## **BALU FORGE INDUSTRIES LIMITED**

(Formerly known as Amaze Entertech Limited) CIN: L29100MH1989PLC255933

Regd. Office: 156 First Floor, Raghuleela Mega Mall, Poisar Gymkhana Road,

Kandivali (West), Mumbai - 400 067

Website: www.baluindustries.com, Email Id: compliance@baluindustries.com, (M):-86550 75578

Date: 14th April, 2021

To,
The Department of Corporate Services,
Bombay Stock Exchange Limited
14th Floor, P.J. Towers,
Dalal Street, Mumbai - 400 001.

Sir,

Subject:- Submission of Private Placement Offer Cum Application Letter of Balu Forge Industries Limited (Formerly Known as Amaze Entertech Limited) for the issue and allotment of 60,30,000 Equity Shares of Rs.10/- each at an issue price of Rs. 81/- per share to Non Promoters on Preferential Issue Basis.

With reference to the captioned subject and pursuant to Section 42 (3) of the Companies Act, 2013 read with Rule 14(3) of the Companies (Prospectus & Allotment) Rules, 2014, we are enclosing herewith the copy of the Private Placement Offer Cum Application Letter (PAS-4) circulated on 14th April, 2021 to the proposed allottees.

This is for your information and record.

Thanking You,

Yours Faithfully,

For Balu Forge Industries Limited

(Formerly Known and Agraze Entertech Limited)

Aakash Joshi

Company Secretary and Compliance Officer

**Encl: PAS-4** 



#### FORM PAS – 4

[see rule 14(3)]

#### Part - A

#### PRIVATE PLACEMENT OFFER CUM APPLICATION LETTER

The Private Placement Offer cum Application Letter shall contain the following: –

SR.	rivate Placement Ofter cum Application Letter shall contain the following: –  PARTICULARS				
1.	GENERAL INFORMATION				
a.	Name of the Company:	•	Balu Forge Industries Limited		
	• •		(formerly known as Amaze Entertech Limited)		
b.	Address of Registered Office	and Corporate Office	156 First Floor, Raghuleela Mega Mall, Poisur		
			Gymkhana Road, Kandivali West, Mumbai 400067.		
c.			https://www.baluindustries.com//compliance@baluindus		
	•	•	<u>tries.com</u>		
d.	Contact details of theCompa		91-8655075578		
e.	Date of incorporation of the	1 /	17/03/1989		
f.	Business carried on by the co		To carry on business as manufacturers, exporters,		
	subsidiaries with the details	of branches or units, if	importers, commission agents and repairers of and		
	any;		dealers in, forgings, castings, guns, projectiles,		
			plates, boilers, crankshafts, engines, stoves, screws,		
			nails, sewing machines, machinery, presses,		
			implements, gears, motor cars, tools and		
			engineering products and supplies of all kinds,		
			motor lorries, tractors, agricultural products,		
			omnibuses, coaches, tramcars, locomotives, railway		
			carriages and trucks, and other vehicles; aero		
			planes, seaplanes, airships and other aircrafts		
			ironmongery, hardware, and wireless goods		
			The Company has a wholly-owned subsidiary		
			named Safa Otomotiv FZ-LLC incorporated on 17-01-2021.		
			01-2021.		
			The Business Activity which the company Proposes		
			is: -		
			a. Engines Spare Parts Manufacturing		
			b. Oilfield Drilling Equipment & Components		
	Details of the Branch		b. Oilfield Drilling Equipment & Components Manufacturing		
g.	Details of the Branch Brief particulars of the mana	gement of the	b. Oilfield Drilling Equipment & Components		
g.	Brief particulars of the mana	gement of the	b. Oilfield Drilling Equipment & Components Manufacturing		
g. Nam	Brief particulars of the mana company	gement of the  Designation	b. Oilfield Drilling Equipment & Components Manufacturing		
Nam	Brief particulars of the mana company	Designation	b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience		
Nam	Brief particulars of the mana company		b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience 34 Years of experience in the field of		
Nam 1.Jas	Brief particulars of the mana company	Designation  Managing	b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality		
Nam 1.Jas	Brief particulars of the mana company e palsingh Chandock	Designation  Managing Director	b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality  14 Years of experience in the field of		
Nam 1.Jas 2.Tri	Brief particulars of the mana company te palsingh Chandock maan Chandock	Designation  Managing Director  Director	b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality  14 Years of experience in the field of Manufacturing& Hospitality		
Nam 1.Jas 2.Tri	Brief particulars of the mana company e palsingh Chandock	Designation  Managing Director	b. Oilfield Drilling Equipment & Components Manufacturing  The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality  14 Years of experience in the field of Manufacturing& Hospitality  7 Years of experience in the field of Manufacturing		
Nam 1.Jas 2.Tri 3.Jai	Brief particulars of the mana company ee palsingh Chandock imaan Chandock karan Chandock	Designation  Managing Director  Director  Director	b. Oilfield Drilling Equipment & Components Manufacturing  The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality  14 Years of experience in the field of Manufacturing& Hospitality  7 Years of experience in the field of Manufacturing & Hospitality  8 Hospitality		
Nam 1.Jas 2.Tri 3.Jai	Brief particulars of the mana company te palsingh Chandock maan Chandock	Designation  Managing Director  Director	b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality  14 Years of experience in the field of Manufacturing& Hospitality  7 Years of experience in the field of Manufacturing & Hospitality  More than 10 years of experience in the field		
Nam 1.Jas 2.Tri 3.Jail 4.Sej	Brief particulars of the mana company  ee spalsingh Chandock  imaan Chandock  karan Chandock  al Soni Bharat	Designation  Managing Director  Director  Director  Independent Director	b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality  14 Years of experience in the field of Manufacturing& Hospitality  7 Years of experience in the field of Manufacturing & Hospitality  More than 10 years of experience in the field Marketing & Administration		
Nam 1.Jas 2.Tri 3.Jail 4.Sej	Brief particulars of the mana company ee palsingh Chandock imaan Chandock karan Chandock	Designation  Managing Director  Director  Director  Independent Director  Independent	b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality  14 Years of experience in the field of Manufacturing& Hospitality  7 Years of experience in the field of Manufacturing & Hospitality  More than 10 years of experience in the field Marketing & Administration  More than 15 years' experience in the field of		
Nam 1.Jas 2.Tri 3.Jail 4.Sej 5.De	Brief particulars of the mana company  ee spalsingh Chandock  imaan Chandock  karan Chandock  al Soni Bharat	Designation  Managing Director  Director  Director  Independent Director	b. Oilfield Drilling Equipment & Components Manufacturing The Company does not have any branch.  Experience  34 Years of experience in the field of Manufacturing& Hospitality  14 Years of experience in the field of Manufacturing& Hospitality  7 Years of experience in the field of Manufacturing & Hospitality  More than 10 years of experience in the field Marketing & Administration		



Sr.NameAddressDIN1Mr. Jaspalsingh Chandock554, Hari Niwas, 33 Road, Khar (West), Mumbai-400052008132182Mr. Trimaan Chandock554, Hari Niwas, 33 Road, Khar (West), Mumbai-40005202853445	Occupation Business Business
Mumbai-400052  2 Mr. Trimaan Chandock 554, Hari Niwas, 33 Road, Khar (West), 02853445 Mumbai-400052	
Mumbai-400052	Business
0 36 7 11 Cl 1 1 FE4 77 1 37 20 D 1 77 (W. ) 000 FE90	
3 Mr.Jaikaran Chandock 554, Hari Niwas, 33 Road, Khar (West), 06965738 Mumbai-400052	Business
4. Ms. Sejal Soni Plot No. 401, Abhishek CHS, Room No.7 Sector- 4, Behind Charkop Depot, Charkop ,Kandivali West Mumbai 400067.	Service
5. Mr. Deepak Mehta A-503, Vrajdham Ram Baug Lane Near Sunder Dham Poiser Borivali (West) Mumbai 400092.	Service
6. Mr. Ashvin Thumar 510 5th Floor Sneh Shivalaya CHS Ltd Cs Road, OppMatruchaya School, Anand Nagar, Dahisar Mumbai 400068.	Professional

#### i. MANAGEMENT'S PERCEPTION OF RISK FACTORS

- An investment in securities involves a high degree of risk. Investors should carefully consider all the information in this Offer Letter, including the risks and uncertainties, before making an investment in our Securities.
- We may be unable to sustain growth at historical levels. Also, we may not be able to implement our growth strategy successfully. Our inability to manage growth may have an adverse effect on our business and results of operations.
- Among the factors that could affect our share price are: -
  - Quarterly variations in the rate of growth of our financial indicators, such as earnings per share, net income and revenues; ·changes in revenue or earnings estimates or publication of research reports by analysts; speculation in the press or investment community; general market conditions;
  - Our ability to pay dividends in the future will depend on our future earnings, financial condition, cash flows, working capital requirements, capital expenditure and other factors.
  - We have not paid dividends in the past 5 years. The amount and frequency of future dividend payments, if any, will depend on our future earnings, financial condition, cash flows, working capital requirements, capital expenditure and other factors. We cannot be certain that we will have distributable funds after we commence operations. In addition, we may also be constrained from making any dividend payments owing to certain restrictive covenants in some of our existing financing arrangements.
  - Our failure to obtain additional capital in future could adversely affect our ability to grow.

#### External Risk Factors

- A slowdown in economic growth in India could adversely impact our business. Our performance and the growth of our business are dependent on the performance of the overall Indian economy.
- Any slowdown in the Indian economy or any future volatility in global auto industry, exchange and interest rates etc., could adversely affect our customers and the growth of our business, which in turn could adversely affect our business, financial condition and results of operations.



- ➤ India's economy could be adversely affected by a general rise in interest rates, fluctuations in currency exchange rates, adverse conditions affecting auto and auto ancillary industry and electricity prices or various other factors. Further, conditions outside India, such as slowdowns in the economic growth of other countries could have an impact on the growth of the Indian economy, and government policy may change in response to such conditions. The Indian economy and financial markets are also significantly influenced by worldwide economic, financial and market conditions.
- Lockdown due to Covid-19 and any such pandemic, Civil disturbances, regional conflicts and other acts of violence in India and abroad may disrupt or otherwise adversely affect the Indian economy.

j.	Details of default, if any, including therein the amount involved, duration of default and present status,
	in repayment of –

i)	Type of Default	Amount Involved	Duration of Default	Present Status
i)	Statutory dues;	Nil	Nil	Nil
ii)	Debentures and interest thereon;	Nil	Nil	Nil
iii)	deposits and	Nil	Nil	Nil
	interest thereon			
iv)	Loan from any bank or financial	Nil	Nil	Nil
	institution and interest thereon.			

#### k. **Details of Compliance Officer:**

K.	Details of Compliance Officer:			
	Name	Mr. Aakash Joshi		
	Designation	Company Secretary & Compliance Officer		
	Address	156 First Floor, Raghuleela Mega Mall, Poisur Gymkhana		
		Road, Kandivali West, Mumbai 400067.		
	Phone number	86550 75578		
	Email id <u>compliance@baluindustries.com</u>			
1.	Any Default in Annual filing of the	No. There is no default in Annual filing of the Company		
	Company under the Companies Act,	under the Companies Act, 2013 or the rules made there		
	2013 or the rules made there under	under. The Balance Sheet and Annual Returns have been		
		filed upto 31st March, 2020.		

#### 2. PARTICULARS OF THE OFFER: -

 a. \*Financial position of the Company for the Last 3 Financial years and Unaudited Figures for Nine Months Ended December 2020;

(Amount in Lakhs)

Particulars	31-12-2020	31-03-	31-03-2019	31-03-2018
	(Un-	2020	(Audited)	(Audited)
	Audited)	(Audited)		
	(9 Months)			
Total	9882.56	21.12	18.32	19.97
Revenue				
Total	9350.23	14.13	13.12	11.32
Expenses				
Profit	532.34	6.99	5.20	8.65
before tax				
Tax	187.56	(2.94)	13.79	1.84
Profit after	344.77	4.05	18.99	6.81
tax				

<sup>\*</sup>Elaborated statement of Profit and Loss is provided on page 12 and 14 of the offer cum application letter.

<sup>\*</sup>Extract of pages of Balance Sheet, Profit and Loss Account and Cash flow for last three years and Un-Audited figures for Nine Months End are attached as "Annexure I"



b.	Date of passing of Board Resolution:	01st March, 2021
c.	Date of passing of Resolution in the General Meeting authorizing the offer of securities;	07 <sup>th</sup> April, 2021
d.	Kinds of securities offered (i.e., whether share or debenture) and class of security;	60,30,000 (Sixty Lakhs Thirty Thousand) fully paid-up Equity Shares of Rs.10/- each of the Company, for cash at a price which shall not be less than the minimum specified price as per the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018,to the allottees under Non-Promoter category(Public).
e.	Price at which the security is being offered including the premium, if any, along with justification of the price;	Rs. 81/- per share  The issue of Equity Shares on preferential basis to the Non promoters of the Company will be in such manner and on such price, terms and conditions as may be determined by the Board in accordance with the provisions of Chapter V of SEBI (ICDR) Regulations, 2018.  The Company is listed on BSE Limited. For the purpose of computation of the price per Equity Share, accordingly trading volume for the said period has been considered.  In terms of SEBI (ICDR) Regulations, 2018, the price per Equity Share for frequently traded shares shall not be lower than the price determined in accordance with the provisions of Chapter V of the SEBI (ICDR) Regulations, 2018 which shall be higher of the following:  a. Average of the weekly high and low of the Volume Weighted Average prices of the Equity Shares of the Company quoted on the Stock Exchange, during the Twenty-Six weeks preceding the Relevant Date; or  b. Average of the weekly high and low of the Volume Weighted Average prices of the Equity Shares of the Company quoted on the Stock Exchange, during the Two weeks preceding the Relevant Date.  As per Regulations 164(5) of SEBI (ICDR) Regulations, 2018 frequently traded shares mean the shares of an issuer, in which the traded turnover on any stock exchange during the twelve calendar months preceding the relevant date is at least ten percent of the total number of shares of such class of shares of the issuer.  As per the said definition, the total traded turnover of the company during the twelve calendar months preceding the relevant date is at least ten percent of the total number of shares of such class of shares of such class of shares of the issuer. Accordingly, the shares are infrequently traded.  Further in terms of Regulation 165 of SEBI (ICDR)
		Regulations, 2018 where the shares are not frequently traded, the price determined by the issuer shall take into account valuation parameters including book value, comparable



		trading multiples a for valuation of sha				are customary
		The price of equity certificate dated 0 Gada (Membership & Co. (Firm Regn Plaza, 2nd floor, Ne Mumbai 400 064, Accountant shall Minimum Price of accordance with C 2018 whichever is h	1st March, No. 1104 No. 1485 Par Nutan Maharasl be Rs.74 determined	2021 obt 24) propric 529W) hav School, Mo htra an in 70/- per d as on	ained from the setress Markettess Markettes Ma	om CA Payal of Service Payal Gada e at S-15, Sej d, Malad (W), ent Chartered Share or the want date in
		The Board of Dire price of Rs.81/- (Ru				
		The Equity Shares shall rank <i>pari-pass</i> Shares of the Comp	su in all r			
f.	Name and Address of the valuer who performed valuation of the security offered;	CA Payal Gada (1 Payal Gada& Co. (1 15, Sej Plaza, 2nd fl (W), Mumbai 400 0	Firm Regn .oor, Near	i. No. 1485 Nutan Sch	529W) hav	ving office at S-
g.	basis on which the price has been arrived at along with report of the registered valuer	en An extract of the report by CA Payal Gada (Membership		irm Regn. No. ve Road, Malad		
		Valuation Methods	Value in Rs./ Equity Share	Weight	Total	
		Asset Approach: Net Worth Method	10.24	0.00%	0.00	
		Market Approach: Market Value Method	0	0.00%	0.00	
		Income Approach: Comparable Companies' Multiple Method	74.70	100%	74.701	
		Total		100%	74.70	
		Fair Market Valu		ity Share	74.70	
		(in Rs.) (Rounded	Off)			
h.	Relevant date with reference to which	08th March, 2021				



i.	The class or classes of persons to whom the allotment is proposed to be Made	Equity shareholders
Х	Intention of promoters, directors or key managerial personnel to subscribe to the offer	None of the promoters / directors / key managerial person intends to subscribe to the Preferential Issue of Equity Shares.
k.	The proposed time within which the allotment shall be completed;	As required under the SEBI (ICDR) Regulations, 2018, the Equity Shares shall be issued and allotted by the Company to the Proposed Allottee in dematerialized form within a period of 15 (Fifteen) days from the date of receipt of Members' approval, provided that, where the issue and allotment of the said Shares is pending on account of pendency of any approval by any Regulatory Authority (including but not limited to the BSE Limited and/or SEBI), MCA or the Government of India, the issue and allotment shall be completed within a period of 15 (Fifteen) days from the date of receipt of last of such approvals.
1.	The names of the proposed Allottees and the percentage of post private placement capital that may be held by Proposed Allottee.	The names of proposed allottees is attached herewith as "Annexure II"
m	The change in control, if any, in the company that would occur consequent to the private placement.	The issue of Equity shares pursuant to the said Preferential issue shall not result in any change in the management or control of the Company.
n	The number of persons to whom allotment on preferential basis/private placement/rights issue has already been made during the year, in terms of number of securities as well as price.	The Company has made one (1) preferential allotment during the period from 01 <sup>st</sup> April, 2020 till the date of this Notice and the number of persons to whom allotment on preferential basis has been made during the financial year 2020-21 has not exceeded the limit specified in the Act and Rules made there under. The allotment on Preferential basis through this notice will be made in the financial year 2021-2022.
О	The justification for the allotment proposed to be made for consideration other than cash together with valuation report of the registered valuer	Not Applicable
p	Amount which the company intends to raise by way of proposed offer of securities	Total Amount to be raised is Rs.48,84,30,000/
q	Terms of raising of securities: Duration, if applicable, rate of dividend or rate of interest, mode of paymentand repayment	The Equity shares issued shall rank pari-passu along with the existing equity shares in the Company.
r	Proposed time schedule for which the private placement offer cum application letter is valid	14.04.2021 to 27.04.2021
S	Purposes and objects of the offer	The funds to be raised from the proposed issue of Equity Shares will be utilized for a combination of part funding of the expenditure for expansion, support growth plans of the Company, long-term working capital, general corporate purposes and to peruse the main object of the company as stated in its Memorandum of Associates (MOA).
t	Contribution being made by the promoters or directors either as part	Nil



	of the offer or separately in furtherance of such objects	
u	Principle terms of assets charged as security, if applicable	As the proposed allotment is in cash, hence no charge is being created on any of the assets of the Company
v	The details of significant and material orders passed by the Regulators,	Nil
	Courts and Tribunals impacting thegoing concern status of the company and its future operations.	

