-power-india-limited) Co. Op. Hsg. So. Ltd. River Park complex held on 14th November, 2018, inter Company's Code of Conduct to Regulate, Monitor and Report trading by Insiders, the Triumph International Finance India Limited यावर आणि स्टॉक एक्स्चेंजचे संकेतस्थळ (www.bseindia.com आणि Rawalpada, Dahisar (E) Mum-68. alia, to consider and approve the Sd/-Trading Window in respect of dealing in the equity shares of the Company will remain www.nseindia.com) यावर उपलब्ध आहे. Nagesh Kutaphale closed from Tuesday, November 06, 2018 to Friday, November 16, 2018 (both days Date: 07/11/2018 Un-audited Financial Results of the Date : 06/11/2018 (DIN: 00245782) inclusive). The Trading Window will reopen on Saturday. November 17, 2018. जीई पॉवर इंडिया लिमिटेडकरिता Company for the guarter and half Place: Mumbai Compliance Officer A copy of this Notice and the Unaudited Standalone Financial results shall also be सही/year ended 30th September, 2018. available on the Company's website at www.hubtown.co.in, as also on the website of ठिकाण : नोएडा प्रदीपता पुहान Place : Mumbai For Sarthak Industries Ltd. the Stock Exchanges at www.bseindia.com and www.nseindia.com respectively. दिनांक : ०६ नोव्हेंबर, २०१८ कंपनी सचिव **Company Secretary** Date: 06.11.2018 By Order of the Board For Hubtown Limited Sd/ Place : Mumbai Chetan S. Mody TAURUS ASSET MANAGEMENT COMPANY LIMITED Dated : November 06, 2018 **Company Secretary** CIN: U67190MH1993PLC073154 Head Office & Regd Office : Ground Floor, AML Centre-1, 8 Mahal TAURUS Industrial Estate, Mahakali Caves Road, Andheri (E), मुंबई न्यायपिठ येथील राष्ट्रीय कंपनी विधी न्यायधिकरणामध्ये Mumbai - 400 093. Tel: 022 - 6624 2700 कंपनी योजना अर्ज क्र. २४६ सन २०१८ शी संबंधित Email: customercare@taurusmutualfund.com A copy of **Mutual Fund** कंपनी योजना याचिका क्र. ३१२७ सन २०१८ कंपनी अधिनियम, २०१३ च्या बाबतीत CSID, SAI and CKIM along with application form may be obtained from Fund's Website: www.taurusmutualfund.com कंपनी अधिनियम, २०१३ ची कलमे २३० ते २३२ आणि कंपनी अधिनियम, २०१३ च्या अन्य प्रयोज तरतुदी यांच्या बाबतीत NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT (SID) AND KEY कार्बन्कल डेव्हलपमेन्ट प्रायव्हेट लिमिटेड (पहीली विनंती अर्जदार कंपनी/ पहीली हस्तांतरक कंपनी) INFORMATION MEMORANDUM (KIM) OF THE SCHEMES OF TAURUS MUTUAL FUND न्यु कन्सॉलिडेशन प्रोजेक्टस अँड कन्स्ट्क्शन प्रायव्हेट लिमिटेड (दूसरी विनंती अर्जदार कंपनी/ दूसरी हस्तांतरक कंपनी) ("THE FUND") Introduction of Tri Party Repo in place of Collateralized Borrowing and Lending Obligation जे एस डी रिअल्टी प्रायव्हेट लिमिटेड (तिसरी विनंती अर्जदार कंपनी/ तिसरी हस्तांतरक कंपनी) ('CBLO') by Clearing Corporation of India Limited (CCIL) सरवाशया फार्म्स अँड डेव्हलपर्स प्रायव्हेट लिमिटेड (चौथी विनंती अर्जदार कंपनी/ चौथी हस्तांतरक कंपनी) Notice is hereby given that as per RBI directions and subsequent letters issued by Clearing आणि Corporation of India Limited (CCIL), it is proposed to replace CBLO with Tri Party Repo. सुष्टी इन्फ्रास्पेस (इं) प्रायव्हेट लिमिटेड (पाचवी विनंती अर्जदार कंपनी/ पाचवी हस्तांतरक कंपनी) In this regard, all references to CBLO in SID and KIM of the schemes shall be replaced with Tri Party Repo.