

GUJARAT STATE ELECTRICITY CORPORATION LIMITED
CIN : U40100GJ1993SGC019988
Vidyut Bhavan, Race Course, Vadodara, India-390007
Ph: 91-265-6612341, Fax: 91-0265-2355195
E-mail: cefuel.gsecl@gebmmail.com Website: www.gsecl.in

Tender Notice No. GSECL/Fuel/Imp Coal/(Type-2)/5000 GCV/June-2023
Supply of 1.2 million Mt per Annum of Non-Coking Steam (Thermal) Imported Coal (Type-2) of GCV (ARB) 5000 kcal/kg for a period of 2 (Two) year extendable for further period of 1 (One) year to GSECL on FOR Basis for delivery at the Sikka Power Station.. (With Reverse E-Auction) GSECL invites the above tenders from eligible bidders through e-tendering process.
The Tender Specification and Bidding Documents may be downloaded from the websites <https://gsecl.nprocure.com> or <https://www.nprocure.com> (For VIEW, DOWNLOAD & ON-LINE SUBMISSION) and www.gsecl.in (For VIEW & DOWNLOAD). Interested and eligible bidders may submit their "On-line Tender" as prescribed in the Tender Document before the due date and time of submission. Please be in touch with the Websites for corrigendum, etc. if any, till the last date of submission of bids.
Date : 03-07-2023 Chief Engineer (Fuel)

E-TENDER NOTICE
Brahmagiri Development Society invites 3 eTenders under EPC Contract Basis for Setting-up of Breeder Farm and Hatchery Complex at Kottuthara, Palakkad, Kerala. **Pack-1-Civil Works of Poultry Sheds of Breeder Farm Including Bird Cages**, eTender ID: 2023 BDSW 585365 1. **Pack-2-Civil, Mechanical and Electrical Works of Hatchery Complex, including Incubators, Hatchers, Mash Feed Plant etc.**, eTender ID: 2023 BDSW 585368 1. **Pack-3-Miscellaneous Civil Works**, eTender ID: 2023 BDSW 585369 1. Last Date for Bid Submission: **14.08.2023**. Sd/-
For more details please logon to www.brahmagiri.org CEO-BDS

BCPL RAILWAY INFRASTRUCTURE LIMITED
Regd. off.: 112 Raja Ram Mohan Roy Sarani, Kolkata - 700009
Tel: 033-2219 0085, Fax: 033-2241 8401
Website: www.bcpl.com; E-mail: investors@bcpl.com
CIN: L51109WB1995PLC075801