w. The pre-issue and post-issue shareholding pattern of the company in the following format: -

Table	A	A	В		
Catagory of Shareholdons	Pre-Allotment		% of Holding (considering Equity Shares issued through this Notice and assuming full conversion of existing warrants into Equity) (*))		
Category of Shareholders	Total No. of Shares	% of Total Voting Rights	Total No. of shares (*)	% of Total Voting Rights	
Promoters/Promoters' Group	4,79,26,060	69.85	5,45,26,060	65.03	
Sub- Total (A)	4,79,26,060	69.85	5,45,26,060	65.03	
Non promoters					
Foreign Institutional Investors	75,00,000	10.93	87,90,000	10.48	
Bodies Corporate	12,41,368	1.81	27,27,368	3.25	
Non-Resident Indians / Overseas Corporate bodies	6,58,343	0.96	6,58,343	0.79	
Individual – Public	1,10,49,058	16.10	1,68,93,058	20.15	
Hindu Undivided Family (HUF)	2,40,025	0.35	2,50,025	0.30	
Others – Clearing Members	146	0.00	146	0.00	
Sub-total (B)	2,06,88,940	30.15	2,93,18,940	34.97	
Total (A+B)	6,86,15,000	100.00	8,38,45,000	100	

<sup>(\*)</sup> Assuming full conversion of warrants into Equity shares.

3.	Mode of payment for subscription	
	Cheque	
	<ul> <li>Demand Draft</li> </ul>	
	<ul> <li>Other Banking Channels</li> </ul>	
4.	DISCLOSURES WITH REGARD TO INTERES	T OF DIRECTORS, LITIGATION ETC.: -
(a)	Any financial or other material interest of the directors, promoters or key managerial personnel in the offer and the effect of such interest in so far as it is different from the interests of other persons.	Managerial Personnel of the Company is concerned or interested, financially or otherwise,
(b)	Details of any litigation or legal action pending or taken by any Ministry or Department of the Government or a Statutory Authority against	There is no litigation or legal action pending or taken by any Ministry or Department of the Government or a Statutory Authority against any promoter of the



	any promoter of the offeree company during the last three years immediately preceding the year of the circulation of the offer letter and any direction issued by such Ministry or Department or statutory authority upon conclusion of such litigation or legal action shall be disclosed		offeree company during the last three years immediately preceding the year of the circulation of the offer letter and no direction has been issued by such Ministry or Department or statutory authority upon conclusion of such litigation or legal action.					
(c)		of directors (during th	o current vo	ar and last three t	financial vo	are).		
(C)	Sr. No.	Name	l Current ye		neration (A		in Pc )	
	J1. 1 <b>N</b> O.	Ivanie	Current Va	ear 2020-21	,	2019-	2018-	2017-
			Current 10	car 2020 21		2020	2019	2018
	1.	Jaspalsingh Chandock	Rs.12,00,00	00/-		Nil	Nil	Nil
	2.	Trimaan Chandock	Rs.3,00,000	)/-		Nil	Nil	Nil
	3.	Jaikaran Chandock	Rs.3,00,000			Nil	Nil	Nil
(d)	Related party		during the	The Company h	nas not ente	ered into	any relate	d party
,	Related party transactions entered during the last three financial years immediately preceding the year of circulation of offer letter including with regard to loans made or, guarantees given or securities provided		transactions du immediately pro- letter including securities provid	ring the leceding the with regar	last thre year of	ee financia circulation	l years of offer	
(e)	Summary of reservations or qualifications or adverse remarks of auditors in the last five		e last five	There are no qualifications of	r adverse r	emarks	of auditors	s in the
	year of circula impact on financial posi corrective ste taken by the reservations remark.	rs immediately precention of offer letter and the financial statemation of the company ps taken and propositions of qualifications of the company for each of the company for	nd of their nents and y and the sed to be of the said r adverse	year of circulation of offer letter.  d  ee  be  d		ing the		
(f).	Companies Ac in the last three the year of circo of company and there were an pending or no of offences in the preceding the year of and all of its su	initiated or conducted tor any previous conce years immediately ulation of offer letter and all of its subsidiaries prosecutions filed to fines imposed, conche last three years in year of the offer letter details thereof for the bsidiaries.	under the npany law preceding in the case es. Also, if (whether npounding neediately and if so,					
(g)	against the company in the last three years, if any, and if so, the action taken by the company.		There are no acts of material frauds committed against the company in the last three years.			nmitted		
5.		OSITION OF THE C		<u> </u>	. 1 1			
a.	•	ucture of the company	ın the follo			rm.	A .	
(i)a.	Type of Capita			Description	Nos. of Securities		Aggregate Nominal V	Value
	Authorized			Equity Shares	8,00,00,00 Equity sh of Rs.10/-	ares - each	Rs. 80,00,0	
	Subscribed & P	aid up		Equity Shares	6,86,15,00 Equity shoof Rs.10/-	ares	Rs. 68,61,5	0,000/-



b.	Size of the present offer;	60,30,000 (Sixty Lakhs Thirty Thousand) fully paid-up Equity Shares of Rs.10/- each of the Company, for cashat a price which shall not be less than the minimum specified price as per the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, to the proposed allotteesunder Non Promoter category(Public)			
c.	Paid up capital:-	1			
(A)	After the offer (After allotment of Equity shares)	Rs. 74,64,50,000/- divided in to 7,46,45,000 Equity Shares of Rs. 10/- each.			
(B)	After conversion of convertible instruments	Rs. 83,84,50,000/- divided in to 8,38,45,000Equity			
	(After conversion of Warrants)	Shares of Rs. 10/- each.			
d.	Share premium account (before the offer)	Nil			
	Share premium account (after issue of Shares	Rs.42,81,30,000/-			
	and Conversion of all Warrants)				
	The details of the existing share capital of the iss	uer company in a tabular form, indicating therein with			
(ii).	regard to each allotment, the date of allotment,	, the number of shares allotted, the face value of the			
	shares allotted, the price and the form of consideration:				
	Provided that the issuer company shall also disclose the number and price at which each of the				
		ling the date of the offer letter separately indicating the			
	allotments made for considerations other than ca	sh and the details of the consideration in each case;			

Sr.	Details of	Date of	No. of Shares	Face	Price of	Cumulative	Form of
No.	Allotment	Allotment	Allotted	Value of	Shares	capital	Consideration
				Shares			
A.	Subscription to	17.03.1989	200	10/-	10/-	200	For Cash
	MOA						
B.	Preferential	02.08.1991	38,500	10/-	10/-	38,700	For Cash
	issue						
C.	Preferential	15.10.1991	54,800	10/-	10/-	93,500	For Cash
	issue						
D.	Preferential	15.04.1994	23,500	10/-	10/-	1,17,000	For Cash
	issue						
E.	IPO	13.08.1995	33,83,000	10/-	10/-	35,00,000	For Cash
Total			35,00,000	10/-	10/-		

Pursuant to the Hon'ble High Court of judicature at Bombay vide its Order dated 26th day of September, 2014, the existing paid-up Equity share capital of the Company be was reduced from Rs. 3,50,00,000/- divided into 35,00,000 Equity Shares of Rs. 10/- (Rupees Ten only) each fully paid up to Rs. 35,00,000/- divided into 3,50,000 Equity Shares of Rs.10/- each and that such reduction was effected by cancellingof 31,50,000 Equity shares of Rs. 10/- each amounting to Rs. 3,15,00,000/- which is lost or un-represented by the available assets i.e. Debit balance in Profit and Loss Account.

F	14.11.2014(after	reduction)	3,50,000	10/-	10/-		
G	Preferential	24.09.2020	4,78,40,000	10/-	10/-	4,81,90,000	For
	issue						Consideration other than Cash Pursuant to BSA agreement for acquisition of Business of Balu India
Н	Preferential issue	24.09.2020	2,04,00,000	10/-	10/-	6,85,90,000	For Cash
I	Preferential	25.09.2020	25,000	10/-	10/-	6,86,15,000	For Cash



	issue				
Total		6,86,15,000*	10/-	10/-	

\*The Company has also issued 92,00,000 Warrants on 24.09.2020 convertible into 92,00,000 equity shares on the option exercised by the holder of the convertible securities withing a period of 18 months from the date of allotment.

Profits of the company, before and after making provision for tax, for the three financial years immediately preceding the date of circulation of offer letter;

					Amount in Lakhs.
		December 31,	March 31,	March 31	March 31,
		2020	2020	2019	2018
	Profits before tax	532.34	6.99	5.20	8.65
	Profit after tax	344.77	4.05	18.99	6.81
c.	Dividends declared by the compar	y in respect of	the said three Fina	ncial years; inter	est coverage ratio for
	last three years (Cash profit after ta	x plus interest	paid/interest paid	):	
	Dividend declared (per share)		NIL		
	Interest coverage ratio		NIL		
d.	A summary of the financial position of the		As per the table below.		
	company as in the three audited E	Balance Sheets			
	immediately preceding the date of	circulation of			
	offer letter;				
e.	Audited Cash Flow Statement		As per the table b	elow.	
	years immediately preceding	the date of			
	circulation of offer letter;				
f.	Any change in accounting polici				e accounting policies
	last three years and their effect	on the profits	during the last three years and therefore the profits		
	and the reserves of the company.		and the reserves of	of the company r	emain unchanged.



A summary of the financial position of the company as in the three audited Balance Sheets immediately preceding the date of circulation of offer letter;

(Amount in Rupees)

Particulars	31stMarch 2020	31stMarch 2019	31stMarch 2018
ASSETS			
(1) Non-Current Assets			
(a) Financial Assets			
(i) Loans	10,73,726.00		
(b) Other non-current assets			
(c) Property, plant and equipment			2,57,845.00
(d) Deferred Tax Asset (Net)	12,49,269.00	14,34,258.00	
<b>Total Non-Current Assets</b>	23,22,995.00	14,34,258.00	2,57,845.00
(2) Current Assets			
(a) Financial Assets	4 02 040 00		14.02.000.00
(i) Trade receivables	4,02,940.00	17 41 11 ( 00	14,83,000.00
(ii) Cash and cash equivalents	12,62,725.18	17,41,116.90	58,727.90
(b) Other Current assets	59,100.00	50,000.00	75,380.80
(c) Current Tax Asset (net)	94,459.00	80,467.00	1,18,018.00
Total Current Assets	18,19,224.18	18,71,583.90	17,35,126.70
Total Assets	41,42,219.18	33,05,841.90	19,92,971.70
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	35,00,000.00	35,00,000.00	35,00,000.00
(b) Other Equity	(23,882.42)	(454,642.05)	(2,351,293.30)
Total Equity	34,76,117.58	30,45,357.95	11,48,706.70
Liabilities			
(1) Non-Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings			5,00,000.00
(b)Provisions			
(c) Deferred tax liabilities (Net)			
(d) Non-current tax liabilities (net)			
(b) Deferred Tax Liability (net)			44,407.00
Total non-current liabilities			544,407.00
(2) Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings			
(ii) Trade payables			4,193.00
(iii)Other financial liabilities			,
(b) Other current liabilities	6,66,101.60	2,60,483.95	295,665.00
(d) Provisions	,,	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
Total current liabilities	6,66,101.60	2,60,483.95	299,858.00
Total Equity and Liabilities	41,42,219.18	33,05,841.90	19,92,971.70



\*Statement of Profit and Loss for the last 3 financial year's:

(Amount in Rupees)

Particu	ulars	31st March, 2020.	31st March, 2019.	31st March,2018.	
I)	Revenue From Operations	20,35,500.00	18,25,000.00	19,96,780.00	
II)	Other Income	77,131.00	7,200.00	383.80	
III)	Total Revenue (I+II)	21,12,631.00	18,32,200.00	19,97,163.80	
IV)	Expenses:				
	Cost of Material Consumed	-	-		
	Purchase of Stock-in-Trade	-	-	-	
	Changes in Inventory of Finished				
	goods, Work-in-Progress and Stock-in- Trade.	-	-	-	
	Employee Benefit expenses	4,40,996.00	2,25,518.00	1,30,094.00	
	Finance Cost	-	-	-	
	Depreciation and amortization expenses	-	7,162.00	42,974.00	
	Other Expenses	9,72,333.37	10,79,502.75	9,59,483.00	
	Total Expenses (IV)	14,13,329.37	13,12,182.75	11,32,551.00	
V)	Profit (Loss) Before exceptional and tax (III-IV)	6,99,301.63	5,20,017.25	8,64,612.80	
VI)	Exceptional Items	-	-	-	
VII)	Profit before tax (V-VI)	6,99,301.63	5,20,017.25	8,64,612.80	
VIII)	Tax Expenses	, ,	, ,	, ,	
,	i) Current Tax	(1,09,091.00)	(1,00,051.00)	1,64,752.00	
	ii) Deferred Tax	(1,84,989.00)	14,78,665.00	19,028.00	
	iii) Mat Credit		-	-	
TV)	Profit (Loss) from Continuing				
IX)	Operations (VII-VIII)	4,05,221.63	18,98,631.25	6,80,832.80	
X)	Profit (Loss) from Discontinuing				
Λ)	Operations	-	-	-	
XI)	Tax Expenses for Discontinuing				
Λι)	Operations	-	-	-	
XII)	Profit (Loss) from Discontinuing				
	Operations (After Tax) (X-XI)	-	-	-	
XIII)	Profit (Loss) for the period (XI+XIV)	4,05,221.63	18,98,631.25	6,80,832.80	
XIV)	Other Comprehensive income;				
	A (i) Items that will not be reclassified to				
	profit or loss	-	-	-	
	(ii) Income tax relating to items that will				
	not be reclassified to profit or loss	-	-	-	
	B(i) Items that will be reclassified to				
	profit or loss	-	-	-	
	(ii) Income tax relating to items that will be reclassified to profit or loss	-	-	-	
XV)	Total Comprehensive Income for the				
	period (Comprising profit/ (loss) and	4,05,221.63	18,98,631.25	6,80,832.80	
	other Comprehensive Income for the period (XIII-XIV)				
XVI)	Earnings per Equity Shares				
	1) Basic	1.16	5.42	1.95	
	2) Diluted	1.16	5.42	1.95	



Audited Cash Flow Statement for the three years immediately preceding the date of circulation of offer letter; (Amount in Rupees)