(पहीली विनंती अर्जदार कंपनी/ पहीली हस्तांतरक कंपनी) कार्बन्कल डेव्हलपमेन्ट प्रायव्हेट लिमिटेड न्य कन्सॉलिडेशन प्रोजेक्टस अँड कन्स्टक्शन प्रायकेट लिमिटेड(दुसरी विनंती अर्जदार कंपनी/ दुसरी हस्तांतरक कंपनी) The particulars of this notice cum addendum are effective from November 5, 2018(तिसरी विनंती अर्जदार कंपनी/ तिसरी हस्तांतरक कंपनी) जे एस डी रिअल्टी प्रायकेट लिमिटेड सुरवाशया फार्म्स अँड डेव्हलपर्स प्रायकेट लिमिटेड(चौथी विनंती अर्जदार कंपनी/ चौथी हस्तांतरक कंपनी) This notice cum addendum forms an integral part of SID/KIM of all the schemes of Taurus Fund, as(पाचवी विनंती अर्जदार कंपनी/ पाचवी हस्तांतरक कंपनी) सृष्टी इन्फ्रास्पेस (इं) प्रायव्हेट लिमिटेड amended from time to time. All the other terms and conditions of SIDs and KIMs will remain संयुक्त याचिकेच्या सुनावणीसाठी सुचना unchanged. सदर विनंती अर्जदार कंपन्यानी दिनांक २१ ऑगस्ट, २०१८ सृष्टी इन्फ्रास्पेस (इ.) प्रा. लिमिटेड (पाचवी विनंती अर्जदार कंपनी/ पाचवी हस्तांतरक कंपनी) सोबत कार्बनल डेव्हलपमेन्ट प्रायव्हेट लिमिटेड (पहीली विनंती अर्जदार कंपनी/ पहीली हस्तांतरक कंपनी) आणि न्य कन्सॉलिडेशन प्रोजेक्टस अँड कन्स्ट्रक्शन प्रायव्हेट लिमिटेड (दुसरी विनंती अर्जदार कंपनी/ दुसरी हस्तांतरक कंपनी) आणि जे एस डी रिअल्टों For Taurus Asset Management Company Ltd. प्रायव्हेट लिमिटेड (तिसरी विनंती अर्जदार कंपनी/ तिसरी हस्तांतरक कंपनी) आणि सुरवाशया फार्म्स अँड डेव्हलपर्स प्रायव्हेट लिमिटेड (चौथी Place: Mumbai (Investment Manager for Taurus Mutual Fund) विनंती अर्जदार कंपनी/ चौथी हस्तांतरक कंपनी) आणि आपआपले भागधारक यांचे समापनद्वारे एकत्रीकरण करण्याच्या योजनेमध्ये समाविष्ट Date: November 06, 2018 Sd केलेल्या एकत्रीकरण मंजरीकरीता कंपनी अधिनियम, २०१३ ची कलमे २३० ते २३२ अन्वये संयुक्त याचिका २१ ऑगस्ट,२०१८ रोजी संबंधित Notice cum Addendum No. 05/2018-19 Authorised Signatory भागधारकांना सादर केलेली होती आणि नामदार न्यायाधिकरणाने दिनांक ०२ नोव्हेंबर, २०१८ रोजी दाखल करुन घेतलेली होती आणि सदर याचिका शुक्रवार, दिनांक १४ डिसेंबर, २०१८ रोजी दपारपर्यंत किंवा त्यानंतर लगेच कंपनी प्रकरणे विचारार्थ घेणाऱ्या नामदार न्यायधिकरणासमोर Mutual Fund investments are subject to market risks, read all scheme related सनावणीसाठी निश्चित करण्यात आलेली आहे. documents carefully. संयुक्त याचिकेस पाठींब देण्यास किंवा त्यास विरोध करण्यास इच्छूक असणाऱ्या कोणत्याही व्यक्तींनी विनंती अर्जदारांच्या वकीलांना त्यांच्या अजित सिंह तवर अँड के., विनंती अर्जदारांचे वकील १४, राजा बहादर बिल्डींग, अंबॉलाल दोशी मार्ग, बॉम्बे म्यूच्यअल चेंबर्सच्या समोर, फोर्ट, मुंबई- ४०००२३ येथील कार्यालयामध्ये संयुक्त याचिकेच्या सुनावणीसाठी निश्चित केलेल्या तारखेपूर्वी दोन दिवस अगोदर त्यांच्या अशा आशयाची त्यांनी किंवा त्यांच्या वकीलांनी स्वाक्षरी केलेली सूचना पाठविली पाहीजे. अशा सूचनेसोबत विरोधाची कारणे किंवा शपथपत्राची प्प्रत पाठठिवली पाहीजे. संयुक्त याचिकेची प्रत पाठविली पाहींजे. संयक्त याचिकेची प्रत विनंती अर्जदाराच्या वकीलाकडन आवश्यकता असणाऱ्या कोणत्याही व्यक्तीस त्यासाठी विहीत केलेले शुल्क भरल्यावर पुरविण्यात येईल.