ANNUAL GENERAL MEETING AND E-VOTING
Notice is hereby given that the 27th Annual General Meeting (AGM) of BCPL Railway Infrastructure Limited ("the Company") is scheduled to be held on Wednesday, 26th July, 2023 at 4:00 p.m. through Video Conferencing ("VC") or Other Audio Visual Means ("OAVM") to transact the business set out in the Notice of the AGM dated 30th May, 2023. In view of the circular issued by the Ministry of Corporate Affairs and read with SEBI Circulars, it has allowed companies to conduct their general meetings through VC or OAVM without the physical presence of the Shareholders at a common venue. In accordance with the said Circulars, the Notice convening the AGM has been sent through e-mails on Monday, 3rd July, 2023 to those shareholders, holding equity shares of the Company as on 30th June, 2023. The Notice is also available on the website of the Company viz. www.bcpl.com and on the website of the BSE Limited viz. www.bseindia.com. The instructions for joining the AGM are provided in the Notice of the AGM. Shareholders are also hereby informed that:
i) Pursuant to Section 108 of the Act read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of the SEBI Listing Regulations, the Company is pleased to provide e-voting facilities through CDSL to its Shareholders, in respect of the business to be transacted at the AGM. The manner and instructions to cast votes through remote e-voting as well as e-voting during the proceedings of the AGM have been provided in the notice.
ii) The Board of Directors at their meeting held on Tuesday, 30.05.2023 recommended final dividend for the year ended 31st March, 2023 @ Re. 0.70/- (7%) per equity shares of Rs. 10/- each. The Shareholders whose names appear in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date i.e., Wednesday, 19th July, 2023, shall be entitled to dividend and avail the e-voting facility. Once voters(s) on Resolution(s) set out in the Notice are cast by any Shareholder, the same cannot be changed subsequently. The remote e-voting will commence on Sunday, 23rd July, 2023 at 9.00 a.m. and end on Tuesday, 25th July, 2023 at 5.00 p.m. A person who is not a Shareholder as on the cut-off date, i.e., Wednesday, 19th July, 2023 should treat the Notice for information purpose only.
iii) Shareholders participating in the AGM through VC/OAVM and who have not cast their votes by remote e-voting, shall be eligible to exercise their voting rights during the proceedings. Shareholders who have exercised their voting rights through remote e-voting shall also be eligible to participate in the AGM through VC/OAVM but shall not be entitled to cast their votes again during the proceedings of the AGM.
iv) Any person, who acquires equity shares of the Company and becomes a Shareholder after dispatch of the Notice of the AGM and holds shares as on the cut-off date, i.e., Wednesday, 19th July, 2023 may obtain the login ID and password by sending a request to helpdesk.evoting@cdslindia.com. Shareholders who are already registered with CDSL for remote e-voting can use their existing user ID and password for e-voting.
v) Relevant documents referred to in the Notice and in the Explanatory Statement will be available for inspection through electronic mode upto the date of AGM. Accordingly, Shareholders may write to the Company at investors@bcpl.com in this regard by mentioning their name, demat account no., etc.
vi) In case of any queries/grievance relating to e-voting, kindly refer the Frequently Asked Questions (FAQs) and e-voting user manual for shareholders available at the website, helpdesk.evoting@cdslindia.com or contact the toll free helpline number regarding any query/assistance for participation in the AGM through VC/OAVM is 1800 22 55 33 or send an email to helpdesk.evoting@cdslindia.com or may write to Ms. Devshree Sinha, Company Secretary & Compliance Officer at 112, Raja Ram Mohan Roy Sarani, Kolkata 700009, West Bengal, India or on Phone No. 033 2219 0085 / 1814, 96749 11100 or email at investors@bcpl.com.

For BCPL Railway Infrastructure Limited
Sd/- Devshree Sinha
Company Secretary & Compliance Officer

Place: Kolkata
Date: 03.07.2023

MAGNA MAGNA ELECTRO CASTINGS LIMITED
Reg. Office: 43, Balasundaram Road, Coimbatore-641018
Tel:0422-2240109 | Web: www.magnacast.com |
Email: info@magnacast.com | CIN:L31103T1990PLC002836

NOTICE
(For the attention of Equity Shareholders of the Company)
Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority

This Notice is published pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs effective September 7, 2016 and amendments made thereto (referred to as "the Rules").
The Rules, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has remained unpaid or unclaimed by the shareholders for seven consecutive years or more in the name of Investor Education and Protection Fund (IEPF) Authority.
The Company has, wide registered post letter dated 30.06.2023 communicated individually to the concerned shareholders whose shares are liable to be transferred during the financial year 2023-24 to IEPF Authority under the said Rules.
The Company has uploaded details of such shareholders whose shares are due for transfer to IEPF Authority on its website at www.magnacast.com. Shareholders are requested to verify.
Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back from IEPF Authority after following the procedure prescribed under the Rules.
The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Authority, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of dematerialization and transfer of shares to IEPF Authority as per Rules and upon such issue, the original share certificate(s) which stand registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF Authority pursuant to the Rules.
In case the Company does not receive any communication from the concerned shareholders within three months from the date of this notice, the Company shall transfer the shares to IEPF Authority as per procedure stipulated in the Rules.
In case the shareholders have any queries on the subject matter, they may contact the Company's Registrar and Transfer Agents at S.K.D.C Consultants Ltd., Surya 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore - 641028, Phone: +91 422 4958995 / 2539835-836 | Fax: +91 422 2539837. Email: info@skdc-consultants.com.
Place : Coimbatore
Date : 03.07.2023

