FINANCIAL EXPRESS

INDUSTRIES LIMITED Registered Office: 13, Laxmanrao Kirloskar Road, Khadki, Pune - 411 003. (Maharashtra)

KIRLOSKAR FERROUS

CIN: L27101PN1991PLC063223



Enriching Lives

Notice is hereby given that the meeting of the Board of Directors of the Company is scheduled to be held on Monday, 25 January 2021 to consider, inter-alia, the Unaudited Financial Results of the Company for the quarter and nine months ending 31 December 2020.

This intimation is also available at the website of the Company www.kirloskarferrous.com and that of the BSE Limited www.bseindia.com

For Kirloskar Ferrous Industries Limited

Mayuresh Gharpure Date: 30 December 2020 Company Secretary Place: Pune

 Telephone: (020) 66084645 • Fax: (020) 25813208 E-mail: investor@kfil.com · Website: www.kirloskarferrous.com

Mark bearing word "Kirloskar" in any form as a suffix or prefix is owned by 'Kirloskar Proprietary Limited and 'Kirloskar Ferrous Industries Limited' is the Permitted User.

accelya

ACCELYA SOLUTIONS INDIA LIMITED

Registered Office: Accelya Enclave, 685/2B & 2C, 1" Floor, Sharada Arcade. Satara Road, Pune - 411 037 Tel : +91-20-6608 3777 Fax: +91-20-24231639 Email: accelyaindia.investors@accelya.com Website: w3.accelya.com CIN: L74140PN1986PLC041033

NOTICE

(For the attention of equity shareholders of the Company) Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund Authority (IEPF) Dividend Account

Notice is hereby given to the members pursuant to section 124(6) of the Companies Act, 2013, read with Rule 6 of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules") that the interim dividend declared for the financial year 2013-14, which remained unclaimed for a period of seven years will become due for transfer to the IEPF. The corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance with the Rules, the Company has communicated individually to the concerned shareholders and the details of such shares liable to be transferred to IEPF are also made available on the website of the Company w3.accelya.com. Shareholders are requested to refer to weblink https://ris.kfintech.com/services/IEPF/IEPFUnpaidQry.aspx?q=%2fYRi1%2bG2eff%d to verify the details of unencashed dividends and the shares liable to be transferred to

Concerned shareholders are requested to claim the interim dividend declared for the financial year 2013-14 and onwards on or before 14th March, 2021, failing which the Company, with a view to adhering the requirements of the Rules, shall transfer the interim dividend for the financial year 2013-14 and the underlying shares to the IEPF without any further notice.

Concerned shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may note that the Company would be issuing duplicate share certificate(s) in lieu of the original held by them for the purpose of transfer of shares to IEPF and upon such issue, the Company shall inform the depository by way of corporate action to convert the duplicate share certificates into Demat form and transfer in favour of IEPF. The original share certificate(s) which are registered in the name of original shareholders will stand automatically cancelled and be deemed nonnegotiable. Concerned shareholders holding shares in dematerialized form may note that the Company shall inform the depository by way of corporate action for transfer of shares in favour of the Demat account of the IEPF.

Concerned shareholders may further note that the details made available on the above link should be regarded and shall be deemed adequate notice in respect of issue of duplicate share certificate(s) by the Company for the purpose of transfer of shares to

Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF. Shareholders may claim the dividend and corresponding shares transferred to IEPF from the IEPF authorities after following the procedure prescribed in the Rules.

For any queries on the above matter, shareholders are requested to contact the Company's Registrar and Share Transfer Agents, KFin Technologies Private Limited, Mr. Mohd. Mohsinuddin, Senior Manager, at Unit: Accelya Solutions India Limited, Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032. Tel: 040 6716 1562 email ID: mohsin.mohd@kfintech.com.