> आज दिनांक ७ नोव्हेंबर, २०१८ अजित सिंह तवर अँड कंपनी विनंती अर्जदार कंपन्याचे वकील १३, अपोलो हाऊस, मुंबई समाचार मार्ग, बी एसई जवळ, फोर्ट, मुंबई- ४००००१

ALL RELATIVE	<u>नाशिक म</u>	हानगर	रपालिव	का,नार्	शक			
अग्निशमन व आणिबाणी सेवा								
💱 ई-निविदा सुचना क्रमांक ०१ ला मुदतवाढ								
नाशिक महानगरपालिकेतर्फे दिनांक ३०/१०/२०१८ रोजीच्या दैनिकांमध्ये अग्निशमन विभागाकरिता खालील निविदा प्रसिध्द करणेत आलेल्या होत्या. सदर निविदांना खालीलप्रमाणे मुदतवाढ देणेत येत आहे.								
ar i	काणले जांव	Uldaded	ट्यांग भनापत	निवित्य फॉर्म	261111511			

अ.नं.	कामाचे नांव	प्राकलन रक्कम	इसारा अनामत (EMD)	निविदा फॉर्म किंमत	कामाचा कालावधी
09	अग्निशमन विभागासाठी AFFF (३% conc.) फोम कंपौंड खरेदी (४००० लिटर)	४,६७,२८०/-	4,000/-	400/- +90/- 9८% G.S.T.	३० दिवस
05	अग्निशमन विभागासाठी Inflatable Rubber Boats खरेदी करणे (०२ नग)	३,६०,०००/-	३,६००/-	५००/- +९०/- १८% G.S.T.	३० दिवस
03	अग्निशमन विभागासाठी पेट्रोलवर चालणाऱ्या Wood Cutter chain saw मशिन खरेदी करणे (१२ नग)	७,१६,६७६/-	७,२००/-	५००/- +९०/- १८% G.S.T.	३० दिवस
08	महानगरपालिकेच्या विविध कार्यालयांमध्ये बसविलेल्या विविध प्रकारच्या आग विझविण्याच्या नळकांडयांची (Fire Extinguisher) तपासणी व पुर्नभरणा करणे	ঀ,६४,७८६/-	२,०००/−	२००/- +९०/- १८% G.S.T.	वार्षिक दरकरार
17 C C C C C C C C C C C C C C C C C C C	न ई–निविदा विक्री व स्विकृती : मनपा र निविदा संच विक्री दिनांक ०६/११/२०°	19072 - 68 - 69 KOV		5	
२) ई-f	नेविदा स्विकृती दिनांक १२/११/२०१८	3			

This is a public announcement for information purposes only and is not a prospectus announcement. Not for publication and distribution, directly or indirectly outside india.