For Magna Electro Castings Limited
(Sd/-) N KRISHNA SAMARAJ
Managing Director

(THIS IS ONLY A ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTUS ANNOUNCEMENT. NOT FOR DISTRIBUTION OUTSIDE INDIA)



MAGSON RETAIL AND DISTRIBUTION LIMITED

Our company was incorporated as Magson Retail & Distribution Private Limited on December 10, 2018 under Companies Act, 2013. Further the name of the company was subsequently changed to "Magson Retail & Distribution Limited" pursuant to a special resolution passed by the shareholders of the company at the Annual General Meeting held on 30th September, 2022. A fresh certificate of incorporation consequent upon change of name was issued on 20th December 2022 by the Registrar of Companies, Ahmedabad, Gujarat. The Corporate Identity Number of our Company is U74992GJ2018PLC105533. For further details pertaining to the change of name of our Company and the change in Registered Office, please refer the chapter "History and Certain Corporate Matters" on page no. 120 of this Prospectus

Tel No.: +91 9978607507; Email : cs.magson@gmail.com Website : www.magson.in

Contact Person: Ms. Atula Patel, Company Secretary and Compliance Officer.

Our Promoters: Mr. Rajesh Emmanuel Francis, Mrs. Jennifer Rajesh Francis and Mr. Manish Shivanarayan Pancholi.

BASIS OF ALLOTMENT

INITIAL PUBLIC OFFER OF UPTO 21,14,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF MAGSON RETAIL AND DISTRIBUTION LIMITED (THE "COMPANY" OR "MRDI" OR "THE ISSUER") FOR CASH AT AN ISSUE PRICE OF ₹ 65 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 55 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING TO ₹ 1374.10 LAKHS (THE "ISSUE"), OF WHICH UPTO 1,06,000 EQUITY SHARES OF ₹ 10 EACH WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF UPTO 20,08,000 EQUITY SHARES OF ₹ 10 EACH IS HERINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.93% AND 25.58%, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY.

ISSUE OPENED ON 23rd June, 2023, CLOSED ON 27th June, 2023

PROPOSED LISTING :

The Equity shares offered through the Prospectus are proposed to be listed on the Emerge Platform of NSE Limited ("NSE") in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended time to time. Our company has received In Principal approval letter dated May 25, 2023 from NSE Limited ("NSE") for using its name in the Offer Document for listing of our shares on the Emerge Platform of NSE Limited. For the purpose of the issue, the Designated Stock Exchange will be NSE Limited. The trading is proposed to be commenced on or about July 6, 2023*.

* Subject to the receipt of listing and trading approval from the NSE.

The issue is being made through Fixed Price Process, the allocation in the Issue category shall be made as per Regulation 253 (2) of SEBI (ICDR) Regulations, 2018 wherein a minimum of 5% of the Net Issue of shares to Public shall initially be made available for allotment to a) Retail Individual Investors as the case may be. The balance net offer of shares to the public shall be made available for allotment b) individual applicants other than retail investors and other investors including corporate bodies/institutions irrespective of number of shares applied for. The unsubscribed portion of the net issue to any one of the categories specified in (a) or (b) shall/may be made available for allocation in any other category, if so required. Explanation: Chapter IX, part VII (253) of SEBI (ICDR) Regulation, 2018. If the Retail Individual Investor is entitled to more than fifty percent, on proportionate basis, the retail individual investors shall be allocated that higher percentage. All Applicants were allowed to participate in the issue either through APPLICATIONS SUPPORTED BY BLOCKED AMOUNT ("ASBA") process by providing the details of their respective bank accounts in which the corresponding application amounts were blocked by Self Certified Syndicate Banks (the "SCSB") or through UPI Mechanism.

