Hazira expansion: Green nod to Arcleor-Nippon JV

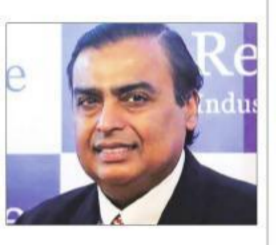
FE BUREAU Ahmedabad, October 6

ARCELORMITTAL NIPPON **STEEL** India (AM/NS India) — a joint venture between Arcelor-Mittal and Nippon Steel — has received environmental clearance to expand its existing crude steel capacity of 9 million tonne per annum (MTPA) to 15 MTPA for its flagship plant in Hazira near Surat.

A press release by AM/NS India said on Thursday that this increased steel manufacturing capacity represents a significant boost for the government's National Steel Policy, which envisages doubling domestic capacity to 300 MTPA by 2030.

"Since entering the market in 2019 we have significantly improved performance at our Hazira plant. The company has set out a clear vision to play a leading role in the decarbonisation and development of the

Threats to Mukesh Ambani's family: 1 held from Bihar



PRESS TRUST OF INDIA Mumbai/Darbhanga, October 6

MUMBAI POLICE HAS arrested a man from Bihar's Darbhanga district in connection with an onymous calls threatening to target industrialist Mukesh Ambani and his family, officials said on Thursday.

A police team picked up Rakesh Kumar Mishra from his village on the intervening night of Wednesday and Friday and was bringing him to Mumbai, an official said in the western metre Darbhanga Senior Superintendent of Police Awakash Kumar said, "Rakesh Kumar Mishra was arrested by Mumbai Police from his residence in Brahmpura village with the help of the local police." The mobile phone of the accused was seized.

Sir H N Reliance Foundation Hospital here had received two calls on Wednesday where the unidentified caller threatened to blow up the hospital along with Ambani's residence'Antilia'in south Mumbai.

The caller also issued threats to the industrialist and his family members, officials said.

Magna to invest \$120 m to set up tech centre in Bengaluru

FE BUREAU Bengaluru, October 6

CANADIAN AUTOMOTIVE PARTS supplier Magna International said it is investing more than \$120 million to establish and operate a new engineering centre in Bengaluru to focus on vehicle electrification and software-defined vehicles. It will also hire over 1,000 engineers and technical experts by the end of 2023 which could go up by another 250 people as needed.

The new centre, called Magna Innovation Campus Bengaluru will serve as a key centre for Magna in powertrain electrification, electronics and software-defined vehicle develop-

It will also hire over 1,000 engineers and technical experts by the end of 2023

ment. The 240,000square-foot facility is expected to open in the first quarter of 2023 and duration** of the

between 1 year to

portfolio is

3 years. A

credit risk.)

relatively high

interest rate risk

and relatively low

IDBI DYNAMIC

(An open ended

scheme investing

across duration.

A relatively high

interest rate risk

credit risk

scheme.)

and relatively low

IDBI GILT FUND

(An open-ended

securities across

interest rate risk

and relatively low

debt scheme

investing in

government

maturities. A

relatively high

credit risk

scheme)

BOND FUND

dynamic debt

Generate Income along

with attendant liquidity

management of portfolio

with at least medium term

Investments in Debt

instruments

along with capital

(including Government

Securities)/ Money market

Long term regular income

appreciation with at least

medium term horizon

Investments in dated

Government securities

T-Bills/ Money market

Central & State

Instrument

through active

will employ engineers and technical experts working on software and system development, simulation. testing and vehicle integration, as well as digital, data and cloud solutions for electric vehicle programs.

"Vehicles and their systems are becoming more electrified and software-defined, which changes the architecture and how we need to develop them. With this new engineering centre, we can further strengthen our vehicle systems development and IP creation, especially in the areas of e-mobility," said Anton Mayer, executive vice presi-

ArcelorMittal Nippon Steel plans to expand its existing crude steel capacity of 9 million tonne per annum to 15

Indian steel industry," said Aditya Mittal, chairman of AM/NS INDIA, adding that the

company wants to grow with

India, and for India and com-

MTPA for its flagship plant

mitted to continual improvement in our environmental performance and to produce the high-quality, sustainable steel India needs to fulfil its economic ambitions.