For Accelya Solutions India Limited

Ninad Umranikar

Place: Pune

Date: 30" December, 2020 Company Secretary POST OFFER PUBLIC ANNOUNCEMENT

ASHOK ALCO-CHEM LIMITED ("TARGET COMPANY") CIN: L24110MH1992PLC069615

Registered Office: 12/13, Jeevan Udyog Building; 278, Dr. D N Road, Fort, Mumbai - 400 001, Telephone: +91 22 66106338;

Contact Person: Seema Gangawat, Company Secretary and Compliance Officer, E-mail: secretarial@ashokalcochem.com; Website: www.ashokalcochem.com

This Post Offer advertisement is being issued by Pioneer Investcorp Limited ("Manager to the Offer"), on behalf of Manan Chetan Shah ("Acquirer"), in compliance with Regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, to acquire up to 11,96,090 (Eleven Lakh Ninety Six Thousand and Ninety Only) fully paid-up equity shares of face value of Rs.10 each (Rupees Ten each) ("Offer Shares"), representing 26% of the Fully Diluted Total Paid-Up Equity Share Capital of the Target Company, as of the tenth working day from the closure of the tendering period of the Open Offer ("Voting Share Capital"), from the Eligible Equity shareholders of the Target Company for cash at a price of Rs.22.55 (Rupees Twenty Two and Paise Fifty Five only). The detailed public statement dated September 1, 2020 ("DPS") with respect to the Offer was published on September 1, 2020 in Financial Express - English (All Editions), Jansatta - Hindi (All Editions), and Mumbai Lakshdeep - Marathi (Mumbai Edition) (hereinafter collectively referred to as "Published Newspapers"). Capitalised terms used but not defined herein shall have the meanings ascribed to such terms in the letter

Ashok Alco-Chem Limited

Pioneer Investoorp Ltd.

- Name of the Target Company Name of the Acquirer(s) and PAC : Manan Chetan Shah ("Acquirer")
- Name of the Manager to the Offer :

of offer dated November 12, 2020 ("LoF").

- Name of the Registrar to the Offer : Link Intime India Private Limited Offer Details
- Date of Opening of the Offer : Wednesday, November 25, 2020
- Date of Closure of the Offer : Wednesday, December 9, 2020 Date of Payment of Consideration : Wednesday, December 23, 2020
- Details of Acquisition:
- Particulars Proposed in the Actual ** Offer Document 7.1 Offer Price Rs. 22.55 Rs. 22.55 7.2 Aggregate number of shares tendered 11,96,090 685 7.3 Aggregate number of shares accepted 11,96,090 685 7.4 Size of Offer (Number of shares multiplied by offer price per share) Rs.2,69,71,830 Rs.15,447 7.5 Shareholding of the Acquirer before Agreements/Public Announcement (No & %) 0(0%) 0(0%) 7.6 Shares Acquired by way of Agreements* Number 25,18,632 25,18,632 % of Fully Diluted Equity Share Capital (54.75%) (54.75%) 7.7 Shares Acquired by way of Open Offer (assuming full exercise of eligible employee stock options) 11,96,090 685 Number · % of Fully Diluted Equity Share Capital (26%)(0.02%)7.8 Shares Acquired after Detailed Public Announcement Nil Nil Number % of Fully Diluted Equity Share Capital Nil Nil 7.9 Post offer share holding of Acquirer* 11,96,090 685 Number % of Fully Diluted Equity Share Capital (26%)(0.02%)7.10 Pre & Post offer shareholding of the Public Post 20,79,711 20,81,026** Number
- Indirect acquisition through Aura Alkalies and Chemicals Pvt. Ltd. Post this open offer, the holdings of both Mr. Sunil Shah and HK Dealers Private

% of Fully Diluted Equity Share Capital

Limited of 1000 shares each shall be reclassified as part of the Public subject to the compliance of Regulation 31A of the LODR Regulations The Acquirer accepts full responsibility for the information contained in this Post Offer

Advertisement and also for the obligations under SEBI (Substantial Acquisition of

- Shares and Takeovers), 2011 A copy of this Post Offer Advertisement will be available on the websites of SEBI, BSE
 - Ltd. and the Target Company.

(45.21%)

(45.24%)

ISSUED BY THE MANAGER TO THE OFFER Pioneer Investcorp Limited

SEBI Rean, No. INM 000002988 1218, Maker Chambers V, Nariman Point, Mumbai – 400 021 Tel. Nos. (022) 6618 6633, Fax No. (022) 2204 9195, E Mail ID: amitc@pinc.co.in Contact Person : Mr. Amit Chandra

On behalf of the Acquirer

Manan Chetan Shah Place: Mumbai

Date: 31/12/2020.