 ऑनलाईन सादर केलेल्या निविदा दिनांक १३/११/२०१८ रोजी शक्य झाल्यास सायंकाळी ४.३० वाजता प्र.मुख्य अग्निशमन अधिकारी, नामनपा यांचे समक्ष उघडण्यात येतील.

प्र. मुख्य अग्निशमन अधिकारी नाशिक महानगरपालिका,नाशिक ज.सं.जा.क्र/३३० दि. ०६/११/२०१८ स्वच्छता असे जेथे, आरोग्य वसे तेथे.

अति. आयुक्त (शहर) नाशिक महानगरपालिका, नाशिक

Karvy Financial Services Limited CIN: U67190MH2001PLC227379

Registered office: 705 and 706, 7th Floor, Hallmark Business Plaza, Sant Dnyaneshwar Marg, Mumbai - 400051 Tel. No.: +91 022 3015 2700, Website: www.karvyfinance.com

	(All amounts in ₹ Lakh					
Particulars		For the Half-Year Ended September 30, 2018	For the Year Ended March 31, 2018			
		(Unaudited)	(Audited)			
1	Total Income from Operations	5,564.90	40,922.70			
2	Net profit / (loss) for the period (before Tax, Exceptional and / or Extra Ordinary items)	437.97	2,018.00			
3	Net profit / (loss) for the period before Tax (after Exceptional and / or Extra Ordinary items)	437.97	2,018.00			
4	Net profit / (loss) for the period after Tax (after Exceptional and / or Extra Ordinary items)	552.12	1,175.85			
5	Total Comprehensive Income for the period [Comprising profit / (loss) for the period (after tax) and Other Comprehensive Income (after tax)]	Not Applicable	Not Applicable			
6	Paid-up equity share capital	7,825.00	7,825.00			
7	Reserves (excluding "revaluation reserve")	33,397.62	32,845.50			
8	Net worth	41,222.62	40,670.50			
9	Paid-up debt capital / Outstanding debt	16,127.47	21,511.57			

PUBLIC ANNOUNCEMENT



NEOGEN CHEMICALS LIMITED

Our Company was incorporated as 'Neogen Chemicals Private Limited' on March 7, 1989, at Thane, Maharashtra as a private limited company under the Companies Act, 1956 and received a certificate of incorporation from the Registrar of Companies, Mumbai, Maharashtra. Subsequently, pursuant to a special resolution passed by the shareholders of our Company on May 2, 1998, our Company was converted to a public limited company and the name of our Company was changed to 'Neogen Chemicals Limited', and a fresh certificate of incorporation dated July 2, 1998 was issued to our Company by the Registrar of Companies, Mumbai, Maharashtra. For further details, please refer to the chapter 'History and Certain Corporate Matters' on page 166 of the Draft Red Herring Prospectus dated November 5, 2018 ("DRHP"). Registered and Corporate Office: 1002, 10th Floor, Dev Corpora Bldg, Opp. Cadbury Junction, Off Pokhran Road No. 2, Khopat, Thane - 400 601, Maharashtra, India;

Tel: +91 22 2549 7300; Fax: +91 22 2549 7399; Corporate Identity Number: U24200MH1989PLC050919;

Email: investor@neogenchem.com; Website: www.neogenchem.com;

Contact Person: Lalit Ashok Karne, Company Secretary and Compliance Officer; Tel: +91 22 2549 7300; Fax: +91 22 2549 7399; Email: investor@neogenchem.com