SUBSCRIPTION DETAILS

The issuer has received 4091 applications for 13716000 equity shares resulting in 6.36 times subscription (including reserved portion of Market Maker and excluding bids not banked).

Summary of valid application received (excluding bids not banked)

Sr.No.	Category	Gross		Less: Technical Rejections		Valid	
		No. of Applications	Equity Shares	No. of Applications	Equity Shares	No. of Applications	Equity Shares
1	Reserved for Market Maker	1	106000	-	-	1	106000
2	Retail Individual Investors	3744	7488000	122	244000	3622	7244000
3	Other Investors	346	6122000	4	36000	342	6086000
	Total	4091	13716000	126	2480000	3965	13436000

Allotment: The basis of allotment was finalized in consultation with Designated Stock Exchange – NSE Limited on July 03, 2023.

A. Market Maker's Category (After Technical Rejections & Withdrawals): The basis of allotment to Market Maker, at the issue price of Rs.65 per equity share, was finalised in consultation with NSE. The category was subscribed 1 times. The total no. of shares allotted in this category is 106000 Equity Shares.

No. of shares applied for (Category wise)	No. of Applications Received	% To Total	Total No. of shares applied in each category	% To Total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Allocation per Applicant (After Rounding Off)	Ratio of allottees to applicants	Number of successful applicants (after rounding)	Total No. of shares allocated	Surplus/ Deficit
106000	1	100.00	106000	100.00	106000	106000	106000	1	1	106000	-

B. Allocation to Retail Individual Investor (After Technical Rejections & Withdrawals) The basis of allotment to Retail Individual Investor, at the issue price of Rs.65 per equity share, was finalised in consultation with NSE. The category was subscribed 6.63 times. The total no. of shares allotted in this category is 10,92,000 Equity Shares

No. of shares applied for (Category wise)	No. of Applications Received	% To Total	Total No. of shares applied in each category	% To Total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Allocation per Applicant (After Rounding Off)	Ratio of allottees to applicants	Number of successful applicants (after rounding)	Total No. of shares allocated	Surplus/ Deficit (14)-(7)	
2,000	3622	100.00	72,44,000	100.00	10,92,000	301.49	2,000	101	670	546	10,92,000	0

C. Allocation to Other than Retail Individual Investor (After Technical Rejections & Withdrawals)

The basis of allotment to Other than Retail Individual Investor, at the issue price of Rs.65 per equity share, was finalised in consultation with NSE. The category was subscribed 6.64 times. The total no. of shares allotted in this category is 9,16,000 Equity Shares.