Asset Allocation

PGIM India Asset Management Private Limited

(Erstwhile DHFL Pramerica Asset Managers Private Limited)

2nd Floor, Nirlon House, Dr. A.B. Road, Worli, Mumbai - 400 030. Tel.: +91 22 6159 3000. Fax: +91 22 6159 3100

CIN: U74900MH2008FTC187029 Toll Free No.: 1800 266 7446 Website: www.pgimindiamf.com

NOTICE CUM ADDENDUM [No. 34 of 2020-21]

NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT ('SID') AND KEY INFORMATION MEMORANDUM ('KIM') OF PGIM INDIA DIVERSIFIED EQUITY FUND Change in fundamental attributes of PGIM India Diversified Equity Fund

Notice is hereby given that, PGIM India Asset Management Private Limited (erstwhile DHFL Pramerica Asset Managers Private Limited) and PGIM India Trustees Private Limited (erstwhile DHFL Pramerica Trustees Private Limited), the asset management company and trustee company of PGIM India Mutual Fund ("PGIM India MF") have decided to change the name, type and asset allocation of PGIM India Diversified Equity Fund.

PGIM India Diversified Equity Fund is an open ended equity scheme investing across large cap, mid cap, small cap stocks ("the Scheme"). The Scheme is positioned in the Multi Cap Fund category as per the SEBI circular dated October 6, 2017 on Categorisation and Rationalisation of Mutual Fund Schemes.

SEBI vide its circular no. SEBI/HO/IMD/DF3/CIR/P/2020/228 dated November 06, 2020 has introduced Flexi Cap Fund as a new category of open ended fund under Equity schemes. Flexi Cap Funds offer the flexibility to dynamically invest across large cap, mid cap and small cap stocks with 65% of the total assets of the scheme being invested in equity & equity related instruments.

The current positioning of PGIM India Diversified Equity Fund satisfies the characteristics of a "Flexi Cap Fund" as specified by SEBI, and accordingly it is proposed to change the name and type of the Scheme. In addition to this, it is proposed to change the asset allocation of the Scheme by permitting investment in overseas securities, investment in debt instruments having structured obligations / credit enhancements and participation in corporate bond repo transactions by the Scheme. Details of existing and proposed changes are as follows:

Particulars	Multicap Fund- An open ended equity scheme investing across large cap, mid	Proposed Scheme Features	
Name of the scheme		PGIM India Flexi Cap Fund	
Type of scheme		Flexi Cap Fund - An open ended dynamic equity scheme investing across large cap, mid cap, small cap stocks	
Scheme Category	Multi Cap Fund	Flexi Cap Fund	
	The state of the s	120	

1	Indicative allocations (% of total assets)		Risk Profile
Instruments	Min	Max	High / Medium / Low
Equity & Equity Related Instruments	65%	100%	High
Cash, Money Market, Debt Securities, Liquid & Debt schemes of PGIM India Mutual Fund	0%	35%	Low to Medium

The Scheme does not intend to invest in overseas/foreign securities, securitized debt, derivatives in fixed income instruments and repos/ reverse repos in corporate bonds. Subject to the SEBI (Mutual Funds) Regulations and in accordance with Securities Lending Scheme, 1997, SEBI Circular No. MFD/ CIR/01/047/99 dated February 10, 1999, SEBI Circular No. SEBI/IMD/CIR No.14/187175/2009 dated December 15, 2009 and framework for short selling and borrowing and lending of securities notified by SEBI vide Circular No.MRD/ DoP/SE/Dep/Cir-14/2007 dated December 20, 2007, as may be amended from time to time, the Scheme may engage in short selling of securities. The Scheme may also engage in securities lending; provided however that the Scheme shall not deploy more than 20% of its net assets in securities lending and not more than 5% of the net assets of the Scheme will deployed in securities lending to any single counterparty.