"Upcoming expansion would give a fillip to AM/NS INDIA'S next phase of growth," said Dilip Oommen, CEO of the company adding that it would also help us to meet the growing domestic market demand, while also equipping us to produce

high-grade value-added steel. The environmental clearance was approved by the Union ministry of environment, forest, and climate change. The nod came from the

ministry only after a detailed green impact assessment. Its report was submitted to the Gujarat Pollution Control Board, which conducted a public consultation in July in Hazira under Surat district collector and magistrate.

adani ADANI ELECTRICITY MUMBAI INFRA LIMITED

ADANI ELECTRICITY MUMBAI INFRA LIMITED **NOTICE INVITING TENDER (NIT)** (INTERNATIONAL COMPETITIVE BIDDING)

NIT No. AEMIL-03 dated 07.10.2022

Adani Electricity Mumbai Infra Limited (AEMIL), a 100% subsidiary of Adani Electricity Mumbai Limited (AEML) has been incorporated for the specific purpose of development construction, operation and maintenance of HVDC Scheme i.e. ±320kV Monopole, 1x1000 MW HVDC Voltage Source Converter (VSC) based link between 400 kV Maharashtra State Electricity Transmission Company Ltd. (MSETCL) Kudus EHV substation and 220 kV AEML-Transmission Aarey EHV substation. AEMIL has been granted transmission license under Section 14 of the Electricity Act 2003 by the Maharashtra Electricity Regulatory Commission (MERC) for the said "HVDC Scheme".

AEMIL has awarded two separate Contracts for two packages i.e. HVDC Converter Stations and HVDC Transmission Link (Consisting of HVDC underground cables & HVDC overhead line including ROW/ statutory permissions, etc.). AEMIL intends to award the Contracts for Project Management Consultancy (PMC) services of above referred HVDC Scheme and hereby invites sealed bids through International Competitive Bidding (ICB) in two (2) stage bidding system (Stage-I: Techno-commercial Bid and Stage-II: Price Bid) from eligible bidders as per following details:

Sr. no.	Package/ Bid details	NIT details		
1	PMC services for ±320kV, 1x1000 MW Voltage Source Converter (VSC) based HVDC scheme in Mumbai, Maharashtra	NIT No. AEMIL-03 dated 07.10.2022		

For detailed NIT and pre-qualification requirement of bidders for purchase of tender & bid submission, please visit our website: https://www.adanitransmission.com/commercials_and/ or https://www.adanielectricity.com/Tenders

The tender documents shall be available for sale on all working days from 07-Oct-2022; 10:00 hrs IST to 14-Oct-2022 upto 17:00 hrs IST and the last date for submission of Technocommercial bid shall be 03-Nov-2022 upto 17:00 hrs IST.

Interested bidders who are willing to participate in the tender can purchase a complete set of Tender Documents by remitting the tender fees of Rs. 1,00,000/- (Rupees One Lakh) or US\$ 1,500/- (US Dollars One Thousand Five Hundred) through RTGS (details may be provided on request) or through Demand Draft (DD) or Cheque or Pay Order drawn in the favour of Adani Electricity Mumbai Infra Limited, payable at Mumbai.

Bidders may bid as per the pre-qualification requirement as set-out under detailed NIT. For any clarifications, the interested parties may approach to Mr. Binod Agarwala, at the email ID: aemil.pmc@adani.com, Phone No: +91-79-2555 8033.

Any Amendments/ addenda/ errata/ corrigenda to the NIT, if any, would be published on website only, and would not be notified or published in any newspaper. We reserve the right to reject any or all offers or can cancel the bid process without assigning any reason and without any liability thereof.

