Indiabulls

Indiabulls Integrated Services Limited

(CIN: L5110 DL2007PLC16209)

Registered Office: M - 62 & 63, First Floor, Connaught Place, New Delhi - 110 001

Tel: 0124-6681199, Fax: 0124-6681240

Website: www.indiabullsintegratedservices.com, E-mail: helpdesk@indiabulls.com

SECOND CORRIGENDUM TO NOTICE OF EXTRAORDINARY GENERAL MEETING

Indiabulis Integrated Services Limited (Name changed from SORIL Holdings and Ventures Limited w.e.f. May 16, 2018) ('the Company') has issued Notice dated April 25, 2018, as amended by Corrigendum dated May 8, 2018, published in Business Standard – English and Business Standard – Hindi on May 9, 2018 and May 10, 2018, respectively, convening an Extraordinary General Meeting (EGM) May 12, 2015, respectively, Convening an Excladed unity declared weeping, Econy of the Company on Tuesday, the 22nd day of May, 2018 at 10:00 AM at Mapple Emerald, Rajokri, New Delhi- 110 038, to consider and approve, inter alia, a special resolution for the issue and allotment of 10,000,000 (Ten Million) fully paid equity shares of the Company to the investors by way preferential allotment as mentioned in detail in the Notice. Copies of such Corrigendum were filed with NSE and BSE on May 10, 2018.

This second corrigendum, in continuation of the first Corrigendum dated May 8, 2018 is being issued to give notice to amend / provide additional details as mentioned herein and pursuant to the provisions of Regulation 73(1)(e) of \$EBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 (*CDR Regulation*) read with \$EBI Circular No. CIR/MIRSD/2/2013 dated January 24, Regulations: Fead with SEBI Circular No. CircylmiRSD/2/2013 dated rainary 24, 2013 along with SEBI Circular No. CiR/MIRSD/11/2012 dated September 5, 2012 to disclose details regarding the ultimate beneficial ownership of the Investors (as defined in the EGM Notice) namely, M/s Steadview Capital Mauritius.ttd., M/s ABG Capital and M/s LTR Focus Fund.

mbers are requested to kindly note as follo

- S. No. 8 (d) (i), (ii) and (iii) of the Explanatory Statement of Item No. 1 to the EGM notice stands replaced as under:
 - (i) M/s Steadview Capital Mauritius Limited, a SEBI registered Category II FPI: The list of shareholders holding more than 10% in M/s Steadview Capital Mauritius Limited are as follows:
 - a. Church Pension Fund-11.3%; and
 - b. Makena Emerging Markets Master Fund Blue-10.03%

There is no natural person who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than 15% of shares or capital or profits of Steadview Capital Mauritius Limited. Further, Steadview Capital Management LLC is the investment manager of Steadview Capital Mauritius Limited, and Ma is the Managing Director of Steadview Capital Management LLC.

- (ii) M/s ABG Capital, a SEBI registered Category III FPI: MIT Investments M/s ABC Capital, a Seal registered Category in IP-Will Investments 2010, L.P. holds 100% of the participating shares of ABC Capital. There is no natural person who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than 15%, of shares or capital or profits of MIT investments 2010, L.P. Further, Mr. Seth Alexander is the President of MIT Investment Management Company which manages MIT Investments 2010, L.P.
- (iii) M/s LTR Focus Fund, a SEBI registered Category II FPI: Endowmen M/s LIR bous Fund, a Sets registered category if the representation when to the Yale University holds 100% of the participating shares of LTR Focus Fund. There is no natural person who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than 15%, of the shares or capital or profits of the Endowment of the Yale University, Further, Mr. David F. Swensen is the Chief investment. Officer/ Senior Managing Official of Endowment of the Yale University.
- Clause (e) of Para 8 of the Explanatory Statement of Item No. 1 to the EGM notice stands replaced as under:
 - (e) The Equity Shares proposed to be issued to M/s Steadview Capital Mauritius Ltd., M/s ABG Capital and M/s LTR Focus Fund, under the preferential offer, are approx. 6.27%, 2.18% and 1.53%, respectively, of the post allotment fully diluted equity share capital of the Company assuming conversion of all existing convertible securities Le. (I) conversion of outstanding 30,900,000 Warrants, by the Promoter Group entities, into equivalent Equity Shares of the Company, and (ii) Issue of 4,566,600 Equity Shares of the Company, pursuant to exercise of 4,566,600 outstanding Employees stock options by option holders. or 4,369,000 of unclaiming employees such columns to popularized Further, considering the pre-preferential shareholding of 74,548 equity shares of MyS Steadview Capital Mauritius Limited in the Company, its holding would be approx. 6.34% of the post preferential allotment fully diluted equity share capital of the Company.
- Clause (ii) of Para 10 of the Explanatory Statement of Item No. 1 to the EGM notice stands replaced as under:
 - ii) The entire pre-preferential allotment shareholding, if any, of the proposed allottee shall be locked-in from the Relevant Date up to a period of six months from the date of trading approval as par Regulation 78(6) of Chapter VIII of the ICDR Regulations. M/s Steadview Capital Mauritius Limited has a pre-preferential shareholding of 74,548 equity shares in the Company, which are held by it in dematerialized form and have been placed under lock-in, in compliance with said Regulation 78(6). Further, there has been no sale / pledge of the said pre-preferential holding from the relevant date i.e. April 20, 2018 till the date of commencement of lock-in i.e. May 5, 2018.