The Maximum exposure to derivatives shall not exceed 50% of net assets of the scheme. The Scheme may take derivatives position based on the opportunities available subject to the guidelines issued by SEBI from time to time and in line with the investment objective of the Scheme. These may be taken to hedge the portfolio, rebalance the same or to undertake any other strategy as permitted under SEBI (Mutual Funds) Regulations from time to time. However, the exposure to short positions in the scheme using stock or index derivatives shall be only for hedging purposes. In terms of SEBI Circular no Cir/ IMD/ DF/ 11/ 2010 dated August 18, 2010, the cumulative gross exposure through equity, debt and derivative positions shall not exceed 100% of the net assets of the scheme.

The Maximum exposure to Liquid & Debt schemes of PGIM India Mutual Fund shall not exceed 10% of net assets of the scheme and the AMC would not charge any investment management fees on such investments. The investment in the debt & liquid schemes of PGIM India Mutual Fund will be made only on situations where suitable investment opportunities are not available in the debt segment, given the size of the debt allocation or any other considerations. There may be situations where the debt allocation under the Scheme may be lesser than the minimum market ticket size of debt securities, in which case the Scheme may not be able to invest directly into debt securities.

Pending deployment of funds of the Scheme in securities in terms of the investment objective of the Scheme the AMC may park the funds of the Scheme in short term deposits of scheduled commercial banks, subject to the guidelines issued by SEBI vide its circular dated April 16, 2007, as amended from time to time.

Aniruddha Naha (for Equity Investments)

(% of total assets)			
Min	Max	High / Medium / Low	
65%	100%	High	
0%	35%	Low to Medium	
	Min 65%	Min Max 65% 100%	

Indicative allocations

Risk Profile

and in accordance with Securities Lending Scheme, 1997, SEBI Circular No. MFD/CIR/01/047/99 dated February 10, 1999, SEBI Circular No. SEBI/IMD/CIR No.14/187175/2009 dated December 15, 2009 and framework for short selling and borrowing and lending of securities notified by SEBI vide Circular No.MRD/ DoP/SE/Dep/Cir-14/2007 dated December 20, 2007, as may be amended from time to time, the Scheme may engage in short selling of securities. The Scheme may also engage in securities lending; provided however that the Scheme shall not deploy more than 20% of its net assets in securities lending. If the Scheme decides to invest in foreign securities, such investments will not exceed 25% of the net assets of the Scheme.

The scheme may invest in debt instruments having structured obligations / credit enhancements which shall not exceed 10% of the debt portfolio of the scheme and group exposure in such instruments shall not exceed 5% of the debt portfolio of the scheme.

The scheme may participate in corporate bond repo transactions and in accordance with extant SEBI/RBI guidelines and any subsequent amendments thereto specified by SEBI and/or RBI from time to time. Gross exposure of the scheme to repo transactions in corporate debt securities shall not be more than 10% of the net assets of the scheme.

The Maximum exposure to derivatives shall not exceed 50% of net assets of the scheme. The Scheme may take derivatives position based on the opportunities available subject to the guidelines issued by SEBI from time to time and in line with the investment objective of the Scheme. These may be taken to hedge the portfolio, rebalance the same or to undertake any other strategy as permitted under SEBI (Mutual Funds) Regulations from time to time. However, the exposure to short positions in the scheme using stock or index derivatives shall be only for hedging purposes. In terms of SEBI Circular no Cir/ IMD/ DF/ 11/ 2010 dated August 18, 2010, the cumulative gross exposure through equity, debt and derivative positions shall not exceed 100% of the net assets of the scheme.

The Maximum exposure to Liquid & Debt schemes of PGIM India Mutual Fund shall not exceed 10% of net assets of the scheme and the AMC would not charge any investment management fees on such investments. The investment in the debt & liquid schemes of PGIM India Mutual Fund will be made only on situations where suitable investment opportunities are not available in the debt segment, given the size of the debt allocation or any other considerations. There may be situations where the debt allocation under the Scheme may be lesser than the minimum market ticket size of debt securities, in which case the Scheme may not be able to invest directly into debt securities.

investment objective of the Scheme the AMC may park the funds of the Scheme in short term deposits of scheduled commercial banks, subject to the guidelines issued by SEBI vide its circular dated April 16, 2007, as amended from time to time.