(T) IDBI mutual

IDBI Asset Management Limited

CIN: U65100MH2010PLC199319

Registered Office: IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Corporate Office: 4" Floor, IDBI Tower, WTC Complex, Cuffe Parade, Colaba, Mumbai - 400005 Tel: (022) 66442800 Fax: (022) 66442801 Website: www.idbimutual.co.in E-mail: contactus@idbimutual.co.in

NOTICE CUM ADDENDUM NO. 24/2022-23 CHANGE IN RISK-O-METER

Investors are requested to note that pursuant to SEBI Circular No. SEBI/HO/IMD/DF3/CIR/P/2020/197 dated October 05, 2020, the Risk-o-meter of the following Schemes of IDBI Mutual Fund stand revised as under, based on evaluation of risk level of Schemes Portfolios as on September 30, 2022:

Name of	Product Labelling#	Existing Risk-o-meter	Revised Risk-o-meter								
the scheme	This product is suitable for investors who are seeking*										
IDBI ULTRA SHORT TERM FUND (An open-ended ultra short term debt scheme investing in instruments such that the Macaulay duration** of the portfolio is between 3 months to 6 months. A relatively high interest rate risk and moderate credit risk scheme.)	Regular Income for short term Investments in Debt / Money market instruments with relatively lower interest rate risk, such that the Macaulay duration of the portfolio is maintained between 3 months to 6 months	Nederate Mederately High High High High High High High High	Low to High High High High High High High Hoderate Wery High RISKOMETER Investors understand that their principal will be at Low to Moderate Risk								
IDBI SHORT TERM BOND FUND (An open-ended short term debt scheme investing in instruments such that the Macaulay	Investments in Debt / Money market instruments such that the Macaulay duration of the portfolio is maintained between 1 year to 3 years	Low to High High High Wery High Nestors understand that their principal will be at	Low to High High High Low Wery High Wery High Investors understand that								

their principal will be at Low to Moderate Risk.

their principal will be at Moderate Risk

Investors understand that



their principal will be at

Moderate Risk

their principal will be at Low to Moderate Risk.



their principal will be at Low to Moderate Risk.



their principal will be at

Moderate Risk

Investors understand that

*Investors should consult their financial advisors if in doubt about whether the product is suitable for them. ** Please refer to the Scheme Information Document (SID) in which the concept of Macaulay's duration has been explained.

There is no change in product labelling of the schemes. Only Risk-o-meter is changed. This Addendum shall form an integral part of Scheme Information Document / Key Information Memorandum of above stated schemes of IDBI Mutual Fund, as amended from time to time.

All others features and terms and conditions as stated in the SID/KIM of the Schemes shall remain unchanged. For IDBI Asset Management Limited

(Investment Manager to IDBI Mutual Fund)

Place : Mumbai Company Secretary and Chief Compliance Officer Date : October 06, 2022 Statutory Details: IDBI Mutual Fund has been set up as a trust sponsored by IDBI Bank Limited with IDBI MF Trustee Company Limited as the Trustee ("Trustee" under the Indian Trusts Act, 1882) and

with IDBI Asset Management Limited as the Investment Manager. Mutual Fund investments are subject to market risks, read all scheme related documents carefully. (This is only an advertisement for information purposes and is not a prospectus announcement. Not for distribution Outside India.)



REETECH INTERNATIONAL CARGO AND COURIER LIMITED

Corporate Identification Number: U51100CT2008PLC020983

Our Company was originally incorporated on December 18, 2008 as a Private Limited Company in the name of "M R Agriculture Private Limited" vide Registration No. 020983 under the provisions of the Companies Act, 1956 with the Registrar of Companies, Madhya Pradesh and Chhattisgarh, Further, pursuant to a Special Resolution of our Shareholders passed in the Extra Ordinary General Meeting held on June 15, 2020, name of our Company was changed to "Reetech International Cargo and Courier Private Limited" and a Fresh Certificate of Incorporation was issued by Registrar of Companies, Chhattisgarh. Subsequently, pursuant to a Special Resolution of our Shareholders passed in the Extra Ordinary General Meeting held on February 15, 2022 our Company was converted from a Private Limited Company to Public Limited Company and the name of our Company was changed to "Reetech International Cargo and Courier Limited" and a Fresh Certificate of Incorporation consequent to Conversion was issued on April 12, 2022 by the Registrar of Companies, Chhattisgarh bearing Corporate Identification Number U51100CT2008PLC020983

Registered Office: "Sai Kunj" Civil Lines, Raipur- 492001, Chhattisgarh, India.