PA	RTICULARS	31st March 2020	31st March 2019	31st March 2018
A	Cash Flow From Operating Activities	01001/1401011 2020	010011141111111111111111111111111111111	010011141111111111111111111111111111111
	Net Profit /(Loss) before tax and Extra			
	Ordinary items	6,99,301.63	5,20,017.25	8,64,612.80
	Adjustment for:-	3,77,002.00	0,20,021.120	0,00,000
	Loss on sale of Fixed Asset	-	1,50,683.00	
	Depreciation	-	7,162.00	42,974.00
	Interest Income	(77,131.00)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
	OPERATING PROFIT BEFORE WORKING	, , ,		
	CAPITAL CHANGES	6,22,170.63	6,77,862.25	9,07,586.80
			, ,	
	Movements in Working Capital :-			
	(Increase)/decrease Trade and other			
	receivables	(4,02,940.00)	14,83,000.00	(10,38,000.00)
	Decrease in Deferred tax liabilities	, , ,		, , ,
	Increase/(decrease) Trade Payables	-	(4,193.00)	(5,631.00)
	Increase/(decrease) Other Current		, ,	,
	Liabilities	4,05,617.65	(35,181.05)	94,286.00
	(Increase)/decrease in Inventories	-	-	
	(Increase)/decrease Others Current Assets	(9,100.00)	25,380.80	(25,380.80)
	CASH GENERATED FROM			
	OPERATIONS	(6,422.35)	14,69,006.75	(9,74,725.80)
	Direct Taxes Paid (net of refund)	(94,140.00)	(64,480.00)	(1,62,770.00)
	Mat Credit		-	
Ι	<b>Net Cash Flow From Operating Activities</b>	5,21,608.28	20,82,389.00	(2,29,909.00)
	CASH FLOW FROM INVESTING			
В	ACTIVITIES			
	Dividend Received	-	-	-
	Loan Given / Repayment	(10,00,000.00)	-	-
	Sale of Fixed Asset	-	1,00,000.00	-
II	Net Cash Used In Investing Activities	(10,00,000.00)	1,00,000.00	-
С	Cash Flow From Financing Activities			-
	Loan taken / Repayment	-	(5,00,000.00)	-
	Dividend Paid	-	-	-
III	Net Cash Used In Financing Activities	-	(5,00,000.00)	-
	NET INCREASE/(DECREASE) IN CASH	(4.50.551.55)	1.00	(2.20.655.55)
	OR CASH EQUIVALENTS (I + II + III)	(4,78,391.72)	16,82,389.00	(2,29,909.00)
	Add:- Cash & Cash Equivalents As At	45.44.44.00	F0 F3F 00	2.00.626.00
	Beginning	17,41,116.90	58,727.90	2,88,636.90
	CLOSING BALANCE OF CASH & CASH	10 (0 705 10	17 /1 11 ( 00	E0 707 00
	EQUIVALENTS (Refer Note 5)	12,62,725.18	17,41,116.90	58,727.90



# Unaudited Balance Sheet for Nine Months period Ended 31stDecember, 2020 (In Lakhs)

	Un-Audited		
Particulars	31st December,2020		
ASSETS	·		
Non-Current Assets			
(a) Property, Plant and Equipment	747.99		
(b) Goodwill	3,145.34		
(c) Financial Assets	-		
(i) Investments	-		
(ii) Other Financial Assets	25.52		
(d) Deferred Tax Assets (Net)	0.57		
TOTAL	3,919.42		
Current assets			
(a) Inventories	1,936.21		
(b) Financial Assets	-		
(i) Trade Receivables	9,065.18		
(ii) Cash and Cash Equivalents	212.96		
(iii) Bank Balances Other than (ii) above	69.69		
(iv) Other Financial Assets	529.98		
(c) Other Current Assets	4,341.17		
(c) outer current research	16,155.19		
TOTAL	20,074.61		
EQUITY AND LIABILITIES			
Equity	-		
(a) Equity Share capital	6,861.50		
(b) Other Equity	163.99		
(c) Money held against warrants	230.00		
* 1 1 11 .	7,255.49		
Liabilities			
Non Current Liabilities	<del>-</del>		
(a) Financial Liabilities	1 724 (0		
Borrowings	1,734.69		
Lease liabilities	<del>-</del>		
(b) Provisions	1 724 60		
Current Liabilities	1,734.69		
(a) Financial Liabilities			
(i) Borrowings	6,928.62		
(ii) Trade Payables	-		
Micro, Small and Medium Enterprises	-		
Others	2,880.61		
(iii) Lease liabilities	-		
(iv) Other Financial Liabilities	918.04		
(b) Other Current Liabilities	197.06		
(c) Current Tax Liabilities (Net)	160.10		
	11,084.43		
TOTAL	20,074.61		



# Unaudited Profit & Loss Statement for Nine Months period Ended 31stDecember 2020 (In Lakhs)

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9878.07 4.49 <b>9882.56</b> 8058.21
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0.63
0.60



#### PART - B

## (To be filed by the Applicant)

Sr. no.	Particulars	
1	Name	
2	Father's name	
3	Complete Address including Flat/House Number, Street, Locality, Pin Code	
4	Phone number, if any	
5	email ID, if any	
6	PAN Number	
7	Bank Account Details	

Signature/Authorised Signatory (Name of the Applicant/Investor) Designation:



#### A DECLARATION BY THE DIRECTORS THAT

- A. The company has complied with the provisions of the Act and the rules made there under;
- B. The compliance with the Act and the rules does not imply that payment of dividend or interest or repayment of debentures, if applicable, is guaranteed by the Central Government;
- C. The monies received under the offer shall be used only for the purposes and objects indicated in the Offer letter;

I am authorized by the Board of Directors of the Company vide Resolution Number 3 dated 1st March, 2021 to sign this form and declare that all the requirements of the Companies Act, 2013 and the rules made there under in respect of the subject matter of this form and matters incidental thereto have been complied with. Whatever is stated in this form and in the attachments thereto is true, correct and complete and no information material to the subject matter of this form has been Suppressed or concealed and is as per the original records maintain by the promoters subscribing to the Memorandum of Association and Article of Association. It is further declared and verified that all the required attachments have been completely, correctly and legibly attached to this form.

> For Balu Forge Industries Limited (Formerly Known as Amaze Entertech Limited)

> > Chandock

Jaspal Singh Digitally signed by Jaspal Singh Chandock Date: 2021.04.14 19:45:06 +05'30'

> Jaspalsingh Chandock Managing Director DIN: 00813218

Date: 14.04.2021 Place: Mumbai

#### Attachments: -

- Copy of Board resolution
- Copy of shareholders resolution
- Extract of Balance Sheet, Profit and Loss Account and Cash Flow statement of last three years and Unaudited Figures for Nine Months Ended December 2020

#### **AMAZE ENTERTECH LIMITED**

#### **BALANCE SHEET AS AT 31st March, 2020**

(Amount in Rs.)

			(Alliount in Rs.)
Particulars	Notes	As At 31st March 2020	As At 31st March 2019
I.Assets			
(1) Non-Current Assets			
(a) Financial Assets			
(i) Loans	2	10,73,726.00	_
(b) Other non-current assets		-	_
(c) Deferred Tax Asset (Net)	3	12,49,269.00	14,34,258.00
Total Non-Current Assets		23,22,995.00	14,34,258.00
(2) Current Assets			
(a) Financial Assets			
(i) Trade receivables	4	4,02,940.00	-
(ii) Cash and cash equivalents	5	12,62,725.18	17,41,116.90
(b) Other Current assets	6	59,100.00	50,000.00
(c) Current Tax Asset (net)	7	94,459.00	80,467.00
Total Current Assets		18,19,224.18	18,71,583.90
Total Assets		41,42,219.18	33,05,841.90
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	8	35,00,000.00	35,00,000.00
(b) Other Equity	9	(23,882.42)	(4,54,642.05)
Total Equity		34,76,117.58	30,45,357.95
<u>Liabilities</u>			
(1) Non-Current Liabilities Total non-current liabilities		<u>-</u>	-
(2) Current Liabilities			
(a) Financial Liabilities		-	-
(b) Other current liabilities	10	6,66,101.60	2,60,483.95
Total current liabilities		6,66,101.60	2,60,483.95
Total Equity and Liabilities		41,42,219.18	33,05,841.90
Summary of significant accounting policies Notes to accounts	1	-	-

The accompanying notes are an integral part of the financial statements. As per our report of even date

For Koshal & Associates Chartered Accountants Firm number: 121233W For and on behalf of the Board AMAZE ENTERTECH LIMITED

Sd/-

Proprietor: Koshal Maheshwari Sd/- Sd/- Sd/Membership No. 043746 (Mitesh Dani) (Yatin Mehta) (Aakash Joshi)
Place: Mumbai Director & C F O Managing Director Company Secretary

Date: 22.06.2020 DIN: 03327315 DIN: 07431944

#### **AMAZE ENTERTECH LIMITED**

#### Statement Of Profit and Loss for the Year Ended 31st March, 2020

(Amount in Rs.)

			1	(Amount in Rs.)
Particulars		Note No.	For the year ended 31st March, 2020	For the year ended 31st March, 2019
I)	Revenue From Operations	11	20,35,500.00	18,25,000.00
II)	Other Income	12	77,131.00	7,200.00
III)	Total Revenue (I+II)		21,12,631.00	18,32,200.00
IV)	Expenses: Cost of Material Consumed Purchase of Stock-in-Trade Changes in Inventory of Finished goods, Work-in- Progress and Stock-in-Trade Employee Benefit expenses Depreciation and amortization expenses Other Expenses	13 14	- - 4,40,996.00 - 9,72,333.37	- - 2,25,518.00 7,162.00 10,79,502.75
	Total Expenses (IV)		14,13,329.37	13,12,182.75
V) VI)	Profit (Loss) Before exceptional and tax (III-IV) Exceptional Items		6,99,301.63	5,20,017.25
VII)	Profit before tax (V-VI)		6,99,301.63	5,20,017.25
VIII)	Tax Expenses i) Current Tax ii) Deferred Tax iii) Mat Credit		(1,09,091.00) (1,84,989.00)	(1,00,051.00) 14,78,665.00 -
IX)	Profit (Loss) from Continuing Operations (VII-VIII)		4,05,221.63	18,98,631.25
X)	Profit (Loss) from Discontinuing Operations		-	-
XI)	Tax Expenses for Discontinuing Operations		-	-
XII)	Profit (Loss) from Discontinuing Operations (After To	ax) (X-XI)	-	-
XIII)	Profit (Loss) for the period (XI+XIV)		4,05,221.63	18,98,631.25
XIV)	Other Comprehensive income;  A (i) Items that will not be reclassified to profit or loss  B (i) Items that will be reclassified to profit or loss		-	-
XV)	Total Comprehensive Income for the period (Comprising profit/ (loss) and other Comprehensive Income for the period (XIII-XIV)		4,05,221.63	18,98,631.25
XVI)	Earnings per Equity Shares  1) Basic 2) Diluted Summary of significant accounting policies Notes to accounts	15 1	1.16 1.16	5.42 5.42

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For Koshal & Associates Chartered Accountants Firm number: 121233W For and on behalf of the Board AMAZE ENTERTECH LIMITED

Sd/-

Proprietor: Koshal Maheshwari

Sd/Membership No. 043746

Mitesh Dani)

Place: Mumbai

Sd/Sd/(Mitesh Dani)

Director & C F O

Managing Director

Company Secretary

Date: 22.06.2020 DIN: 03327315 DIN: 07431944

#### **AMAZE ENTERTECH LIMITED**

#### Cash Flow Statement for the year ended March 31, 2020

(Amount in Rs.)

	PARTICULARS	For the Year Ended 31st March 2020	For the Year Ended 31st March 2019
Α	CASH FLOW FROM OPERATING ACTIVITIES		
	Net Profit /(Loss) before tax and Extra Ordinary items	6,99,301.63	5,20,017.25
	Adjustment for:-		
	Loss on sale of Fixed Asset	-	1,50,683.00
	Depriciation	-	7,162.00
	Interest Income	(77,131.00)	
OPER	ATING PROFIT BEFORE WORKING CAPITAL CHANGES	6,22,170.63	6,77,862.25
	Movements in Working Capital :-		
	(Increase)/decrease Trade and other receivables	(4,02,940.00)	14,83,000.00
	Increase/(decrease) Trade Payables	-	(4,193.00)
	Increase/(decrease) Other Current Liabilities	4,05,617.65	(35,181.05)
	(Increase)/decrease Others Current Assets	(9,100.00)	25,380.80
CASH	GENERATED FROM OPERATIONS	(6,422.35)	14,69,006.75
	Direct Taxes Paid (net of refund)	(94,140.00)	(64,480.00)
	Mat Credit		-
I	NET CASH FLOW FROM OPERATING ACTIVITIES	5,21,608.28	20,82,389.00
В	CASH FLOW FROM INVESTING ACTIVITIES		
	Loan Given / Repayment	(10,00,000.00)	-
	Sale of Fixed Asset	-	1,00,000.00
II	NET CASH USED IN INVESTING ACTIVITIES	(10,00,000.00)	1,00,000.00
С	CASH FLOW FROM FINANCING ACTIVITIES		
	Loan taken / Repayment	-	(5,00,000.00)
III	NET CASH USED IN FINANCING ACTIVITIES	-	(5,00,000.00)
	NET INCREASE/(DECREASE) IN CASH OR CASH EQUIVALENTS (I + II + III)	(4,78,391.72)	16,82,389.00
	Add:- CASH & CASH EQUIVALENTS AS AT BEGNNING	17,41,116.90	58,727.90
	CLOSING BALANCE OF CASH & CASH EQUIVALENTS (Refer Note 5)	12,62,725.18	17,41,116.90
		-	-

For Koshal & Associates Chartered Accountants Firm number: 121233W For and on behalf of the Board AMAZE ENTERTECH LIMITED

Sd/-Sd/-Sd/-Sd/-Proprietor: Koshal Maheshwari(Mitesh Dani)(Yatin Mehta)(Aakash Joshi)

Membership No. 043746 Director & C F O Managing Director Company Secretary

Place: Mumbai DIN: 03327315 DIN: 07431944

Date: 22.06.2020

## AMAZE ENTERTECH LIMITED BALANCE SHEET AS AT 31st March, 2019

Particulars	Notes	As At 31st March 2019	As At 31st March 2018
I.Assets (1) Non-current assets (a) Property,plant and equipment (b) Deferred Tax Asset (Net) Total Non-Current Assets (2) Current assets (a) Financial assets (i) Trade receivables (ii) Cash and cash equivalents (b) Other Current assets (c) Current tax Asset Total Current Assets	2 3 4 5 6 7	14,34,258.00 14,34,258.00 17,41,116.90 50,000.00 2,80,569.00 20,71,685.90	2,57,845.00 - 2,57,845.00 14,83,000.00 58,727.90 75,380.80 1,18,018.00 17,35,126.70
Total Assets		35,05,943.90	19,92,971.70
EQUITY AND LIABILITIES  Equity (a) Equity Share Capital (b) Other Equity  Total Equity	8 9	35,00,000.00 (4,54,641.83) 30,45,358.17	35,00,000.00 (23,51,293.30) 11,48,706.70
Liabilities (1) Non-Current Liabilities (a) Financial Liabilities (i) Borrowings (b) Deferred Tax Liability (net) Total non-current liabilities	10	- - -	5,00,000.00 44,407.00 5,44,407.00
(2) Current Liabilities (a) Financial Liabilities (i) Borrowings (ii) Trade payables (iii)Other financial liabilities (b) Other current liabilities Total current liabilities	11 12	- 2,60,483.73 2,60,483.73	4,193.00 2,95,665.00 2,99,858.00
Total Equity and Liabilities		33,05,841.90	19,92,971.70

Notes to accounts

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For Koshal & Associates
Chartered Accountants
Firm number: 121233W
For and on behalf of the Board
AMAZE ENTERTECH LIMITED

Sd/-

Proprietor: Koshal MaheshwariSd/-Sd/-Sd/-Membership No. 043746(Mitesh Dani)(Yatin Mehta)Leena KumawatPlace: MumbaiC F O & DirectorManaging DirectorCompany Secretary

Date: 28.05.2019 DIN: 03327315 DIN: 07431944

**Amaze Entertech Limited 2018-19** 

#### AMAZE ENTERTECH LIMITED Statement Of Profit and Loss for the Year Ended 31st March, 2019

(Amount in Rs.)