Pending deployment of funds of the Scheme in securities in terms of the

Aniruddha Naha (for Equity Investments) and Mr. Anandha Padmanabhan (for Overseas Investments)

The Board of Directors of PGIM India Asset Management Private Limited and PGIM India Trustees Private Limited vide resolutions dated November 20, 2020 and December 25, 2020 have approved the proposal for change in name and type of the Scheme and enabled investment in overseas securities by the Scheme, with effect from January 31, 2021 ("Effective Date"). Further, SEBI vide its communication dated December 30, 2020 has taken note of above changes.

The change in type of the Scheme and change in asset allocation of the Scheme tantamounts to change in the fundamental attributes of the Scheme in terms of SEBI circular SEBI/HO/ IMD/DF3/CIR/P/2020/228 dated November 06, 2020 and Regulation 18(15A) of the SEBI (Mutual Funds) Regulations, 1996. Such fundamental attribute changes can be carried out only after the unit holders of the Scheme have been sent written communication to provide them with an option of exiting from the scheme within a period of 30 days at the prevailing net asset value ("NAV") without being charged an exit load ("Exit Option").

Accordingly, this Notice serves as a communication to the unit holders of the Scheme about the Fundamental Attribute Changes as described above and each unit holder of Scheme is hereby given an option to exit his / her / its investment in the Scheme at the prevailing NAV without exit load, if any. A letter detailing above changes is being separately sent to the unitholders of the Scheme.

The exit option will be available to all the unit holders of the Scheme as per the records of KFin Technologies Pvt Ltd. (the "Registrar"), as at the close of business hours on December 30, 2020. The option to exit without exit load can be exercised from January 01, 2021 to January 30, 2021 (both days inclusive) ("Exit Option Period") within cut-off timelines of the Scheme. All transaction requests received after January 30, 2021, will be subject to load, as may be prevailing at that time in the Scheme.

Redemption / Switch requests may be lodged at any of the Official Points of Acceptance of PGIM India MF by filling out the redemption / switch request slip provided in Exhibit 2 of the Letter to Unitholders or by filling the transaction slips and submitting the same duly signed as per the mode of holding or through depository participant (in case of units held in electronic (demat) mode, or through our website as well as the mobile application. For list of Official Points of Acceptance, please visit our website www.pgimindiamf.com. The redemption payment will be made within 10 business days of receipt of valid redemption request to those unit holders who choose to exercise their Exit Option. Unit holders who have pledged / encumbered their units will not have the option to exit unless they procure a release of their pledges / encumbrances and appropriately communicate the same to PGIM India MF / Registrar prior to submitting their redemption / switch requests during the exit option period. In case a lien is marked on units held by a unit holder or units have been frozen / locked pursuant to an order of a governmental authority or a court, redemption / switch out can be executed only after the lien / order is vacated / revoked within the Exit Option Period specified above.

If you have no objection to the proposed Fundamental Attribute Changes, no action needs to be taken by you. This offer to exit is merely an option and is not compulsory.

Please note that unit holders who do not opt for redemption on or before January 30, 2021 shall be deemed to have consented to Fundamental Attribute Changes as specified in this notice.

In case you require any further information / assistance please contact: PGIM India Asset Management Private Limited

2nd Floor | Nirlon House | Dr. Annie Besant Road | Worli | Mumbai- 400030

Telephone No. 1800 266 7446 | E-mail: care@pgimindia.co.in

Registrar, KFin Technologies Private Limited Unit- PGIM India Mutual Fund

Place: Mumbai

Date: December 30, 2020

Name of Fund

Manager(s)

No. 23, Cathedral Garden Road, Nungambakkam, Chennai 600 034

This Notice-cum-Addendum forms an integral part of SID and KIM of the Scheme, as amended from time to time. All the other terms and conditions of SID and KIM of the Scheme will remain unchanged.

For PGIM India Asset Management Private Limited

(Investment Manager for PGIM India Mutual Fund)

Authorized Signatory

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

financialexp.epapr.in

Pune