Contact Person: Ms. Chhaya Verma, Company Secretary and Compliance Officer

Tel: + 91 7714003800 | E-mail: info@reetechinternational.com | Website: www.reetechinternational.com PROMOTERS OF OUR COMPANY: MR. MAHENDRA AHUJA AND MS. ROMA AHUJA

BASIS OF ALLOTMENT

PUBLIC ISSUE OF 11,14,800 EQUITY SHARES OF FACE VALUE OF ₹10.00 EACH ("EQUITY SHARES") OF REETECH INTERNATIONAL CARGO AND COURIER LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹105.00 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹95.00 PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹1,170.54 LAKHS ("THE ISSUE") COMPRISING OF A FRESH ISSUE OF 5,97,600 EQUITY SHARES AGGREGATING TO ₹627.48 LAKHS (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF 5.17,200 EQUITY SHARES BY THE SELLING SHAREHOLDERS ("OFFER FOR SALE") AGGREGATING TO ₹ 543.06 LAKHS OF WHICH 56,400 EQUITY SHARES AGGREGATING TO ₹59.22 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 10,58,400 EQUITY SHARES AGGREGATING TO ₹1,111.32 LAKHS (THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.37% AND 25.04% RESPECTIVELY OF THE POST ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARE IS ₹10/-, THE ISSUE PRICE IS ₹105.00 PER EQUITY SHARE AND THE ISSUE PRICE IS 10.5 TIMES OF THE FACE VALUE OF THE EQUITY SHARES

ISSUE PERIOD

No. of

No. of % to Total No. % to Propor-

ISSUE OPENED ON: TUESDAY, SEPTEMBER 27, 2022 ISSUE CLOSED ON: THURSDAY, SEPTEMBER 29, 2022

The Equity Shares of the Company are proposed to be listed on the SME Platform of BSE Limited, in terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018 as amended from time to time. Our Company has received an In-Principle approval from BSE for the listing of the Equity Shares pursuant to letter dated August 30, 2022 BSE Limited shall be the Designated Stock Exchange for the purpose of this Issue. The trading is proposed to be commenced onor before October 10, 2022 (Subject to receipt of listing and trading approvals from the BSE Limited)

The Issue is being made through the Fixed Price Process, the allocation in the Net Issueto the Public Category shall be made pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, as amended from time to time, wherein a minimum of 50% of the Net Issueof shares to the Public shall initially be made available for allotment to Retail Individual Investors. The balance of Net Issueof Shares to the public shall be made available for allotment to Individual Applicants other than Retail Individual Investors and other Investors, including Corporate Bodies / Institutions irrespective of Number of Shares applied for. If the Retail Individual Investor Category is entitled to more than 50% on proportionate basis, they shall be allotted that higher percentage. Under subscription, if any, in any of the categories, would be allowed to be met with spill-over from any of the other categories or a combination of categories at the discretion of our Company in consultation with the Lead Manager and the Designated Stock Exchange. Such inter-se spill over, if any, would be affected in accordance with applicable laws, rules, regulations and guidelines. All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process including through UPI mode (as applicable) by providing details of the irrespective bank accounts and / or UPI IDs, in case of Rlls, if applicable, which will be blocked by the Self-Certified Syndicate Banks ("SCSBs")

SUBSCRIPTION DETAILS The Issue has received 1282 applications for 22,58,400 Equity Shares (before technical rejections, and Bids not banked) including Market Making application of 56,400

Equity Shares. The Issue was subscribed to the extent of 2.03 times as per the bid book received from BSE Limited. After considering invalid bids, bids not banked and technical rejection cases from the Bid book, the Issue was subscribed by 1.33 times including Market Making Reservation Portion. The details of the applications received in the Issue (before technical rejections but after Invalid Bids Multiple/ Duplicate and Bids not banked) are as follows: **Detail of the Applications Received**