		_		(Amount in Rs.)
	Particulars	Note No.	For the year ended 31st March, 2019	For the year ended 31st March, 2018
I)	Revenue From Operations	13	18,25,000	19,96,780
II)	Other Income	14	7,200	384
III)	Total Revenue (I+II)		18,32,200	19,97,164
IV)	Expenses: Cost of Material Consumed Purchase of Stock-in-Trade Changes in Inventory of Finished goods, Work-in- Progress and Stock-in-Trade		-	-
	Employee Benefit expenses Finance Cost	15	2,25,518	1,30,094
	Depreciation and amortization Expenses Other Expenses	2 16	7,162 10,79,503	42,974 9,59,483
	Total Expenses (IV)		13,12,183	11,32,551
V)	Profit (Loss) Before exceptional and tax (III-IV)		5,20,017	8,64,613
VI)	Exceptional Items		-	-
VII)	Profit before tax (V-VI)		5,20,017	8,64,613
VIII)	Tax Expenses i) Current Tax ii) Deferred Tax iii) Mat Credit		(1,00,051) 14,78,665	1,64,752 19,028 -
IX)	Profit (Loss) from Continuing Operations (VII-VIII)		18,98,631	6,80,833
X)	Profit (Loss) from Discontinuing Operations		-	-
XI)	Tax Expenses for Discontinuing Operations		-	-
XII)	Profit (Loss) from Discontinuing Operations (After Tax)	(X-XI)	-	-
XIII)	Profit (Loss) for the period (XI+XIV)		18,98,631	6,80,833
XIV)	Other Comprehensive income;  A (i) Items that will not be reclassified to profit or loss  B (i) Items that will be reclassified to profit or loss		<del></del>	-
XV)	Total Comprehensive Income for the period (Comprising profit/ (loss) and other Comprehensive Income for the period (XIII-XIV)	5	18,98,631	6,80,833
XVI)	Earnings per Equity Shares 1) Basic 2) Diluted	17	5.42 5.42	1.95 1.95

Notes to accounts

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For Koshal & Associates **Chartered Accountants** Firm number: 121233W

Sd/-

**Proprietor: Koshal Maheshwari** Membership No. 043746 Place: Mumbai

Date: 28.05.2019

Sd/-(Mitesh Dani) CFO & Director DIN: 03327315

Sd/-(Yatin Mehta) **Managing Director** 

Sd/-Leena Kumawat **Company Secretary** 

For and on behalf of the Board AMAZE ENTERTECH LIMITED

DIN: 07431944

**Amaze Entertech Limited 2018-19** 

## AMAZE ENTERTECH LIMITED Statement Cash Flow For The Year Ended 31st March, 2019

(Amount in Rs)

PARTICULARS		For the Year Ended 31st March 2019	For the Year Ended 31st March 2018
		(Rupees)	(Rupees)
A	CASH FLOW FROM OPERATING ACTIVITIES		
	Net Profit /(Loss) before tax and Extra Ordinary items Adjustment for:-	5,20,017	8,64,612.80
	Loss on sale of Fixed Asset	1,50,683	-
	Depriciation	7,162	42,974.00
	OPERATING PROFIT BEFORE WORKING CAPITAL CHANGES	6,77,862	9,07,586.80
	Adjustment for:-		
	(Increase)/decrease Trade and other receivables	14,83,000	(10,38,000.00)
	Increase/(decrease) Trade Payables	(4,193)	(5,631.00)
	Increase/(decrease) Other current Liabilities	(35,181)	94,286.00
	(Increase)/decrease Others Current Assets	25,381	(25,380.80)
	CASH GENERATED FROM OPERATIONS	14,69,007	(9,74,725.80)
	Direct Taxes Paid	(64,480)	(1,62,770.00)
	Mat Credit	- 1	-
	I NET CASH FLOW FROM OPERATING ACTIVITIES	20,82,389	(2,29,909.00)
В	CASH FLOW FROM INVESTING ACTIVITIES	-	-
	Sale of Fixed Asset	1,00,000	
	II NET CASH USED IN INVESTING ACTIVITIES	1,00,000	-
C	CASH FLOW FROM FINANCING ACTIVITIES		
	Loan taken / Repayment	(5,00,000)	-
	III NET CASH USED IN FINANCING ACTIVITIES	(5,00,000)	-
	NET INCREASE/(DECREASE) IN CASH OR CASH		
	EQUIVALENTS (I + II + III)	16,82,389	(2,29,909.00)
	Add:- CASH & CASH EQUIVALENTS AS AT	F0 700	2.00.626.00
	BEGNNING CLOSING BALANCE OF CASH & CASH	58,728	2,88,636.90
	EQUIVALENTS (Refer Note 6)	17,41,117	58,727.90
	- ,	, ,	,
		-	-

Notes to accounts

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For Koshal & Associates Chartered Accountants Firm number: 121233W

Sd/-

Proprietor: Koshal Maheshwari Membership No. 043746 Place: Mumbai

Date: 28.05.2019

Sd/-(Mitesh Dani) C F O & Director DIN: 03327315 Sd/-(Yatin Mehta) Managing Director DIN: 07431944 Sd/-Leena Kumawat Company Secretary

For and on behalf of the Board

AMAZE ENTERTECH LIMITED

Amaze Entertech Limited 2018-19

## **BALANCE SHEET AS AT 31ST MARCH, 2018**

(Amount In Rs)

Particulars	Notes	As At 31st March 2018	As At 31st March 2017
I. ASSETS			
(1) Non-current assets			
(a) Property, plant and equipment	2	2,57,845.00	3,00,819.00
<b>Total Non-Current Assets</b>		2,57,845.00	3,00,819.00
(2) Current assets			
(a) Financial assets			
(i) Trade receivables	3	14,83,000.00	4,45,000.00
(ii) Cash and cash equivalents	4	58,727.90	2,88,636.90
(b) Other Current assets	5	75,380.80	50,000.00
(c) Current tax Asset	6	1,18,018.00	1,59,065.00
<b>Total Current Assets</b>		17,35,126.70	9,42,701.90
Total Assets		19,92,971.70	12,43,520.90
EQUITY AND LIABILITIES			
Equity			
(a) Equity Share Capital	7	35,00,000.00	35,00,000.00
(b) Other Equity	8	(23,51,293.30)	(29,93,061.10)
<b>Total Equity</b>		11,48,706.70	5,06,938.90
<u>Liabilities</u>			
(1) Non-Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings	9	5,00,000.00	5,00,000.00
(b) Deferred Tax Liability (net)		44,407.00	25,379.00
Total non-current liabilities		5,44,407.00	5,25,379.00
(2) Current Liabilities			
(a) Financial Liabilities			
(i) Borrowings			
(ii) Trade payables	10	4,193.00	9,824.00
(iii)Other financial liabilities			
(b) Other current liabilities	11	2,95,665.00	2,01,379.00
Total current liabilities		2,99,858.00	2,11,203.00
Total Equity and Liabilities		19,92,971.70	12,43,520.90
Summary of significant accounting policies	1		

Notes to accounts

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For Koshal & Associates

Chartered Accountants

Firm number: 121233W

For and on behalf of the Board

AMAZE ENTERTECH LIMITED

(Formerly Bell Agro Machina Limited)

Sd/-Sd/-Sd/-Proprietor: Koshal Maheshwari(Yatin Mehta)(Mitesh Dani)Membership No. 043746Managing DirectorDirector & C F OPlace: MumbaiDIN: 07431944DIN: 03327315

Date: 28.05.2018

## STATEMENT OF PROFIT AND LOSS FOR THE YEAR ENDED 31ST MARCH, 2018

(Amount In Rs)

	Particulars	Note No.	For the year ended 31st March, 2018	For the year ended 31st March, 2017
I)	Revenue From Operations	12	19,96,780	12,00,000
II)	Other Income	13	384	7,57,700
III)	Total Revenue (I+II)		19,97,164	19,57,700
IV)	Expenses:			
,	Cost of Material Consumed			
	Purchase of Stock-in-Trade	14	-	-
	Changes in Inventory of Finished goods, Work-in-Progress and Stock-in-Trade		-	-
	Employee Benefit expenses	15	1,30,094	2,31,522
	Finance Cost		-	-
	Depreciation and amortization Expenses		42,974	42,974
	Other Expenses	16	9,59,483	13,65,168
	Total Expenses (IV)		11,32,551	16,39,664
V)	Profit (Loss) Before exceptional and tax (III-IV)		8,64,613	3,18,037
VI)	Exceptional Items		-	-
VII)	Profit before tax (V-VI)		8,64,613	3,18,037
VIII)	Tax Expenses			
ŕ	i) Current Tax		1,64,752	-
	ii) Deferred Tax		19,028	(1,159)
	iii) Mat Credit			(29,198)
IX)	Profit (Loss) from Continuing Operations (VII-VIII)		6,80,833	3,48,394
XIII)	Profit (Loss) for the period (XI+XIV)		6,80,833	3,48,394
XIV)	Other Comprehensive income;			
	<b>A</b> (i) Items that will not be reclassified to profit or loss		-	-
	B (i) Items that will be reclassified to profit or loss		-	-
XV)	Total Comprehensive Income for the period (Comprising profit/ (loss) and other Comprehensive Income for the period (XIII-XIV)		6,80,833	3,48,394
XVI)	Earnings per Equity Shares	17		
	1) Basic		1.95	1.00
	2) Diluted		1.95	1.00
	Summary of significant accounting policies	1		

Notes to accounts

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For Koshal & Associates Chartered Accountants

Firm number: 121233W

For and on behalf of the Board AMAZE ENTERTECH LIMITED (Formerly Bell Agro Machina Limited)

Sd/- Sd/- Sd/-

Proprietor: Koshal Maheshwari (Yatin Mehta) (Mitesh Dani)
Membership No. 043746 Managing Director
Place: Mumbai DIN: 07431944 DIN: 03327315

Date: 28.05.2018

#### STATEMENT CASH FLOW FOR THE YEAR ENDED 31ST MARCH, 2018

(Amount In Rs)

	PARTICULARS		For the Year Ended 31st March 2018	For the Year Ended 31st March 2017
A		CASH FLOW FROM OPERATING	315t Wiaich 2010	Jist Water 2017
		ACTIVITIES	0.74.710	2.10.007
		Net Profit / (Loss) before tax and Extra Ordinary items	8,64,613	3,18,037
		Adjustment for:-		
		Depreciation	42,974	42,974
		OPERATING PROFIT BEFORE WORKING	9,07,587	3,61,010
		CAPITAL CHANGES	9,07,307	3,01,010
		Adjustment for:-		
		(Increase)/decrease Trade and other receivables	(10,38,000)	(4,45,000)
		Increase/(decrease) Trade Payables	(5,631)	13,658
		Increase/(decrease) Other current Liabilities	94,286	1,16,597
		(Increase)/decrease Others Current Assets	(25,381)	(1,39,198)
		CASH GENERATED FROM OPERATIONS	(9,74,726)	(4,53,943)
		Direct Taxes Paid	(1,62,770)	-
		Mat Credit	-	29,198
	I	NET CASH FLOW FROM OPERATING ACTIVITIES	(2,29,909)	(63,735)
В		CASH FLOW FROM INVESTING ACTIVITIES	-	-
	II	NET CASH USED IN INVESTING ACTIVITIES	-	-
С		CASH FLOW FROM FINANCING		
		ACTIVITIES		(10.500)
	777	Loan taken / Repayment	-	(10,500)
	III	NET CASH USED IN FINANCING ACTIVITIES	-	(10,500)
		NET INCREASE/(DECREASE) IN CASH	(2,29,909)	(74,235)
		OR CASH EQUIVALENTS (I + II + III)	(2,27,707)	(7 1,233)
		Add:- CASH & CASH EQUIVALENTS AS	<u>2,88,637</u>	3,62,872
		AT BEGNNING		- 05 :
		CLOSING BALANCE OF CASH & CASH EQUIVALENTS (Refer Note 6)	58,728	2,88,637

Notes to accounts

The accompanying notes are an integral part of the financial statements.

As per our report of even date

For Koshal & Associates
Chartered Accountants
Firm number: 121233W

For and on behalf of the Board AMAZE ENTERTECH LIMITED (Formerly Bell Agro Machina Limited)

Sd/-Sd/-Sd/-Proprietor: Koshal Maheshwari(Yatin Mehta)(Mitesh Dani)Membership No. 043746Managing DirectorC F O & DirectorPlace: MumbaiDIN: 07431944DIN: 03327315

Date: 28.05.2018

## BALU FORGE INDUSTRIES LTD UNAUDITED BALANCE SHEET AS AT DECEMBER 31, 2020

Particulars	Notes	As at Dec 2020
ASSETS		
Non-Current Assets		
(a) Property, Plant and Equipment	4	747.99
(c) Goodwill	4	3,145.34
(c) Investment Properties	5	-
(d) Financial Assets		
(i) Investments	6	-
(ii) Other Financial Assets	6	25.52
(e) Deferred Tax Assets (Net)		0.57
(f) Other Non-Current Assets	11	-
		3,919.42
Current assets		
(a) Inventories	7	1,936.21
(b) Financial Assets		
(i) Trade Receivables	8	9,065.18
(ii) Cash and Cash Equivalents	9	212.96
(iii) Bank Balances Other than (ii) above	10	69.69
(iv) Loans	6	-
(v) Other Financial Assets	6	529.98
(c) Current Tax Assets (Net)	21	-
(c) Other Current Assets	11	4,341.17
		16,155.19
TOTAL		20,074.61
EQUITY AND LIABILITIES		
Equity		
(a) Equity Share capital	13	6,861.50
(b) Other Equity	14	163.99
(c) Money held against warrants	15	230.00
Liabilities		7,255.49
Non Current Liabilities		
(a) Financial Liabilities		
Borrowings	16	1,734.69
Lease liabilities	10	1,754.05
(b) Provisions	20	_
(c) Deferred Tax liabilities (Net)	12	_
(a) Deterred Tax has males (Nes)		1,734.69
Current Liabilities		_,
(a) Financial Liabilities		
(i) Borrowings	16	6,928.62
(ii) Trade Payables	18	-,-
Micro, Small and Medium Enterprises		
Others		2,880.61
(iii) Lease liabilities		,,,
(iv) Other Financial Liabilities	17	918.04
(b) Provisions		-
(c) Other Current Liabilities	19	197.06
(d) Current Tax Liabilities (Net)	21	160.10
· ·		
		11,084.43
TOTAL		20,074.61

Significant Accounting Policies and Notes on Accounts form  $\,1\,$  to  $\,40\,$  an integral part of the financial statements.

#### As per our report of even date attached

For M.B Agrawal & Company

Chartered Accountants Firm Reg. No. 100137W

For and on behalf of the Board of Balu Forge Industries Limited (Formerly Known as Amaze Entertech Limited)

Sd/-

CA Sanjay Lunkad Partner M. No. 048229 Sd/-

Jaspalsingh Chandock DIN No. : 00813218

Sd/-

Trimaan Chandock DIN No. : 00813218

 Place : Mumbai
 Place : Mumbai

 Date: 01/03/2021
 Date: 01/03/2021

# BALU FORGE INDUSTRIES LTD UNAUDITED STATEMENT OF PROFIT AND LOSS AS AT DECEMBER 31, 2020

Particulars	Nine Months Ended 2020-21
REVENUE	
Revenue from operations (net)	9,878.07
Other income	4.49
Total Revenue (I)	9,882.56
EXPENSES	
Cost of materials consumed	8,058.21
Changes in inventories of work-in-progress	(905.07)
Employee benefits expense	154.67
Depreciation expense	42.81
Other expenses	1,999.61
Total Expenses (II)	9,350.23
Profit before exceptional items and tax (I-II)	532.34
Exceptional Items	-
Profit before tax	532.34
Tax expense:	
Current tax	175.64
Deferred tax	11.92
Profit for the year	344.77
OTHER COMPREHENSIVE INCOME	
A. Other Comprehensive income not to be reclassified to profit and loss in subsequent periods:	
Remeasurement of gains (losses) on defined benefit plans	-
Income tax effect	-
Other Comprehensive income for the year, net of tax	-
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD, NET OF TAX	344.77
Earnings per share for profit attributable to equity shareholders	
Basic	0.63
Diluted EPS	0.60

#### As per our report of even date attached

For M.B Agrawal & Company

Chartered Accountants Firm Reg. No. 100137W For and on behalf of the Board of Balu Forge Industries Limited (Formerly Known as Amaze Entertech Limited)

Sd/-

CA Sanjay Lunkad Partner M. No. 048229 Sd/-

Jaspalsingh Chandock DIN No. : 00813218

Sd/-

Trimaan Chandock DIN No.: 00813218

 Place : Mumbai
 Place : Mumbai

 Date: 01/03/2021
 Date: 01/03/2021

Sr No	Name	
1	Tano Investment Opportunities Fund (Formerly know as Nomisma Investment Oppurtunities Fund 1)	
2	Sadashiv Kanyana Shetty	
3	Sams Industries Limited	
4	3 Sigma Global Fund	
5	Gurvindersingh Surindersingh Kochhar	
6	Ajay G Shah	
7	Nimesh S Joshi	
8	Reena Kaushal Gohil	
9	Hermes Corporate Advisory Private Limited	
10	Priyanka Oberoi	
11	Yashodhara Stock And Shares Private Limited	
12	Hemant Jawaharlal Jhaveri	
13	Shivani Sharda Sharma	
14	Dashmesh Singh Sethi	
15	Shantanu Jaiswal	
16	Patel Jigneshkumar Punambhai	
17	Vishal Ladharam Jaisingh	
18	Anand Ramesh Kadakol	
19	19 Lokesh Santoshkumar Jain	
20	20 Rupal Ajay Shah	
21	21 Nitin Chunilal Mehta	
22	22 Deepak Jivrajbhai Patel	
23	23 Rohit Anand	
24 Bhansali Sheetal Hitesh		
25	Kirti Harsukh Mehta	
26	Mayank Sinha	
27	Chintan Shah	
28	Manthan Shah	
29	Anurag Gajanand Khemuka	
30	Vikesh Chaturbhuj Agarwal	
31	Nitish Mehra	
32	Mahesh Ramswaroop Daliya	
33	Shilpi A Bagdi	
34	Lakshya Bhavesh Khetan	
35	Meet S Pandya	
36	Subhash Dalsukhram Pandya	
37	Nimesh Sahadeo Singh	
38	Priti Nimesh Singh	
39	Kaushik Hasmukhlal Gandhi	
40	Bijal Kaushik Gandhi	