The shareholders are requested to consider the resolution vide Item No. 1 of the notice dated April 25, 2018, keeping in view the above mentioned amendments / additional information. This second Corrigendum should be read with the EGM Notice and the first corrigendum as mentioned above and other relevant documents or intimation wherever relevant

Note: Pursuant to issuance of the fresh certificate of incorporation, dated May Note: Pursuant to issuance of the fresh certificate of increportation, ducie why I.6, 2018, by the Registrar of Companies, NCT of Delhi & Haryana (ROC), the name of the Company stands changed from 'SORIL Holdings and Ventures Limited' to 'Indiabulis integrated Services Limited' with effect from the date of the certificate, issued by ROC, I.e. May 16, 2018. The soid name change has been duly intimated to National Stock Exchange of India Limited (NSE) and BSE Limited (BSE) vide our letter dated May 16, 2018. The Company is in process of Limited (ass) video un retter ducte up 16, 2015. In the company is my process of filling applications for seeking opportuals from NSE and BSE for trading of its Equity Shares in new name – indiabulis Integrated Services Limited. Till then, the equity shares of the Company shall continue to trade under its previous name—SORIL Holdings and Ventures Limited with BSE Scrip Code—S33220 and NSE Symbol—SORILHOLD. The former name of SORIL Holdings and Ventures Limited was Indiabulis Wholesale Services Limited.

By order of the Board of Directors
For Indiabulls Integrated Services Limited

Priya Jain

Place: New Delhi Date: May 17, 2018

Company Secretary Membership No.: A19925

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(CIN: L51101DL2007PLC166209)

tered Office: M - 62 & 63, First Floor, Connaught Place, New Delhi – 110 001
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SECOND CORRIGENDUM TO NOTICE OF EXTRAORDINARY GENERAL MEETING

GENERAL MEETING

Indiabulis integrated Services Limited (Name changed from SORIL Holdings and Ventures Limited w.e.f. May 16, 2018) ("the Company") has issued Notice dated April 25, 2018, as amended by Corrigendum dated May 8, 2018, published in Business Standard – English and Business Standard – Hindi on May 9, 2018 and May 10, 2018, respectively, convening an Extraordinary General Meeting (EGM) of the Company on Tuesday, the 22nd day of May, 2018 at 10:00 AM at Mapple Emerald, Rajokri, New Delhi- 110 038, to consider and approve, Inter alia, a special resolution for the Issue and allotment of 10,000,000 (Ten Million) fully paid equity shares of the Company to the investors by way preferential allotment as mentioned in detail in the Notice. Copies of such Corrigendum were filled with NSE and BSE on May 10, 2018.

This second corrigendum, in continuation of the first Corrigendum dated May 8, This second corrigendum, in continuation of the first Configendum duest way 9, 2018 is being issued to give notice to amend / provide additional details as mentioned herein and pursuant to the provisions of Regulation 73(1)(e) of SEBI (Issue of Capital and Disclosure Requirements) Regulations; 2009 ("ICDR Regulations") read with SEBI Circular No. CIR/MIRSD/2/2013 dated January 24, 2013 along with SEBI Circular No. CIR/MIRSD/11/2012 dated September 5, 2012 to disclose details regarding the ultimate beneficial ownership of the Investors (as defined in the EGM. Notice) namely. M/S Steadview Capital Mauritius Ltd., M/s ABG Capital and M/s LTR Focus Fund.

Accordingly, members are requested to kindly note as follows:

- S. No. 8 (d) (i), (ii) and (iii) of the Explanatory Statement of Item No. 1 to the EGM notice stands replaced as under
 - (i) M/s Steadview Capital Mauritius Limited, a SEBI registered Category FPI: The list of shareholders holding more than 10% in M/s Steadview Capital Mauritius Limited are as follows:
 - a. Church Pension Fund-11.3%; and
 - b. Makena Emerging Markets Master Fund Blue- 10.03%

There is no natural person who, whether acting alone or together, or There is no natural person who, where a cump and to regular through one or more juridical person, has ownership of or entitlement to more than 15% of shares or capital or profits of Steadview Capital Manufrus Limited. Further, Steadview Capital Management LLC is the investment manager of Steadview Capital Manufrus Limited, and Mr. Ravi Mehta is the Managing Director of Steadview Capital Management LLC.

- (ii) M/s ABG Capital, a SEBI registered Category III FPI: MIT Investi 2010, L.P. holds 100% of the participating shares of ABG Capital. There is no natural person who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than 15%, of shares or capital or profits of MIT Investments 2010, L.P. Further, Mr. Seth Alexander is the President of MIT Investment Management Company which manages MIT Investments 2010, L.P.
- (iii) M/s LTR Focus Fund, a SEBI registered Category II FPI: Ende the Yale University holds 100% of the participating shares of LTR Focus the Yale University holds 100% of the participating shares of Lin Pouls. Fund. There is no natural person who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than 15%, of the shares or capital or profits of the Endowment of the Yale University. Further, Mr. David F. Swensen is the Chief Investment Officer/ Senior Managing Official of Endowment of
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The shareholders are requested to consider the resolution vide Item No. 1 of the notice dated April 25, 2018, keeping in view the above mentioned amendments/additional information. This second Corrigendum should be read with the EGM Notice and the first corrigendum as mentioned above and other elevant documents or intimation wherever relevant.

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By order of the Board of Directors For Indiabulls integrated Services Limited Sd/-Priya Jain