PROMOTERS OF OUR COMPANY: HARIDAS THAKARSHI KANANI AND HARIN HARIDAS KANANI

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹10 EACH (EQUITY SHARES) OF NEOGEN CHEMICALS LIMITED (OUR COMPANY) FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) AGGREGATING UP TO ₹ [•] MILLION (OFFER). THE OFFER COMPRISES OF A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹ 700.00 MILLION BY OUR COMPANY (FRESH ISSUE) AND AN OFFER FOR SALE OF UP TO 1,699,600 EQUITY SHARES BY HARIDAS THAKARSHI KANANI (SELLING SHAREHOLDER 1) AND UP TO 1,200,400 EQUITY SHARES BY BEENA HARIDAS KANANI ('SELLING SHAREHOLDER 2', AND ALONG WITH SELLING SHAREHOLDER 1 COLLECTIVELY REFERRED TO AS THE 'SELLING SHAREHOLDERS') AGGREGATING UP TO ₹[•] MILLION (OFFER FOR SALE). THE OFFER SHALL CONSTITUTE [•]% OF THE POST-OFFERED PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARES IS ₹10 EACH AND THE OFFER PRICE IS [•] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER (BRLM) AND THE CO-BOOK RUNNING LEAD MANAGER (CBRLM) AND WILL BE ADVERTISED IN ALL EDITIONS OF [*], [*] AND [*] (WHICH ARE WIDELY CIRCULATED DAILY ENGLISH, HINDI AND MARATHI NEWSPAPERS, RESPECTIVELY, MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST 5 WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED (BSE) AND THE NATIONAL STOCK EXCHANGE OF INDIA LIMITED ('NSE', AND TOGETHER WITH BSE REFERRED TO AS THE 'STOCK EXCHANGES') FOR THE PURPOSES OF UPLOADING ON THEIR RESPECTIVE WEBSITES.

In case of any revisions in the Price Band, the Bid/Offer Period will be extended by at least 3 additional Working Days after such revision of the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a press release, and also by indicating the change on the website of the BRLM and CBRLM and the terminals of the Syndicate Members and intimation to Self Certified Syndicate Banks (SCSB), Registered Brokers, Collecting Depository Participants (CDP) and Registrar to the Issue and Share Transfer Agent (RTA) (and together with the SCSBs, Registered Brokers and CDPs the Registered Intermediary).

This Offer is being undertaken in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended (SCRR) read with Regulation 41 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009, as amended (SEBI ICDR Regulations). The Offer is being made through the Book Building Process in accordance with Regulation 26(1) of the SEBI ICDR Regulations, wherein not more 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (QIBs) (QIB Portion), provided that our Company may, in consultation with the BRLM and CBRLM, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations (Anchor Investor Portion), out of which one-third shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Offer shall be available for allocation on a proportionate basis to Non-Institutional Investors and not less than 35% of the Offer shall be available for allocation on a proportionate basis to Retail Individual Investors in accordance with the SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All Bidders, other than Anchor Investors, shall participate in the Offer mandatorily through the Applications Supported by Blocked Amount (ASBA) process by providing the details of their respective bank accounts in which the corresponding Bid Amount will be blocked by the SCSBs. Anchor Investors are not permitted to participate in the Offer through the ASBA process. For details, please refer to the chapter 'Offer Procedure' on page 442 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 9(3) of the SEBI ICDR Regulations to inform the public that the Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, a public Issue of its Equity Shares and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") on November 5, 2018. Pursuant to Regulation 9(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of filing until 5 p.m, by hosting it on the website of SEBI at www.sebi.gov.in, websites of Stock Exchanges at www.nseindia.com, www.bseindia.com, and the website of the Book Running Lead Manager ("BRLM"). i.e. Inga Advisors Private Limited at www.ingaadvisors.com and Co-Book Running Lead Manager ("CBRLM") i.e. Batlivala & Karani Securities India Private Limited at www.bksec.com. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made therein. The members of the public are requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of our Company and the Lead Managers at their respective addresses mentioned herein. All comments must be received by our Company and / or the Company Secretary and Compliance Officer or the BRLM and, or, the CBRLM on in relation to the offer on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP filed with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares offered in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents. Specific attention of the investors is invited to the section 'Risk Factors' on page 17 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus has been filed with RoC and must be made solely on the basis of such Red Herring Prospectus. The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on the Stock Exchanges

CO-BOOK RUNNING LEAD MANAGER

For details of the share capital and capital structure of the Company, see "Capital Structure" on page 74 of the DRHP. For details of the main objects of the Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 166 of the DRHP.