41	Shabbir Ismail Hadiyawala
42	Nilesh Arvind Gandhi
43	Gautam Desai
44	Deepali Vipul Shah
45	Rajiv Ishwarbhai Mistry
46	Neela Indravadan Shah
47	Kitty Dipen Shah
48	Ameeta Enterprises
49	Vagish Chandulal Katariya
50	Amit Gupta
51	Sunil Kaboolchand khemuka
52	Autolec International Private Limited
53	Karur Ramakrishna Rajyashri
54	Vinay Konaje
55	Jatin Sharad Patel
56	Maheshkumar Krishnavadan Desai
57	Vedant Ashish Bhatt
58	Santosh Kotnis
59	Sriram Dhanyamraju
60	Prakash Srikisan Jaiswal
61	Shyamrup Roy Choudhury
62	Ashish Shankar Pandare
63	Chanda Jayesh Rawal
64	Trupti Tarak Gor
65	Chaitanya Nilkanth Parate
66	Prafulchandra Yashvantray Mehta
67	Lopa Manish Shah
68	Ambrish Yogesh Maniar
69	Patel Yoginiben Bhavinbhai
70	Bharatbhai Gunvantrai Desai
71	Viral Pradipkumar Desai
72	Sudhakar Garg
73	Devendra Singh
74	Mrugesh Yogesh Shah
75	Chetan Solani
76	Vijay Bansilalji Dave
77	Soniya Ashish Vijaywargi
78	Gajanand Agarwal
79	Kanchan Kapil Patel
80	Ashutosh Sanjay Singh
81	Talib Zafar
82	Sidharth Jaipuria
83	Navin H Pamnani HUF
84	Asha Vinayak Joshi

85	Vinayak Ramrao Joshi
86	Santosh Mahadev Sawant
87	Sanchita Santosh Sawant
88	Padmaben P Modi
89	Mohammad Sharif Khan
90	Nirav G Khandhediya
91	Mitesh Jitendrabhai Shah
92	Reena Patel
93	Rekha Hitesh Pokar
94	Neha Joshi
95	Keyur M Soni
96	Prateek Sancheti
97	Sarita Lalwani
98	Sunita Jain
99	Dipti Sethiya
100	Dhiren Bansidhar Kothari
101	Vijay Khandelwal
102	Rohit Rajendra Singh Kandari
103	Snehal H Aansodariya
104	Brijesh Dinesh Shah

## BALU FORGE INDUSTRIES LIMITED

(Formerly known as Amaze Entertech Limited) CIN: L29100MH1989PLC255933

Regd. Office: 156 First Floor, Raghuleela Mega Mall, Poisar Gymkhana Road, Kandivali (West), Mumbai – 400 067

Website: www.amazeentertechlimited.com, Email Id: compliance@baluindustries.com, (M):-86550 75578

CERTIFIED COPY OF THE BOARD RESOLUTION PASSED BY THE BOARD OF DIRECTORS AT THEIR MEETING HELD ON 01<sup>ST</sup> MARCH, 2021 AT 05.00 P.M AT THE REGISTERED OFFICE OF THE COMPANY SITUATED AT 156 FIRST FLOOR, RAGHULEELA MEGA MALL, POISUR GYMKHANA ROAD, KANDIVALI WEST, MUMBAI - 400067

# ISSUE OF EQUITY SHARES ON PREFERENTIAL ALLOTMENT BASIS to THE NON PROMOTERS (PUBLIC CATEGORY)

"RESOLVED THAT pursuant to the provisions of Sections 23, 42 and 62(1)(c) of the Companies Act, 2013 (the "Act") and other applicable provisions, if any, of the Act and Rules made thereunder and all other applicable laws (including any statutory modification(s) or re-enactment thereof for the time being in force) and in accordance with the provisions of the Memorandum and Articles of Association of the Company, Listing Agreements entered into by the Company with the Stock Exchanges where the Equity Shares of the Company are listed, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time (the "SEBI (LODR)Regulations"), and any other rules/regulations/ guidelines, notifications, circulars and clarifications issued thereon from time to time by the Government of India, the Securities and Exchange Board of India ("SEBI"), including Chapter V of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended from time to time (the "SEBI (ICDR) Regulations"), the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended from time to time (the "SEBI Takeover Regulations"), Securities And Exchange Board Of India (Foreign Portfolio Investors) Regulations, 2019 and Foreign Exchange Management Act, 1999, Foreign Exchange Management (Transfer or Issue of Security by a Person Resident Outside India) Regulations, 2017, Master Direction on Foreign Investment in India issued by the RBI, Foreign Exchange Management (Non- debt Instruments) Rules, 2019 etc. and other foreign exchange regulation provisions in India as may be applicable and subject to necessary approvals, permissions, sanctions and consents as may be required, as may be applicable or any regulatory and other appropriate authorities (including but not limited to the Securities and Exchange Board of India ("SEBI"), the Government of India, MCA, RBI etc.) if any and subject to the approval of shareholders being obtained and all such other approvals, which may be agreed to by the Board of Directors (hereinafter referred to as the "Board", which term shall be deemed to include any committee which the Board has constituted or may constitute to exercise its powers, including the powers conferred by this resolution), the consent, authority and approval of the Members of the Company be and is hereby accorded to the Board to create, offer, issue and allot, in one or more tranches, up to 60,30,000 (Sixty Lakhs Thirty Thousand) fully paid-up Equity Shares of Rs.10/- each of the Company, for cash at a price which shall not be less than the minimum specified price as per the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, to the proposed allottees under Non Promoter category (Public) as mentioned in the Explanatory Statement annexed hereunto to this Notice, by way of Preferential Allotment in such manner and terms and conditions, as the Board may, in its absolute discretion, think fit;

#### RESOLVED FURTHER THAT:

- i. The relevant date for the purpose of issue of Equity Shares as per Chapter V of the SEBI (ICDR) Regulations, 2018, as amended upto date for the purpose of determination of the applicable price of equity shares is Monday the 8th March, 2021 being the date, which is 30 days prior to the date of the Extra Ordinary General Meeting i.e. Wednesday, the 7th April, 2021, and other relevant provisions of the Companies Act, 2013, to consider the proposed issue."
- The Offer, Issue and Allotment of the aforesaid Equity Shares shall be made at such time or times as the Board may in its absolute discretion decide.
- The Proposed Allottees of equity shares shall be required to bring in 100% of the consideration on or before the date of allotment thereof;
- The consideration for allotment of equity shares shall be paid to the Company by the Proposed Allottees from their respective bank accounts;
- v. Allotment of equity shares shall only be made in dematerialized form.
- vi. The equity shares shall be issued and allotted by the Company to the Proposed Allottee in dematerialized form within a period of 15 (Fifteen) days from the date of receipt of Members' approval, provided that, where the issue and allotment of the said equity shares is pending on account of pendency of any approval by any Regulatory Authority (including, but not limited to the RBI, BSE Limited and/or SEBI), MCA or the Government of India, the issue and allotment shall be completed within a period of 15 (Fifteen) days from the date of receipt of last of such approvals.
- vii. The Equity shares to be allotted to the Non-Promoter pursuant to the proposed Special Resolution shall be subject to lock-in as per the requirements of SEBI (ICDR) Regulations 2018 as amended from time to time.
- viii. The equity shares issued to the Proposed Allotee will be listed on the stock exchange (BSE Limited) where the existing equity shares of the Company are listed subject to the receipt of necessary permissions and approvals, as the case may be.

**RESOLVED FURTHER THAT** the Board be and is hereby authorized to issue and allot such number of Shares as may be required or as may be necessary in accordance with the terms of the offer, and all such equity shares shall be ranking *paripassu* and *inter-se* with the then existing equity shares of the Company in all respects including dividend;

RESOLVED FURTHER THAT for the purpose of giving effect to the above resolution and matters flowing from, connected with and incidental to any of the matters mentioned in the aforesaid resolution, the Board be and is hereby authorized on behalf of the Company to take all actions and to do all such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary, desirable or expedient to the issue or allotment, listing thereof with stock exchange and to resolve and settle all questions and difficulties that may arise in the proposed issue, allotment, utilization of the issue proceeds and to do all acts, deeds and

things in connection therewith and incidental thereto as the Board may in its absolute discretion deem fit, without being required to seek any further consent or approval of the shareholders or otherwiseto the end and intent that they shall be deemed to have given their approval thereto expressly by the authority of this resolution;

RESOLVED FURTHER THAT the Board be and is authorized to delegate all or any of the powers conferred by this resolution on it, to any Committee or Sub-Committee of Directors or the Chairman or any other Director(s) or Officer(s) of the Company to give effect to the aforesaid resolution, with the power to such Committee/sub-Committee of the Board to further delegate all or any of its powers/duties to any of its members and to represent the Company before any governmental or regulatory authorities and to appoint any professional advisors, consultants, advocates and advisors to give effect to this resolution and further to take all others steps which may be incidental, consequential, relevant or ancillary in this regard."

// Certified True Copy//

For Balu Forge Industries Limited

(Formerly Known as Amaze Entertech Limited)

Jaspalsingh Prehladsingh Chandock

Managing Director DIN 00813218

Date:- 16th March, 2021

## BALU FORGE INDUSTRIES LIMITED

(Formerly known as Amaze Entertech Limited) CIN: L29100MH1989PLC255933

Regd. Office: 156 First Floor, Raghuleela Mega Mall, Poisar Gymkhana Road, Kandivali (West), Mumbai – 400 067

Website: www.baluindustries.com, Email Id: compliance@baluindustries.com, (M):-86550 75578

CERTIFIED TRUE COPY OF THE SPECIAL RESOLUTION PASSED AT THE EXTRAORDINARY GENERAL MEETING OF THE COMPANY HELD ON 7<sup>TH</sup> APRIL, 2021 AT KRIISH COTTAGE, C-101/201, MANAS BUILDING, NEAR ST. LAWRENCE HIGH SCHOOL, DEVIDAS LANE, BORIVALI (W), MUMBAI 400092 AT 09.30 A.M.

ITEM NO:- 3 ISSUE OF EQUITY SHARES ON PREFERENTIAL ALLOTMENT BASIS to THE NON-PROMOTERS (PUBLIC CATEGORY)

"RESOLVED THAT pursuant to the provisions of Sections 23, 42 and 62(1)(c) of the Companies Act, 2013 (the "Act") and other applicable provisions, if any, of the Act and Rules made thereunder and all other applicable laws (including any statutory modification(s) or re-enactment thereof for the time being in force) and in accordance with the provisions of the Memorandum and Articles of Association of the Company, Listing Agreements entered into by the Company with the Stock Exchanges where the Equity Shares of the Company are listed, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended from time to time (the "SEBI (LODR)Regulations"), and any other rules/regulations/ guidelines, notifications, circulars and clarifications issued thereon from time to time by the Government of India, the Securities and Exchange Board of India ("SEBI"), including Chapter V of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 as amended from time to time (the "SEBI (ICDR) Regulations"), the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended from time to time (the "SEBI Takeover Regulations"), Securities And Exchange Board Of India (Foreign Portfolio Investors) Regulations, 2019 and Foreign Exchange Management Act, 1999, Foreign Exchange Management (Transfer or Issue of Security by a Person Resident Outside India) Regulations, 2017, Master Direction on Foreign Investment in India issued by the RBI, Foreign Exchange Management (Non- debt Instruments) Rules, 2019 etc. and other foreign exchange regulation provisions in India as may be applicable and subject to necessary approvals, permissions, sanctions and consents as may be required, as may be applicable or any regulatory and other appropriate authorities (including but not limited to the Securities and Exchange Board of India ("SEBI"), the Government of India, MCA, RBI etc.) if any and all such other approvals, which may be agreed to by the Board of Directors (hereinafter referred to as the "Board", which term shall be deemed to include any committee which the Board has constituted or may constitute to exercise its powers, including the powers conferred by this resolution), the consent, authority and approval of the Members of the Company be and is hereby accorded to the Board to create, offer, issue and allot, in one or more tranches, up to 60,30,000 (Sixty Lakhs Thirty Thousand) fully paid-up Equity Shares of Rs.10/- each of the Company, for cash at a price which shall not be less than the minimum specified price as per the SEBI (Issue of Capital and Discosture Requirements) Regulations, 2018, to the proposed allottees under Non Promoter category (Public) as mentioned in the Explanatory Statement annexed hereunto to this Notice, by way of Preferential Allotment in such manner and on such other terms and conditions, as the Board may, in its absolute discretion, think fit;

#### RESOLVED FURTHER THAT:

- i. The relevant date for the purpose of issue of Equity Shares as per Chapter V of the SEBI (ICDR) Regulations, 2018, as amended upto date for the purpose of determination of the applicable price of equity shares is Monday the 8th March, 2021 being the date, which is 30 days prior to the date of the Extra Ordinary General Meeting i.e. Wednesday, the 7th April, 2021, and other relevant provisions of the Companies Act, 2013, to consider the proposed issue."
- The Offer, Issue and Allotment of the aforesaid Equity Shares shall be made at such time or times as the Board may in its absolute discretion decide.
- iii. The Proposed Allottees of equity shares shall be required to bring in 100% of the consideration on or before the date of allotmentthereof;
- The consideration for allotment of equity shares shall be paid to the Company by the Proposed Allottees from their respective bank accounts;
- v. Allotment of equity shares shall only be made in dematerialized form.
- vi. The equity shares shall be issued and allotted by the Company to the Proposed Allottee in dematerialized form within a period of 15 (Fifteen) days from the date of receipt of Members' approval, provided that, where the issue and allotment of the said equity shares is pending on account of pendency of any approval by any Regulatory Authority (including, but not limited to the RBI, BSE Limited and/or SEBI), MCA or the Government of India, the issue and allotment shall be completed within a period of 15 (Fifteen) days from the date of receipt of last of such approvals.
- vii. The Equity shares to be allotted to the Non-Promoter pursuant to the proposed Special Resolution shall be subject to lock-in as per the requirements of SEBI (ICDR) Regulations 2018 as amended from time to time.
- viii. The equity shares issued to the Proposed Allotee will be listed on the stock exchange (BSE Limited) where the existing equity shares of the Company are listed subject to the receipt of necessary permissions and approvals, as the case may be.

**RESOLVED FURTHER THAT** the Board be and is hereby authorized to issue and allot such number of Shares as may be required or as may be necessary in accordance with the terms of the offer, and all such equity shares shall be ranking *paripassu* and *inter-se* with the then existing equity shares of the Company in all respects including dividend;

RESOLVED FURTHER THAT for the purpose of giving effect to the above resolution and matters flowing from, connected with and incidental to any of the matters mentioned in the aforesaid resolution, the Board be and is hereby authorized on behalf of the Company to take all actions and to do all such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary, desirable or expedient to the issue or allotment, listing thereof with stock exchange and to resolve and settle all questions and difficulties that may arise in the proposed issue, allotment, utilization of the issue proceeds and to de all acts, deeds and things in connection therewith and incidental thereto as the Board may in its absolute

discretion deem fit, without being required to seek any further consent or approval of the shareholders or otherwiseto the end and intent that they shall be deemed to have given their approval thereto expressly by the authority of this resolution;

RESOLVED FURTHER THAT the Board be and is authorized to delegate all or any of the powers conferred by this resolution on it, to any Committee or Sub-Committee of Directors or the Chairman or any other Director(s) or Officer(s) of the Company to give effect to the aforesaid resolution, with the power to such Committee/sub-Committee of the Board to further delegate all or any of its powers/duties to any of its membersand to represent the Company before any governmental or regulatory authorities and to appoint any professional advisors, consultants, advocates and advisors to give effect to this resolution and further to take all others steps which may be incidental, consequential, relevant or ancillary in this regard."

//Certified True Copy//

For Balu Forge Industries Limited (Formerly Known as Amaze Entertech Lim

Aakash Joshi

Company Secretary & Compliance Officer

Place: Mumbai Date :- 07/04/2021

# EXPLANATORY STATEMENT PURSUANT TO THE PROVISIONS OF SECTION 102 OF THE COMPANIES ACT, 2013

#### Item No.3

A. In terms of section 102 of the Companies Act, 2013 and Chapter V of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("ICDR Regulations") and any other applicable law, the Explanatory Statement set out all the material facts relating to the special business mentioned in the accompanying notice dated 1stMarch, 2021.