Colomous					The state of the s		
Category	No. of Applications	Equity Shares	No. of Applications	Equity Shares	No. of Applications	Equity Shares	
Market Maker	1	56,400		*	1	56,400	
Retail Individual Applicant	861	10,33,200	16	19,200	845	10,14,000	
Other than Retail Individual Applicant	38	7,02,000	3	2,84,400	35	4,17,600	
Total	900	17,91,600	19	3,03,600	881	14,88,000	

he Basis of Allotment was finalised in consultation with the Designated Stock Exchange – BSE Limited on October 04, 2022

A) Allocation to Market Maker (After Technical Rejections & Withdrawals): The Basis of Allotment to the Market Maker, at the Issue Price of ₹105.00 per Equity Share, was finalised in consultation with BSE Limited. The category was subscribed by 1.00 times. The total number of shares allotted in this category is 56,400 Equity Shares. The category-wise details of the Basis of Allotment are as under

No of Shares No of % to Total Total No of % to Total Allocation per Ratio of Total No.

Applied for (Category Wise)	Applications Received	20 10101	Shares Applied in Each Category 56,400	100.00	Applicant (Before Rounding Off)	Applicant (After Rounding Off)	Allotte	es to the licant	of Shares Allotted
56,400	1	100.00			56,400	56,400	1	1	56,400
Total	1	100.00	56,400	100.00	R SH SE	20			56,400

of ₹105.00 per Equity Share, was finalised in consultation with BSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 7,50,000 Equity Shares. The category was subscribed by 1.35 times. The category-wise details of the Basis of Allotment are

No. of Shares Applied for (Category Wise)	No. of Applica- tions	% to Total	Total No. of Shares Applied	% to Total	Propor- tionate shares		ion per icant	allott	io of ees to appli-	Number of Successful applicants	% to Total	Total No. of Shares allocated/	% to Total	Surplus/ Defecit
	Received		in Each Category		available	Before rounding off	After rounding off	2 3 1 H 2 A S	nts	(after rounding off)	Total	allotted	iotai	
1200	845	100.00	10,14,000	100.00	7,50,000	887.57	1200	125	169	625	100.00	7,50,000	100.00	0
Total	845	100.00	10 14 000	100 00	7 50 000	W 8				625	100 00	7 50 000	100.00	0

C) Allocation to Other than Retails Category (After Technical Rejections & Withdrawals): The Basis of Allotment to the Non - Retail Investors, at the Issue Price of ₹105.00 per Equity Share, was finalised in consultation with BSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 3,08,400 Equity Shares. The category was subscribed by 1.35 times. The category-wise details of the Basis of Allotment are as under:

Allocation per

Ratio of Number of %

Shares Applied for (Category Wise)	Applica-	Total	of Shares	Total	tionate	Appl	icant	100000000000000000000000000000000000000	ees to	Successful	to	of Shares	to	Defecit
	tions Received		Applied in Each Category		shares available	Before rounding off	After rounding off	the appli- cants		applicants (after rounding off)	Total	allocated/ allotted	Total	
2400	19	54.28	45600	10.92	33676	1772.42	1200	1	1	19	54.28	22800	7.39	-10876
	0 22000	0.00	S CONTRACTOR	0.00			1200	9	19	0. 0.00	0.00	10800	3.50	10800
3600	6	17.14	21600	5.17	15952	2658.67	2400	1	1	6	17.14	14400	4.67	-1552
		0.00		0.00			1200	1	6		0.00	1200	0.39	1200
4800	3	8.57	14400	3.45	10634	3544.67	3600	1	1	3	8.57	10800	3.50	166
9600	1	2.86	9600	2.30	7090	7090	7200	1	1	1	2.86	7200	2.33	110
12000	1	2.86	12000	2.87	8862	8862	8400	1	1	1	2.86	8400	2.72	-462
18000	1	2.86	18000	4.31	13293	13293	13200	1	1	. 1	2.86	13200	4.28	-93
26400	1	2.86	26400	6.32	19497	19497	19200	1	1	1	2.86	19200	6.23	-297
30000	1	2.86	30000	7.18	22155	22155	22800	1	1	1	2.86	22800	7.39	645
60000	1	2.86	60000	14.37	44310	44310	44400	1	1	1	2.86	44400	14.40	90
180000	1	2.86	180000	43.10	132931	132931	133200	1	1	1	2.86	133200	43.19	269
Total	35	100.00	417600	100.00	308400	0				35	100.00	308400	100.00	0