			EAD N	
-	16 B I	TOTOTION		

REGISTRAR TO THE OFFER

10 Debt-equity rati	o	0.39	0.53
11 Earnings per eq [nominal value			
Basic		0.71	1.50
Diluted		0.71	1.50
12 Debenture Rede	emption Reserve	Not Applicable	Not Applicable

Notes:

- 1 The above is an extract of the detailed format of half-yearly financial results filed with BSE Limited under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015. The full format of the half-yearly finacial results are available on the Company's website i.e. http://www.karvyfinance.com and on the website of the Stock Exchange i.e. www.bseindia.com.
- For the items referred in sub-clauses (a), (b), (d) and (e) of the Regulation 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the BSE Limited and can be accessed on the URL (http://www.karvyfinance.com).
- Information relating to Total Comprehensive Income and Other Comprehensive Income are not furnished as Ind AS is not yet made applicable to the Company.
- 4 The Company, being an NBFC, is not required to create DRR in respect of privately placed debentures in terms of Rule 18(7)(b)(ii) of the Companies (Share Capital and Debenture) Rules, 2014.

For and on behalf of Board of Directors

Place: Hyderabad Date: November 06, 2018 Sd/-Yogesh Gaat CEO & Managing Director DIN No.: 07189252

INGA	Back, SECURITIES	LINK Intime
INGA ADVISORS PRIVATE LIMITED 1229, Hubtown Solaris, N.S. Phadke Marg, Opp. Telli Galli, Andheri (E) - 400 069, Mumbai, Maharashtra, India Telephone: +91 22 2681 6003 Facsimile: +91 22 2681 6020 Email: neogen.ipo@ingaadvisors.com Investor Grievance Email: investors@ingaadvisors.com Website: www.ingaadvisors.com Contact Person Details: Kavita Shah SEBI Registration No.: INM000012573	BATLIVALA & KARANI SECURITIES INDIA PRIVATE LIMITED Ground Floor, City Ice Building, 298 Perin Nariman Street, Fort, Mumbai - 400001, India Telephone: +91 22 4031 7000 Facsimile: +91 22 2263 5020/30 Email: merchantbanking@bksec.com Investor Grievance Email: grievance.mbd@bksec.com Website: www.bksec.com Contact Person Details: Darshan Piyush Trivedi/ Sujeet Gurav SEBI Registration No.: INM000010908	LINK INTIME INDIA PRIVATE LIMITED C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), 400 083, Mumbai, Maharashtra, India Fax: +91 22 4918 6195 E-mail: neogenchem.ipo@linkintime.co.in Investor Grievance E-mail: neogenchem.ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration No.: INR000004058
All capitalised terms used herein and not specifically defined sha Place: Thane	I have the same meaning as ascribed to them in the DRHP.	For NEOGEN CHEMICALS LIMITED On behalf of the Board of Directors Sd/
index. That's		Company Secretary and Compliance Office

NEOGEN CHEMICALS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its equity shares and has filed the Draft Red Herring Prospectus ("DRHP") with the Securities and Exchange Board of India ("SEBI") on November 5, 2018. The DRHP is/will be available on the website of SEBI at www.sebi.gov.in, website of stock exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com, respectively, and is/will be available on the website of the of the BRLM, i.e. Inga Advisors Private Limited at www.ingaadvisors.com and CBRLM i.e. Battivala & Karani Securities India Private Limited at www.bksec.com, respectively. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, please see "Risk Factors" beginning on page 17 of the DRHP. Potential investors should not rely on the DRHP for making any investment decision.

The Equity Shares have not been and will not be registered under the Securities Act or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in reliance on Regulation S and applicable laws of the jurisdictions where such offers and sales are made.

Adfactors 386