The Board of Directors in its meeting held on Monday, the 1st day of March, 2021 discussed the future plans of the Company and its existing requirement for funds. In view of the foregoing, the Board considered the best way to raise the funds required to finance the operations of the Company is by way of issuance of shares on the preferential basis. Based on the above discussions, the Board resolved to issue, offer and allot upto a maximum of 60,30,000 Equity Shares for cash on preferential basis to the Non-Promoters(Public Category). The pricing of the Equity Shares to be allotted on preferential basis shall not be lower than the price determined in accordance with the SEBI (ICDR) Regulations, 2018.

- B. The details of the issue and other particulars as required in terms of Regulation 163(1) of SEBI (ICDR) Regulations, 2018 in relation to the resolution for the proposed preferential issue are given as under:
  - (i) The Objects of the Preferential Issue:

The funds to be raised from the proposed issue of Equity Shares will be utilized for a combination of part funding of the expenditure for expansion, support growth plans of the Company, long-term working capital, general corporate purposes and to peruse the main object of the company as stated in its Memorandum of Associates (MOA).

(ii) The intention of the promoters / directors / key management persons to subscribe to the Preferential Issue:

None of the promoters / directors / key managerial person intends to subscribe to the Preferential Issue of Equity Shares.

### (iii) Pricing of Securities to be issued:

The issue of Equity Shares on preferential basis to the Non promoters of the Company will be in such manner and on such price, terms and conditions as may be determined by the Board in accordance with the provisions of Chapter V of SEBI (ICDR) Regulations, 2018.

The Company is listed on BSE Limited. For the purpose of computation of the price per Equity Share, accordingly trading volume for the said period has been considered.

In terms of SEBI (ICDR) Regulations, 2018, the price per Equity Share for frequently traded shares shall not be lower than the price determined in accordance with the provisions of Chapter V of the SEBI (ICDR) Regulations, 2018 which shall be higher of the following:

a. Average of the weekly high and low of the Volume Weighted Average prices of the Equity Shares of the Company quoted on the Stock Exchange, during the Twenty-Six weeks preceding the Relevant Date; or b. Average of the weekly high and low of the Volume Weighted Average prices of the Equity Shares of the Company quoted on the Stock Exchange, during the Two weeks preceding the Relevant Date.

As per Regulations 164(5) of SEBI (ICDR) Regulations, 2018 frequently traded shares mean the shares of an issuer, in which the traded turnover on any stock exchange during the twelve calendar months preceding the relevant date is at least ten percent of the total number of shares of such class of shares of the issuer.

As per the said definition, the total traded turnover of the company during the twelve calendar months preceding the relevant date is less than ten percent of the total number of shares of such class of shares of the issuer. Accordingly, the shares are infrequently traded.

Further in terms of Regulation 165 of SEBI (ICDR) Regulations, 2018 where the shares are not frequently traded, the price determined by the issuer shall take into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies.

The price of equity shares to be issued as per the valuation certificate dated 01st March, 2021 obtained from CA Payal Gada (Membership No. 110424) proprietress M/s Payal Gada & Co. (Firm Regn. No. 148529W) having office at S-15, Sej Plaza, 2nd floor, Near Nutan School, Marve Road, Malad (W), Mumbai 400 064, Maharashtra an independent Chartered Accountant shall be Rs.74.70/- per Equity Share or the Minimum Price determined as on the relevant date in accordance with Chapter V of the SEBI (ICDR) Regulations, 2018 whichever is higher.

The Board of Directors have proposed to issue shares at a price of Rs.81/- (Rupees Eighty-One) per Equity share.

The Equity Shares allotted pursuant to the above Resolution shall rank pari-passu in all respects with the existing Equity Shares of the Company.

### (iv) Relevant Date:

The relevant date for the purpose of issue of Equity Shares as per Chapter V of the SEBI (ICDR) Regulations, 2018, as amended upto date for the purpose of determination of the applicable price of equity shares is Monday, the 8th March, 2021being the date, which is 30 days prior to thedate of the Extra Ordinary General Meeting i.e., Wednesday, the 7th day of April, 2021, and other relevant provisions of the Companies Act, 2013, to consider the proposed issue."

### (v) Particulars of Subscribers to Equity Shares

The Company proposes to issue Equity Shares by way of preferential issue to the Non promoters (public category) for cash as per the details given herein below:



Proposed subscriber	Pre-Preferential Issue		The state of the s		New Allotmen t (Equity Shares) (B)	% of Holdi Shares issued		lering Equity Notice (**)
Category Non- Promoter	No. of Shares held (A)	% of Holdin g		New + Pre- Holding (C=A+B)	% of Holding (Equity Shares only)	% of Holding (Equity Shares and assuming full conversion of existing warrants into Equity) (*)		
Tano Investment Opportunities Fund (Formerly known as Nomisma Investment Oppurtunities Fund 1)	75,00,000	10.93	7,90,000	82,90,000	11.11	9.89		
Sadashiv Kanyana Shetty	-	-	7,16,000	7,16,000	0.96	0.85		
Sams Industries Limited	-	-	7,16,000	7,16,000	0.96	0.85		
3 Sigma Global Fund	-	-	5,00,000	5,00,000	0.67	0.60		
Gurvindersingh Surindersingh Kochhar	-	5	3,00,000	3,00,000	0.40	0.36		
Ajay G Shah	75,000	0.11	2,07,000	2,82,000	0.38	0.34		
Nimesh S Joshi		-	1,46,500	1,46,500	0.20	0.17		
Reena Kaushal Gohil	9,50,000	1.38	1,44,000	10,94,000	1.47	1.30		
Hermes Corporate Advisory Private Limited	7,20,000	1.05	1,25,000	8,45,000	1.13	1.01		
Priyanka Oberoi	÷	+	1,25,000	1,25,000	0.17	0.15		
Yashodhara Stock and Shares Private Limited		-	1,25,000	1,25,000	0.17	0.15		
Hemant Jawaharlal Jhaveri	10,000	0.01	1,00,000	1,10,000	0.15	0.13		
Shivani Sharda Sharma	-	-	1,00,000	1,00,000	0.13	0.12		
Dashmesh Singh Sethi	-	-	70,200	70,200	0.09	0.08		
Shantanu Jaiswal	-	-	62,000	62,000	0.08	0.07		
Patel Jigneshkumar Punambhai	-	-	62,000	62,000	0.08	0.07		

Vishal Ladharam Jaisingh	10,000	0.01	62,000	72,000	0.08	0.09
Anand Ramesh Kadakol	-	-	61,750	61,750	0.08	0.07
Lokesh Santoshkumar Jain	4	1	61,000	61,000	0.08	0.07
Rupal Ajay Shah	35,000	0.05	58,000	93,000	0.12	0.11
Nitin Chunilal Mehta	10,000	0.01	50,000	60,000	0.08	0.07
Deepak Jivrajbhai Patel	10,000	0.01	50,000	60,000	0.08	0.07
Rohit Anand	-	-	50,000	50,000	0.07	0.06
Bhansali Sheetal Hitesh	-	-	50,000	50,000	0.07	0.06
Kirti Harsukh Mehta	25,000	0.04	50,000	75,000	0.10	0.09
Mayank Sinha	2,00,000	0.29	44,000	2,44,000	0.33	0.29
Chintan Shah	25,000	0.04	35,000	60,000	0.08	0.07
Manthan Shah	25,000	0.04	35,000	60,000	0.08	0.07
Anurag Gajanand Khemuka	10,000	0.01	31,000	41,000	0.05	0.05
Vikesh Chaturbhuj Agarwal	-	-	31,000	31,000	0.04	0.04
Nitish Mehra	¥.	+	31,000	31,000	0.04	0.04
Mahesh Ramswaroop Daliya	-	3	31,000	31,000	0.04	0.04
Shilpi A Bagdi	_	-	31,000	31,000	0.04	0.04
Lakshya Bhavesh Khetan	-	-	31,000	31,000	0.04	0.04
Meet S Pandya	-	-	31,000	31,000	0.04	0.04
Subhash Dalsukhram Pandya	-	-	31,000	31,000	0.04	0.04
Nimesh Sahadeo Singh	2	1-	30,000	30,000	0.04	0.04
Priti Nimesh Singh		-	30,000	30,000	0.04	0.04
Kaushik Hasmukhlal Gandhi	50,000	0.07	30,000	80,000	0.11	0.10
Bijal Kaushik Gandhi	50,000	0.07	30,000	80,000	0.11	0.10
Shabbir Ismail Hadiyawala	-	-	25,000	25,000	0.03	0.03
Nilesh Arvind Gandhi	<u> -</u>	-	25,000	25,000	0.03	0.03
Gautam Desai	-	-	25,000	25,000	0.03	0.03
Deepali Vipul Shah		-	25,000	25,000	0.03	0.03
Rajiv Ishwarbhai Mistry	-		25,000	25,000 8	ALU 693	0.03

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Neela Indravadan Shah	-	-	25,000	25,000	0.03	0.03
Kitty Dipen Shah	-	( <del>-)</del>	25,000	25,000	0.03	0.03
Ameeta Enterprises	-	-	25,000	25,000	0.03	0.03
Vagish Chandulal Katariya	-	•	21,100	21,100	0.03	0.03
Amit Gupta	-	-	21,000	21,000	0.03	0.03
Sunil Kaboolchand Khemuka	•	-	20,000	20,000	0.03	0.02
Autolec International Private Limited	à	1	20,000	20,000	0.03	0.02
Karur Ramakrishna Rajyashri	÷	-	18,000	18,000	0.02	0.02
Vinay Konaje	*	-	18,000	18,000	0.02	0.02
Jatin Sharad Patel	2	-	15,000	15,000	0.02	0.02
Maheshkumar Krishnavadan Desai	-	-	15,000	15,000	0.02	0.02
Vedant Ashish Bhatt	4		15,000	15,000	0.02	0.02
Santosh Kotnis		-	14,000	14,000	0.02	0.02
Sriram Dhanyamraju	-	-	13,500	13,500	0.02	0.02
Prakash Srikisan Jaiswal	4	-	12,400	12,400	0.02	0.01
Shyamrup Roy Choudhury	è	1	12,400	12,400	0.02	0.01
Ashish Shankar Pandare	-	7	12,000	12,000	0.02	0.01
Chanda Jayesh Rawal	+	-	12,000	12,000	0.02	0.01
Trupti Tarak Gor	-	-	12,000	12,000	0.02	0.01
Chaitanya Nilkanth Parate	-	-	12,000	12,000	0.02	0.01
Prafulchandra Yashvantray Mehta	5,000	0.01	10,000	15,000	0.02	0.02
Lopa Manish Shah	-	-	10,000	10,000	0.01	0.01
Ambrish Yogesh Maniar	-	-	10,000	10,000	0.01	0.01
Patel Yoginiben Bhavinbhai	+	11:	10,000	10,000	0.01	0.01
Bharatbhai Gunvantrai Desai	-	-	10,000	10,000	0.01	0.01



Viral Pradipkumar Desai	-	-	10,000	10,000	0.01	0.01
Sudhakar Garg	-	-	10,000	10,000	0.01	0.01
Devendra Singh	-		10,000	10,000	0.01	0.01
Mrugesh Yogesh Shah	-	-	10,000	10,000	0.01	0.01
Chetan Solani	-	-	10,000	10,000	0.01	0.01
Vijay Bansilalji Dave		-	10,000	10,000	0.01	0.01
Soniya Ashish Vijaywargi	-	-	10,000	10,000	0.01	0.01
Gajanand Agarwal	-	-	10,000	10,000	0.01	0.01
Kanchan Kapil Patel		-	10,000	10,000	0.01	0.01
Ashutosh Sanjay Singh	- :	7	10,000	10,000	0.01	0.01
Talib Zafar		-	10,000	10,000	0.01	0.01
Sidharth Jaipuria	-	-	10,000	10,000	0.01	0.01
Navin H Pamnani HUF	-	-	10,000	10,000	0.01	0.01
Asha Vinayak Joshi	-	-	9,000	9,000	0.01	0.01
Vinayak Ramrao Joshi	-	-	9,000	9,000	0.01	0.01
Santosh Mahadev Sawant	-		8,000	8,000	0.01	0.01
Sanchita Santosh Sawant	-	7	8,000	8,000	0.01	0.01
Padmaben P Modi	-	1-1	8,000	8,000	0.01	0.01
Mohammad Sharif Khan	4	-	6,150	6,150	0.01	0.01
Nirav G Khandhediya	5,000	0.01	5,000	10,000	0.01	0.01
Mitesh Jitendrabhai Shah	-	-	5,000	5,000	0.01	0.01
Reena Patel	4	-	5,000	5,000	0.01	0.01
Rekha Hitesh Pokar	-	-	5,000	5,000	0.01	0.01
Neha Joshi	+	-	5,000	5,000	0.01	0.01
Keyur M Soni		1,4	5,000	5,000	0.01	0.01
Prateek Sancheti	÷	-	5,000	5,000	0.01	0.01
Sarita Lalwani	-		5,000	5,000	0.01	0.01
Sunita Jain	-	-	5,000	5,000	0.01	0.01
Dipti Sethiya		-	5,000	5,000	0.01	0.01
Dhiren Bansidhar Kothari	40		5,000	5,000	0.01	0.01
Vijay Khandelwal	-		5,000	5,000 RGE 700	0.01	0.01

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Total	97,15,000	14.16	60,30,000	1,57,45,000	21.08	18.77
Brijesh Dinesh Shah		2	5,000	5,000	0.01	0.01
Snehal H Aansodariya		•	5,000	5,000	0.01	0.01
Rohit Rajendra Singh Kandari		-	5,000	5,000	0.01	0.01

\*(Note: - assuming full conversion of 92,00,000 outstanding warrants into 92,00,000 Equity shares issued in the past)

- (vi) Identity of the natural persons who are the ultimate beneficial owners of the shares proposed to be allotted and/or who ultimately control the proposed attottee, the percentage of post preferential issue capital that may be held by them:
- Tano Investment Opportunities Fund (Formerly Known as Nomisma Investment Opportunities Fund 1, is a public company limited by shares incorporated in Mauritius and holding a Category 1 Global Business Licence '("GBL") issued by the Mauritius Financial Services Commission("FSC") and authorised by the FSC to operate as a CIS Expert Fund.

The Investment Manager of Tano is Tano Mauritius Investments ("TMI"), which is wholly owned by Tano Capital, LLC. TMI has been incorporated in Mauritius and holds a GBL issued by the FSC and is regulated and licenced by the FSC to act as a CIS Manager pursuant to the Securities Act 2005 while Tano Capital, LLC is regulated by the Securities & Exchange Commission ("SEC") in the U.S.

Tano Capital, LLC and CEJBUSINESS HOLDINGS, L.P havecontrolling ownership interest in Tano and the natural person having an indirect controlling ownership through Tano Capital, LLC and CEJ BUSINESS HOLDINGS, L.P is Mr Charles Endler Johnson.

Mr.Charles Endler Johnson also indirectly exercises control over Tano through Tano Capital LLC.

Mr. Charles Endler Johnson, a citizen and resident of the U.S., is the senior management officer and is a Director of TMI and a Director of Tano Investment Opportunities Fund (Formerly Known as Nomisma Investment Opportunities Fund 1)

The percentage of post preferential issue capital that may be held by them will be 9.89% on fully diluted basis.

2. 3 Sigma Global Fund, a Mauritius based fund is registered with Securities and Exchange Board of India (Foreign Portfolio Investors) Regulations 2019 as a Foreign Portfolio Investor (FPI) as a category 1 and appropriately regulated fund. The address of the FPI is C/O Anex Management Services Limited 8th Floor Ebene Tower, 52 Cybercity Ebene Mauritus, Mauritius. The governance and decision making with respect to the fund is controlled by the board of the management.

The percentage of post preferential issue capital that may be held by them will be 0.60% on fully diluted basis.