No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant (Before Rounding off)	Allocation per Applicant (After Rounding off)	Ratio of allottees to applicants	Number of successful applicants (after rounding)	Total No. of shares allocated/ allotted	Surplus/ Deficit (14)-(7)	
(2)	(3)	(4)	(5)	(6)	(7)	Before Rounding off (8)	After Rounding off (9)	(10)	(12)	(14)	(16)	
4000	141	41.23	564000	9.27	84887	602.04	2000	14	47	42	84000	-887
6000	35	10.23	210000	3.45	31607	903.06	2000	16	35	16	32000	393
8000	29	8.48	232000	3.81	34918	1204.07	2000	18	29	18	36000	1082
10000	27	7.89	270000	4.44	40637	1505.11	2000	20	27	20	40000	-637
12000	23	6.73	276000	4.53	41541	1806.13	2000	21	23	21	42000	459
14000	5	1.46	70000	1.15	10536	2107.2	2000	1	1	5	10000	-536
16000	11	3.22	176000	2.89	26490	2408.18	2000	1	1	11	22000	-4490
		0.00					2000	2	11		4000	4000
18000	6	1.75	108000	1.77	16255	2709.17	2000	1	1	6	12000	-4255
		0.00					2000	1	3		4000	4000
20000	8	2.34	160000	2.63	24082	3010.25	2000	1	1	8	16000	-8082
		0.00					2000	1	2		8000	8000
22000	3	0.88	66000	1.08	9934	3311.33	2000	1	1	3	6000	-3934
		0.00					2000	2	3		4000	4000
24000	5	1.46	120000	1.97	18061	3612.2	2000	1	1	5	10000	-8061
		0.00					2000	4	5		8000	8000
26000	2	0.58	52000	0.85	7826	3913	4000	1	1	2	8000	174
28000	1	0.29	28000	0.46	4214	4214	4000	1	1	1	4000	-214
30000	16	4.68	480000	7.89	72244	4515.25	4000	1	1	16	64000	-8244
		0.00					2000	1	4		8000	8000
32000	1	0.29	32000	0.53	4816	4816	4000	1	1	1	4000	-816
38000	1	0.29	38000	0.62	5719	5719	6000	1	1	1	6000	281
40000	4	1.17	160000	2.63	24082	6020.5	6000	1	1	4	24000	-82
42000	1	0.29	42000	0.69	6321	6321	6000	1	1	1	6000	-321
46000	3	0.88	138000	2.27	20770	6923.33	6000	1	1	3	18000	-2770
		0.00					2000	1	3		2000	2000
60000	3	0.88	180000	2.96	27092	9030.67	8000	1	1	3	24000	-3092
		0.00					2000	2	3		4000	4000
62000	1	0.29	62000	1.02	9331	9332	10000	1	1	1	10000	669
76000	1	0.29	76000	1.25	11439	11439	12000	1	1	1	12000	561
80000	1	0.29	80000	1.31	12041	12041	12000	1	1	1	12000	-41
82000	1	0.29	82000	1.35	12342	12342	12000	1	1	1	12000	-342
100000	1	0.29	100000	1.64	15051	15051	16000	1	1	1	16000	949
102000	1	0.29	102000	1.68	15352	15352	16000	1	1	1	16000	648
104000	1	0.29	104000	1.71	15653	15653	16000	1	1	1	16000	347
110000	1	0.29	110000	1.81	16556	16556	16000	1	1	1	16000	-556
116000	2	0.58	232000	3.81	34918	17459	16000	1	1	2	32000	-2918
		0.00					2000	1	1		4000	4000
120000	1	0.29	120000	1.97	18061	18061	18000	1	1	1	18000	-61
154000	2	0.58	308000	5.06	46357	23178.5	22000	1	1	2	44000	-2357
		0.00					2000	1	2		2000	2000
160000	1	0.29	160000	2.63	24082	24082	24000	1	1	1	24000	-82
224000	1	0.29	224000	3.68	33714	33714	34000	1	1	1	34000	286
308000	1	0.29	308000	5.06	46357	46357	46000	1	1	1	46000	-357
616000	1	0.29	616000	10.12	92714	92714	92000	1	1	1	92000	-714
GRAND TOTAL	342	100.00	6086000	100.00	916000				204	916000	0	

The Board of Directors of the Company at its meeting held on July 03, 2023 has taken on record the Basis of Allocation of Equity Shares approved by the Designated Stock Exchange viz. NSE Limited and has authorized the corporate action for allotment of the Equity Shares to various successful applicants. The Refund/allotment intimation will be dispatched to the address of the Applicants as registered with the depositories on or about July 03, 2023. Further, the instructions to Self-Certified Syndicate Banks for unblocking the funds will process on or about July 04, 2023. In case the same is not received within ten days, investors may contact Registrar at the address given below.

The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on Emerge Platform of NSE Limited within six working days from the date of the closure of the issue.

Note: All capitalized terms used and not defined herein shall have the respective meaning assigned to them the Prospectus dated June 16, 2023 ("Prospectus").