Designated Stock Exchange viz. BSE Limited and has authorized the corporate action for the allotment of the Equity Shares to various successful applicants. The CAN and Allotment Advice and / or notices shall be dispatched to the address of the investors as registered with the depositories on or before Thursday, October 06, 2022. Further, the instructions to Self-Certified Syndicate Banks will be processed on or before Thursday, October 06, 2022 for unblocking of funds. The Equity Shares allotted to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. In case the same is not received within prescribed time, investors may contact the Registrar to the Issue at the address given below. The Company is taking steps to get the Equity Shares admitted for trading on the SME Platform of BSE Limitedwithin 6 working days from the Closure of the Issue. The trading is proposed to be commenced on or

The Board of Directors of the Company at its meeting held on October 04, 2022, has taken on record the Basis of Allotment of Equity Shares, as approved by the

before Monday, October 10, 2022 subject to receipt of listing and trading approvals from BSE Limited. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated September 20, 2022 ("Prospectus")

INVESTORS, PLEASE NOTE The details of the allotment made has been hosted on the website of the Registrar to the Issue, Bigshare Services PrivateLimited at Website: www.bigshareonline.com.

COMPANY SECRETARY AND LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE COMPLIANCE OFFICER



GRETEX CORPORATE SERVICES LIMITED

Office No. 13, 1st Floor, New Bansilal Building, Raia Bahadur Mansion, 9-15, Homi Modi Street, Fort, Mumbai - 400 001 Tel No.: +91 - 22 - 4002 5273 / 96532 49863

Email: info@gretexgroup.com Website: www.gretexcorporate.com Contact Person: Ms. Dimple Magharam Slun

SEBI Registration No: INM000012177 CIN: L74999MH2008PLC288128

BIGSHARE SERVICES PRIVATE LIMITED S6-2, 6th Pinnacle Business Park, Mahakali Caves Road next to Ahura Centre, Andheri East, Mumbai- 400093

Fax No.: +91 - 22 - 6263 8299 Email: ipo@bigshareonline.com; Website: www.bigshareonline.com

Tel. No.: +91 - 22 - 6263 8200

Investor Grievance Email: investor@bigshareonline.com Contact Person: Mr. Swapnil Kate SEBI Registration No.: INR000001385 CIN: U99999MH1994PTC076534

REETECH INTERNATIONAL CARGO AND COURIER LIMITED

Company Secretary & Compliance Officer, "Sai Kuni" Civil Lines, Raipur 492001. Chhattisgarh, India Tel: + 91 7714003800

Ms. Chhaya Verma

E-mail: info@reetechinternational.com Website: www.reetechinternational.com

All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/Sole Applicant, Serial number of the Application Form, Number of Shares Applied for and Bank Branch where the Application had been lodged and payment details at the address given.

FOR REETECH INTERNATIONAL CARGO AND COURIERLIMITED

Mr. Mahendra Ahuja **Managing Director** DIN: 00247075

Place: Raipur Date: October 06, 2022

LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARE ON LISTING OR THE BUSINESS

PROSPECTS OF REETECH INTERNATIONAL CARGO AND COURIER LIMITED. REETECH INTERNATIONAL CARGO AND COURIER LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make a Public Issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Chhattisgarh. The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.gretexcorporate.com,the website of the BSE Limited i.e. www.bseindia.com, and website of the Issuer Company at www.reetechinternational.com/nvestors should note that investment in Equity Shares involves a high degree of risk. For details investors should refer to and rely on the Prospectus including the section titled "Risk Factors" beginning on page 27 of the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and may not be Issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in the Regulations under the Securities Act), except pursuant

to an exemption from, or in a transaction not subject to the registration requirements of the Securities Act of 1933.

financialexp.epapr.in

dent and CTO of Magna.