3. The details of the name of the Shareholders and Directors of the Companies and the partnership firm are as under.

Name of the Company	Name of the Shareholders / Partners and their shareholding in the respective company Who are Ultimate Beneficial Owners	Name of the Directors/ Partners	% of Post Preferential issue Capital Holding (Equity Shares only)	Change in control	Governance and Decision making person (The governance and decision making with respect to the shares held by the shareholders)
(1)	(II)	(III)	(1V)	(V)	(VI)
1. Sams Industries Limited  (The Total Paid up Capital Of the Company is Rs.524700 (i.e 52470 shares of Rs.10/-)	Raghuram K Shetty (30,400 shares) (57.94%), Vanita R shetty (11,968 shares) (22.81%), R.K Shetty HUF (100 shares) (0.19%), Roshan R Shetty (5000 shares) (9.53%), Raunak R Shetty (5000 shares) (9.53%), Ravindranath K Shetty (1 share) (0.00) and Nithyanand Shetty (1 share) (0.00)	i. Raghuram Kanyan Shetty,  ii. Roshan Raghuram Shetty  iii. Raunak Raghuram Shetty.	0.96 %	There will be no change in the control of the Company consequent to the said issue.	Mr. Raghuram K Shetty
2. Hermes Corporate Advisory PVT LTD (The Total Paid up Capital Of the Company is Rs.100000 (i.e 10000 shares of Rs.10/-)	Nafeez Nazir Hakeem (5000 Shares) (50%) and Ridhima Nafeez Hakeem (5000 Shares) (50%)	i. Nafeez Nazir Hakeem, ii. Mayank Sinha iii. Shivangi Sinha	1.13 %	There will be no change in the control of the Company consequent to the said issue.	Mr. Nafeez Nazir Hakeem
3. Yashodhara Stock And Shares Private Limited (The Total Paid up Capital Of the Company is Rs.16,00,000  (i.e 1,60,000 shares of Rs.10/-)	Vivek Anand Oberoi (1,50,000 Shares) (93.75%) and Priyanka Oberoi (10,000 Shares) (6.25%)	i. Vivek Anand Oberoi ii. Kedar Darpan Singh	0.17%	There will be no change in the control of the Company consequent to the said issue.	Mr. Vivek Anand Oberoi
4. Autolec Internatio nal Private Limited	Mitesh S Sheth (7,70,575 Shares) (67.53%), Mitesh C. Sheth (HUF) (51,150	i. Mitesh Chandrakant Sheth,	0.03 % ORG	There will be no change in the control of the Company	Mr. Mitesh S Sheth

:

(The Total Paid up Capital Of the Company is Rs.1,14,11,500 (i.e 11,41,150 shares of Rs.10/-)	Shares) (4.48%),  Sona M Sheth (1,30,000 Shares) (11.39%),  Madhubala C. Sheth (1,00,000 Shares) (8.76%) and  Chadrakanta N. Sheth (HUF) (89,425 Shares) (7.84%)	ii.	Atulkumar Jayantilal Sheth Sona Mitesh Sheth.		consequent to the said issue.	
5. Ameeta enterprises	Vipul K Shah (25%), Kartik K Shah (25%), Brijesh K Shah (25%) and Kunal N Shah (25%).	10.1	Vipul K Shah  Kartik K Shah  Brijesh K Shah  Kunal N Shah	0.03 %	There will be no change in the control of the Company consequent to the said issue.	Mr. Vipul K Shah , Mr. Kartik K Shah Mr. Brijesh K Shah and Mr. Kunal N Shah

The Kartas and natural persons who are the ultimate beneficial owners (coparceners) of the shares proposed to be issued to Navin Hiranand Pamnani HUF, the details of which are as under.

Name of the HUF	Karta of HUF	Beneficial Owners (coparcener)	
Navin Hiranand Pamnani HUF	Navin Hiranand Pamnani	Deepa Navin Pamnani	

### (vii) Shareholding Pattern Pre and Post Preferential Issue: (only Equity shares)

Table	A	A			
	Pre-Allotment		% of Holding (considering Equity Shares issued through this Notice)		
Category of Shareholders	Total No. of Shares	% of Total Voting Rights	Total No. of shares	% of Total Voting Rights	
Promoters/Promoters' Group	4,79,26,060	69.85	4,79,26,060	64.20	
Sub-Total (A)	4,79,26,060	69.85	4,79,26,060	64.20	
Non promoters					
Foreign Institutional Investors	75,00,000	10.93 ORGE IN	87,90,000	11.78	
<b>Bodies Corporate</b>	12,41,368	1.81	22,27,368	2.98	

6,58,343	0.96	6,58,343	0.88
1,10,49,058	16.10	1,47,93,058	19.83
2,40,025	0.35	2,50,025	0.33
146	0.00	146	0.00
2,06,88,940	30.15	2,67,18,940	35.80
6,86,15,000	100.00	7,46,45,000	100
	1,10,49,058 2,40,025 146 2,06,88,940	1,10,49,058     16.10       2,40,025     0.35       146     0.00       2,06,88,940     30.15	1,10,49,058     16.10     1,47,93,058       2,40,025     0.35     2,50,025       146     0.00     146       2,06,88,940     30.15     2,67,18,940

Shareholding Pattern Pre and Post Preferential Issue: (Equity shares including conversion of existing 92,00,000 warrants into 92,00,000 Equity shares)

Table	A		В		
Category of Shareholders	Pre-Allotment		% of Holding (considering Equity Shares issued through this Notice and assuming full conversion of existing warrants into Equity) (*))		
	Total No. of Shares	% of Total Voting Rights	Total No. of shares (*)	% of Total Voting Rights	
Promoters/Promoters' Group	4,79,26,060	69.85	5,45,26,060	65.03	
Sub-Total (A)	4,79,26,060	69.85	4,45,26,060	65.03	
Non promoters					
Foreign Institutional Investors	75,00,000	10.93	87,90,000	10.48	
<b>Bodies Corporate</b>	12,41,368	1.81	27,27,368	3.25	
Non-Resident Indians / Overseas Corporate bodies	6,58,343	0.96	6,58,343	0.79	
Individual - Public	1,10,49,058	16.10	1,68,93,058	20.15	
Hindu Undivided Family (HUF)	2,40,025	0.35	2,50,025	0.30	
Others - Clearing Members	146	0.00	146	0.00	
Sub-total (B)	2,06,88,940	30.15	2,93,18,940	34.97	
Total (A+B)	6,86,15,000	100.00	8,38,45,000	100	

\*(Note: - assuming full conversion of 92,00,000 outstanding warrants into 92,00,000 Equity shares issued in the past)

### (viii) Change in Management:

The issue of Equity shares pursuant to the said resolution shall not result in any change in the management or control of the Company.

### (ix) Lock in of Equity Shares

The Equity shares to be allotted to the non-promoters (public category) on a preferential basis as set out in the resolution shall be locked in as per the requirements of SEBI (ICDR) Regulations 2018 as amended from time to time.

### (x) Proposed time within which the allotment shall be completed: -

As required under the SEBI (ICDR) Regulations, 2018, the Equity Shares shall be issued and allotted by the Company to the Proposed Allottee in dematerialized form within a period of 15 (Fifteen) days from the date of receipt of Members' approval, provided that, where the issue and allotment of the said Shares is pending on account of pendency of any approval by any Regulatory Authority (including but not limited to the BSE Limited and/or SEBI), MCA or the Government of India, the issue and allotment shall be completed within a period of 15 (Fifteen) days from the date of receipt of last of such approvals.

(xi) No. of persons to whom allotment on Preferential Basis has already been made during the year, in terms of Number of Securities as well as Price:

The Company has made one (1) preferential allotment during the period from 01st April, 2020 till the date of this Notice and the number of persons to whom allotment on preferential basis has been made during the financial year 2020-21 has not exceeded the limit specified in the Act and Rules made thereunder. The allotment on Preferential basis through this notice will be made in the financial year 2021-2022.

### (xii) The Company hereby undertakes that:

- a) It would re-compute the price of the Securities specified above in terms of the provisions of the SEBI (ICDR) Regulations, 2018 where it is required to do so.
- b) If the amount payable on account of re-computation of price is not paid within the time stipulated in the SEBI (ICDR) Regulations, 2018, the above specified securities shall continue to be locked in till the time such amount is paid by allottees.
- (xiii) The Company, its Promoters and the Directors of the company are not in the list of willful defaulters. None of its Directors is a fugitive economic offender as defined under the SEBI (ICDR) Regulations, 2018.

### (xiv) Auditor's Certificate:

The Statutory Auditor's certificate from M/s M.B Agrawal & Co., Chartered Accountants, certifying that the preferential issue is being made in accordance with the requirements contained in the SEBI (ICDR) Regulations, will be made available for inspection at the meeting as well as the Registered Office of the Company between 11:00 a.m. and 1:00 p.m., on all working days (excluding Saturdays and Sundays) up to the date of the meeting i.e., Wednesday, the 7th April, 2021.

### (xv) Other Disclosures: -

Pursuant to Section 62(1)(c) of the Companies Act, 2013, further equity shares may be issued to persons other than the existing members of the Company as specified in Section 62(1)(a) of the Companies Act, 2013, provided that the members of the Company approve the issue of such equity shares by means of a special resolution.

In terms of Rule 14(2) of the Companies (Prospectus and Allotment of Securities) Rules, 2014, a company can make a private placement of its securities under the Companies Act, 2013 only after the approval of its shareholders by way of a special resolution has been obtained. Further in terms of Regulations 160 of SEBI (ICDR) Regulations, a special resolution needs to be passed by shareholders of a listed company prior to issue of specified securities on preferential basis.

The resolution and the terms stated therein and in the explanatory statement hereinabove shall be subject to the guidelines/ regulations issued/ to be issued by the Government of India or the Securities and Exchange Board of India or the Ministry of Corporate Affairs or any other regulatory/ statutory authorities in that behalf and the Board shall have the absolute authority to modify the terms contained herein or in the said resolution, if required by the aforesaid regulatory/ statutory authorities or in case they do not conform with the SEBI (ICDR) Regulations including any amendment, modification, variation or re-enactment thereof. The approval of the members is being sought to enable the Board to issue and allot the equity shares on a preferential / private placement basis, to the extent and in the manner as set out in the resolution and the explanatory statement

As it is proposed to issue Equity shares on preferential basis, special resolution is required to be approved by members pursuant to the provisions of Section 62 of the Companies Act, 2013 and Chapter V of the SEBI (ICDR) Regulations, 2018 and other applicable provisions (if any).

The Board of Directors of the Company believes that the proposed Preferential Issue is in the best interest of the Company and its Members. The Board, therefore, recommends the Resolution(s) at Item Nos.3 of the accompanying Notice for the approval of Members.

None of the Directors and Key Managerial Personnel of the Company or their relatives is concerned or interested, financially of otherwise, in the proposed Special Resolution as set out at Item No. 3 of the Notice.

//Certified True Copy//

For Balu Forge Industries Limited

(Formerly Known as Amaze Entertech Limited)

Aakash Joshi

Company Secretary & Compliance Office

Place: Mumbai Date :- 07/04/2021



### **BALU FORGE INDUSTRIES LIMITED**

(Formerly Known as AMAZE ENTERTECH LIMITED)
Corporate Identification Number: L29100MH1989PLC255933

Registered Office:156,1st Floor, Raghuleela Mega Mall, Poisar Gymkhana Road, Kandivali (West), Mumbai-400067 Tel. No. +91-8655075578; Email: compliance@baluindustries.comWeb: www.baluindustries.com

#### Form PAS-5

(Section 42(7) and Rule 14(3) of Companies (Prospectus and Allotment of Securities) Rules, 2014)

### Record of a private placement offer to be kept by the company

Name of the Company	Balu Forge Industries Limited
	(Formerly Known as Amaze Entertech Limited)
Registered office of the Company	156,1st Floor, Raghuleela Mega Mall, Poisar Gymkhana Road,
	Kandivali (West), Mumbai-400067
CIN	L29100MH1989PLC255933

#### **DETAILS OF PRIVATE PLACEMENT OFFER:**

Date when approval of the relevant authority (board or the shareholders, as the case may be) obtained for the current Private Placement Offer Letter:

Date of Passing of Board Resolution	01st March, 2021
Date of Passing of Shareholders Resolution	07 <sup>th</sup> April, 2021
Amount of the Offer:	Rs.48,84,30,000 /-
Date of circulation of private placement offer letter	14.04.2021

## Following details (in a tabulate statement) of the persons to whom private placement Offer letter has been circulated

			SHARES			
SR NO	NAME	FATHER'S NAME/HUSBAN D'S NAME	COMPLETE ADDRESS	PAN/ SOCIAL SECURITY NO./ PASSPORT NO./ UNIQUE IDENTIFICATIO N NO.	EMAIL ID	PHONE NUMBER
1	TANO INVESTMENT OPPORTUNITIES FUND (FORMERLY KNOW AS NOMISMA INVESTMENT OPPURTUNITIES FUND 1)	NA	IFS COURT, BANK STREET, TWENTY EIGHT CYBERCITY, EBENE 72201, REPUBLIC OF MAURITIUS	AAGCN9069H	CSAPIRO@TAN OCAPITAL.COM /TIOF@SANNEG ROUP.COM	+1650 212 0330/ +230 467 3000
2	SADASHIV KANYANA SHETTY	PAKEERA KANYANA SHETTY	18A, TOWER D, VICEROY PARK, THAKUR VILLAGE, KANDIVALI EAST, MUMBAI-400101.	AAJPS4330G	SKSHETTY@HER ANBA.COM	9820377799
3	SAMS INDUSTRIES LIMITED	NA	101/102, KANCHAN GANGA FACTORY LANE, NR M K HIGH SCHOOL BORIVALI (WEST), MUMBAI,	AABCS1435R	MAHESHWAR@ HERANBA.COM	9819509964



4	3 SIGMA	NA	C/O ANEX	AABCZ3540L	REPORTS@3SIG	971 – 55 679
	GLOBAL FUND		MANAGEMENT SERVICES LIMITED 8TH FLOOR EBENE TOWER, 52 CYBERCITY EBENE MAURITUS		MAGF.COM, OPS@FINRISED MCC.COM	4208
5	GURVINDERSIN GH SURINDERSING H KOCHHAR	SURINDER SINGH KOCHHAR	4TH FLOOR, SATGURU SUNDARI, DR. AMBEDKAR ROAD, KHAR WEST, MUMBAI – 400052.	AAHPK1643C	AUTOSTORES_I NDIA@YAHOO. COM	9820512064
6	AJAY G SHAH	GUNVANTRAI	1, AMAR ARCADE, NR. PRAGJI TOWER, BUDDHA SOCIETY, VALSAD, GUJARAT - 396001	AEQPS7713A	AJAYSHAHVAL SAD@GMAIL.CO M	9824146081
7	NIMESH S JOSHI	SHAMBHULAL JOSHI	B 1204 VRINDAVAN COMPLEX RAMBAUG LANE OFF S V ROAD OPP HIMALYA HIGH SCHOOL BORIVALI(W) MUMBAI - 400092	AAFPJ6734M	CSNIMESHJOSHI @GMAIL.COM	9820647751
8	REENA KAUSHAL GOHIL	KAUSHAL GOHIL	C/201 SATYAM CHS C S C ROAD NO 5 NEAR CORPORATION BANK ANAND NAGAR DAHISAR EAST MUMBAI - 400068.	APUPK1837L	REENAGOHIL19 85@GMAIL.COM	7678074613
9	HERMES CORPORATE ADVISORY PRIVATE LIMITED	NA	28 GREAT WESTERN BLDG 130 SHAHID BHAGAT SINGH MARG OPP LION GATE FORT 400023	AACCH0481R	HAKEEM@VSNL .COM	9322906964
10	PRIYANKA OBEROI	JEEVARAJ ALVA	BUNGLOW NO 5,KARTAR KUNJ, RUIA PARK,JUHU, MUMBAI - 400 049	AIPPA3392L	PRIYANKA.ALV A@GMAIL.COM	9821744777
11	YASHODHARA STOCK AND SHARES PRIVATE LIMITED	NA	208, WING-B, PLOT NO.18,JAL DARSHAN CHS LTD,MILATARY ROAD, NEAR RUIA PARK, VILE PARLE WEST, MUMBAI - 400 049	AAACY7063J	VIVEKOBEROI@I CLOUD.COM	9821700777
12	HEMANT JAWAHARLAL JHAVERI	JAWAHARLAL JAMNADAS JHAVERI	1303/04, MYSTIC MAYFAIR, R.B.MEHTA ROAD, NEAR VIKRANT CIRCLE, GHATKOPAR (E), MUMBAI - 400 077	AACPJ9963B	HEMANT@BADS HAHMASALA.C OM	9820127370



13	SHIVANI	RAMESH	POLO RESIDENCE,	ILDPS4888E	SHIVANISHARD	+97156 2282082
	SHARDA SHARMA	SHARDA	C1 BUILDING , FLAT 403 , MEDAN - DUBAI ( U.A.E )		A.91@GMAIL.CO M	
14	DASHMESH SINGH SETHI	MR.BAJIT SINGH SETHI	47, BASANT NIWAS, BEHIND LAMBA PETROL PUMP, KADBICHOWK NAGPUR	ANLPS1371C	DASHMESH.SET HI@GMAIL.COM	91982222282
15	SHANTANU JAISWAL	SHIVKUMAR JAISWAL	BUNGALOW NO 10, SARJU TOWN, NEAR JAGAT PUBLIC SCHOOL, WATHODA, NAGPUR- 440035 MAHARASHTRA	AINPJ4208N	SHANTANUSJAI SWAL@GMAIL.C OM	9422807622
16	PATEL JIGNESHKUMAR PUNAMBHAI	PUNAMBHAI PATEL	PLOT NO 4, SARJU TOWN, CHANDMARI ROAD, NEAR JAGAT PUBLIC SCHOOL, WATHODA BHANDEWADI NAGPUR- 440035 MAHARASHTRA	AFEPP2510H	PRAYONANGP@ GMAIL.COM	9422804962
17	VISHAL LADHARAM JAISINGH	LADHARAM DWARKADAS JAISINGH	FLAT NO. 302 TOWER D, GODREJ ANANDAM, GANESHPETH, NAGPUR-440018	ABGPJ8097B	VEEPEENGP@Y AHOO.COM	9823736363
18	ANAND RAMESH KADAKOL	RAMESH KADAKOL	107/9, &TH CROSS, STATION ROAD, MALAMADDI, DHARWAD, PIN 580007, KARNATAKA	AEBPK3166J	ANAND.KADAK @GMAIL.COM	9620367124
19	LOKESH SANTOSHKUMA R JAIN	SANTOSH KUMAR JAIN	GOLCHA MARG, SADAR, NAGPUR.	ABGPJ8301G	LOKESH_FL@YA HOO.COM	9823057050
20	RUPAL AJAY SHAH	AJAY	1, AMAR ARCADE, NR. PRAGJI TOWER, BUDDHA SOCIETY, VALSAD, GUJARAT - 396001	AJXPS4634A	RUPALSHAHVA LSAD@GMAIL.C OM	9924446081
21	NITIN CHUNILAL MEHTA	CHUNILAL MEHTA	29"VRAJ" LANKA LODGE NEAR HONEST TRADING CO. GOHARBAUG, BILIMORA - 396321	AAQPM4614G	ORICHORI@GM AIL.COM	9824000954
22	DEEPAK JIVRAJBHAI PATEL	JIVRAJ PATEL	C-7, SHIB SHREE APARTMENT, TIKEKKAR ROAD DHANTOLI, NAGPUR - 440012	ACBPP4448A	DJ7699@GMAIL. COM	9766632424
23	ROHIT ANAND	AYODHYA PRASAD ANAND	B-115, SECTOR 31, NOIDA.	ATHPA1524D	ROHIT.ANAND1 697@GMAIL.CO M	+971506582204



24	BHANSALI SHEETAL HITESH	MISHRIMAL JAIN	B4 GOKUL APARTMENT OPP.TULSI VILLA, PODDAR ROAD, SANTACRUZ WEST, MUMBAI 400054	ATTPB5878M	AABB1781@GMA IL.COM	9833301781
25	KIRTI HARSUKH MEHTA	HARSUKH BHAICHAND MEHTA	62, PANORAMA, 6TH FLOOR, 203, WALEKESHWAR ROAD, MUMBAI - 400006.	AFIPM1307B	KHMEHTA54@G MAIL.COM	9821153318
26	MAYANK SINHA	PRADEEP KUMAR SINHA	T1/1001 PARK VIEW RESIDENCY PALAM VIHAR, GURGAON, HARYANA INDIA - 122017	CQVPS8058K	MS.MAYANK@G MAIL.COM	9818609488
27	CHINTAN SHAH	AJAY SHAH	1, AMAR ARCADE, NR. PRAGJI TOWER, BUDDHA SOCIETY, VALSAD, GUJARAT - 396001	EVOPS8732L	CHINTAN.SHA H95@GMAIL.CO M	8460556081
28	MANTHAN SHAH	AJAY SHAH	1, AMAR ARCADE, NR. PRAGJI TOWER, BUDDHA SOCIETY, VALSAD, GUJARAT - 396001	FVIPS1530R	MANTHAN.SHA H96@GMAIL.CO M	9033229211
29	ANURAG GAJANAND KHEMUKA	GAJANAND KHEMUKA	PLOT NO. 134, HANUMAN MANDIR ROAD, GANDHI NAGAR, NAGPUR-440010	ACXPK3071G	KHEMUKA@YA HOO.COM	9890000908
30	VIKESH CHATURBHUJ AGARWAL	CHATURBHUJ AGARWAL	PLOT NO. 23 SHRADHA MIDDLE RING ROAD, WARDHAMAN NAGAR BHANDEWADI BAGADGANJ, NAGPUR.	АВЈРА9338Н	AGARWAL_VEN U@HOTMAIL.C OM	9890048685
31	NITISH MEHRA	VIJAY KUMAR	110, WASL PORT VIEWS, DUBAI, UAE	AMOPM9435F	NITISHMEHRA2 526@GMAIL.CO M	0551585694
32	MAHESH RAMSWAROOP DALIYA	RAMSWAROOP MISHRILAL DALIYA	PLOT NO.547 DALIYA KUNJ, OPP, POONAM MALL, HIWARI LAY OUT WARDHMAN NAGAR, NAGPUR, MAHARASHTRA - 440008.	ABZPD6580E	MAHESHDALIY A@GMAIL.COM	9822570033
33	SHILPI A BAGDI	RAJENDRA PRASAD SINGH	CENTRAL EXCISE COLONY PLOT NO- 32 SNEHA NAGAR CHATTRAPATI SQUARE NAGPUR- 440015	AEGPB9904G	SHILPIBAGDI@G MAIL.COM	9373114607
34	LAKSHYA BHAVESH KHETAN	BHAVESH MAHAVIR KHETAN	11,SARJU TOWN, WATHODA RING ROAD, NAGPUR - 440008 MAHARASHTRA	JOAPK6052P	KHETANLAKSH YA12@GMAIL.C OM	7757823568



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35	MEET S PANDYA	SUBHASH D. PANDYA	703, LINK PALACE, LINKING ROAD, SANTACRUZ WEST, MUMBAI 400054	AMBPP1505A	MEET.S.PANDY A@GMAIL.COM	9920557701
36	SUBHASH DALSUKHRAM PANDYA	DALSUKHRAM G. PANDYA	703, LINK PALACE, LINKING ROAD, SANTACRUZ WEST, MUMBAI 400054	AGIPP8350N	INFO@DGGROU P.IN	9820306677
37	NIMESH SAHADEO SINGH	SAHADEO SINGH	C/507, UPVAN TOWER, UPPER GOVIND NAGAR, OPP. PODDAR SCHOOL, MALAD (EAST), MUMBAI: 400097	ANIPS2967F	NIMESH@CAPVI TAL.IN	9930911944
38	PRITI NIMESH SINGH	G S GARCHA	C/507, UPVAN TOWER, UPPER GOVIND NAGAR, OPP. PODDAR SCHOOL, MALAD (EAST), MUMBAI: 400097	BCIPS3511F	NIMESH@CAPVI TAL.IN	9930911944
39	KAUSHIK HASMUKHLAL GANDHI	HASMUKHLAL GANDHI	B-1304, SAMARPAN EXOTICA OFF DATTAPADA ROAD, CCI COMPOUND BORIVALI EAST, MUMBAI-400066	AFNPG8573J	KAUSHIKG31@G MAIL.COM	9819045092
40	BIJAL KAUSHIK GANDHI	ROHITKUMAR SHAH	A-103, SHANTINATH APARTMENT, S.V.ROAD, BORIVALI WEST, MUMBAI-400092.	AGHPG3879N	KAUSHIKG31@G MAIL.COM	7977947469
41	SHABBIR ISMAIL HADIYAWALA	ISMAIL AHMED HADIYAWALA	FLAT 203 OUD METHA , P O BOX 14605, DUBAI	ACGPH2573P	HADIYAWALAS HABBIR@HOTM AIL.COM	971526542007
42	NILESH ARVIND GANDHI	ARVIND	A 304, PARIMAL BUILDING, R B MEHTA MARG – NEAR VIKRANT CIRCLE, GHATKOPAR, MUMBAI, MAHARASHTRA – 400077	AAFPG6829G	DHARANGAND HI@GMAIL.COM	9324064170
43	GAUTAM DESAI	HARSHADRAI BALLUBHAI DESAI	HILLA HOUSE, TITHAL ROAD CROSS LANE, VALSAD - 396001	AEOPD0796E	GAUTAMHDES AI@GMAIL.COM	9825796371
44	DEEPALI VIPUL SHAH	KISHOR SHAH	1142, SAURABH SOCIETY, GIDC, VAPI - 396195	BEUPS9523K	SHAHDEEPALIR ATHOD@GMAIL .COM	9825119741
45	RAJIV ISHWARBHAI MISTRY	ISHWARBHAI DURLABHBHAI MISTRY	FLAT NO 1501, H- WING, OCTACREST, AKURLI ROAD, LOKHANDWALA TOWNSHIP, KANDIVALI (E), MUMBAI - 400101	ADBPM3226G	RAJIV.MISTRY@ YAHOO.COM	9867006627



46	NEELA INDRAVADAN SHAH	NYALCHAND GOPANI	301, A WING, 3RD FLOOR, SHARVANEE RESIDENCY, TITHAL ROAD, VALSAD, GUJARAT - 396001	ANVPS8916M	INFOVNP@GMA IL.COM	9820834906
47	KITTY DIPEN SHAH	SURESH PALAN	301, A WING, 3RD FLOOR, SHARVANEE RESIDENCY, TITHAL ROAD, VALSAD, GUJARAT - 396001	ATEPP1752F	INFOVNP@GMA IL.COM	9820954616
48	AMEETA ENTERPRISES	N.A	8-B SHOPPING CENTER NO. 1, NEXT TO BANK OF INDIA, SILVASSA ROAD, VIA CHAR RASTA, GIDC, VAPI - 396195	AAFFA0129D	AMEETAENTER PRISE@YAHOO. COM	9825048741
49	VAGISH CHANDULAL KATARIYA	CHANDULAL BHAWARLAL KATARIYA	GANGA SAGAR APARTMENTS, CIVIL LINES ,NAGPUR-440001	ADCPK2837Q	_	9822227575
50	AMIT GUPTA	DAYA NAND GUPTA	E-21, GURU NANAK ROAD, ADARSH NAGAR, N.S.MANDI NORTH WEST DELHI-110033	AECPG4064L	GVPLAMIT@GM AIL.COM	9818720894
51	SUNIL KABOOLCHAN D KHEMUKA	KABOOLCHAN D KHEMUKA	FLAT NO 201 NIRMALA APT,YASHWANNA GAR, NEAR PANCHASHIL, VACHNALAY, NAGPUR.	ACKPK1889M	MAYURCOOLER S@YAHOO.COM	9373102802
52	AUTOLEC INTERNATIONA L PRIVATE LIMITED	NA	6C ELGIN ROAD,1C ORIENTAL HOUSE,KOLKATA- 700 020	AACCA5499A	AUTOLECINTER NATIONALP.LT D@GMAIL.COM	9836360578
53	KARUR RAMAKRISHNA RAJYASHRI	AMIT KUMAR BHATTACHARY A	FLAT NO. 301, AUM SHRUSTI, PURUSHOTTAMNA GAR,VIDYANAGAR, HUBLI, KARNATAKA 580021	AFKPR9673M	KRRPERSONAL @GMAIL.COM	9980519281
54	VINAY KONAJE	KONAJE NAGESH RAO	FLAT NO. A-13, 4TH FLOOR, KALPAVRUKSHA APARTMENTS, OPP. KLETU, VIDYANAGAR, HUBLI 580031, KARNATAKA, INDIA	ADKPK6745P	VKONAJE@OUT LOOK.COM	9980562387



55	JATIN SHARAD PATEL	SHARAD PATEL	PLOT NO. 1 ADARSH SOCIETY, NEAR MAHILA COLLEGE, MARVE ROAD, MALAD WEST, MUMBAI - 400064	AGNPP4662Q	ASPEEJATIN@H OTMAIL.COM	9833611949
56	MAHESHKUMA R KRISHNAVADA N DESAI	KRISHNAVADA N DESAI	HANUMAN BHAGDA, VALSAD GUJARAT - 396001	AARPD3463B	AKTAFINANCE @YAHOO.CO.IN	9327771710
57	VEDANT ASHISH BHATT	ASHISH CHANDRAHAS BHATT	B/301, SHIVKRUPA SHIVDHAM CHSL, SATYA NAGAR BORIVALI (W) MUMBAI 400092	CCLPB0591C	CSVEDANTBHA TT@YAHOO.CO M	9033226077
58	SANTOSH KOTNIS	SHAMARAO KOTNIS	B-601, ORVI SOCIETY, BEHIND MITCON COLLÈGE, BALEWADI, PUNE,411045	ANAPK3437E	SANTOSH_KOT NIS@YAHOO.CO M	9876116988
59	SRIRAM DHANYAMRAJ U	D.V.R.RAO	12 P, ATRIA, AQUILA HEIGHTS NO.27 HMT MAIN ROAD, NEAR HMT SCHOOL JALAHALLI BANGALORE: 560 013	ADRPD1496M	SRIRAMDHANY AMRAJU@YAHO O.CO.IN	+ 91 9845735273
60	PRAKASH SRIKISAN JAISWAL	SRIKISAN AYODHAPRASA D JAISWAL	NEAR LAL IMLI CHOWK, GANDHIBAG, MAHATMA PHULE BAZAR, NAGPUR 440018 MAHARASHTRA	ACCPJ9342G	MH494149@GMA IL.COM	9823152826
61	SHYAMRUP ROY CHOUDHURY	DR. ARUP ROY CHOUDHURY	C – 1,2797A SUSHANT LOK-1 GURGAON HARYANA 122002	AGKPC5051B	ROYCHOUDHU RYOFFICE@GMA IL.COM	7003264762
62	ASHISH SHANKAR PANDARE	SHANKAR RAMCHANDRA PANDARE	B 109, NEW RAJ CHS LTD., SANT MIRABAI MARG, GHARTANPADA 2, DAHISAR (EAST), MUMBAI - 400068	АҮҮРР7684Н	ASHISH.PANDA RE@GMAIL.CO M	+91 98209 53168
63	CHANDA JAYESH RAWAL	SAMARTHMAL	1302, SUNRISE POINT, NEPTUNE LIVING POINT, L B S MARG, BHANDUP WEST, MUMBAI 400078	AGDPR0616C	RAWALJAYESH @GMAIL.COM	9320206161
64	TRUPTI TARAK GOR	PRAVIN JOSHI	1107B, SAMBHAVNATH TOWERS, SUDHA PARK, GHATKOPAR EAST, MUMBAI 400077	AFCPJ9956M	CA.TRUPTIGOR @GMAIL.COM	9820784833



65	CHAITANYA	NILKANTH M.	A-1101	AKVPP6512H	CHAITANYA.PA	9664466201
63	NILKANTH PARATE	PARATE	SIDDHIVINAYAK HORIZON VEER NARIMAN ROAD, PRABHADEVI ,MUMBAI - 400025	AKVFF0012H	RATE@GMAIL.C OM	9004400201
66	PRAFULCHAND RA YASHVANTRAY MEHTA	YASHVANTARA I MANGABHAI SURTI	MEHTA HOSPITAL, N.H. 48, PARDI, VALSAD 396125 GUJARAT INDIA	ACZPM1531B	DRPRAFULMEH TA@GMAIL.CO M	9825132289
67	LOPA MANISH SHAH	MADHUKAR MEHTA	402 SHIVAALEE RESIDENCY, NEAR SRI NAGAR SOCIETY, OPP SUMUKH, HALAR, VALSAD - 396 001	AXFPS3530B	TAXMANISH@G MAIL.COM	9898550328
68	AMBRISH YOGESH MANIAR	YOGESH NARANDAS MANIAR	SHREE, OPPOSITE TALUKA PANCHAYAT OFFICE, KACHERI ROAD, VALSAD - 396001	ACAPM1064E	AMBRISHMANI AR@GMAIL.CO M	9824112316
69	PATEL YOGINIBEN BHAVINBHAI	MOHANBHAI GOPALBHAI PATEL	13, AMAR PARK SOCIETY, BEHIND PRERNA SOCIETY, TITHAL ROAD, VALSAD - 396001	AMBPP6955C	PATELBHAVIN9 95@YMAIL.COM	9428013060
70	BHARATBHAI GUNVANTRAI DESAI	GUNVANTBHAI	12, ANANDNAGAR SOCIETY, MULLAVADI, VALSAD, VALSAD - 396001	AEDPD9539G	BHARATDESAI6 569@GMAIL.CO M	9825108244
71	VIRAL PRADIPKUMAR DESAI	PRADIPKUMAR DESAI	H NO 61-A, ATHWALINES, ADARSH SOCIETY, SURAT CITY, SURAT GUJARAT - 395001	AAPPD7221D	VEERAL.SPAN@ GMAIL.COM	9898508050
72	SUDHAKAR GARG	SUDHIR KUMAR GARG	RIVIERA B/101, PARK CITY, OPP YOGI HOSPITAL, SILVASSA	ABXPG3131C	SUDHAKARGAR G@REDIFFMAIL. COM	9825264766
73	DEVENDRA SINGH	CHARAN SINGH	ROW HOUSE NO. 8, ALOK CITY, SAILY, SILVASSA-396230	APLPS7130K	DEVENDRA_S10 0@YAHOO.COM	9879771456
74	MRUGESH YOGESH SHAH	YOGESH SHAH	502, SUVARNA BUILDING, DATTATRAY CROSS ROAD, SANTACRUZ WEST, MUMBAI - 400054	BHAPS0661R	MRUGESHYSHA H@GMAIL.COM	9920308772
75	CHETAN SOLANI	JETHALAL LILADHAR SOLANI	BLOCK NO-2, PARTH APARTMENT, MAKRANI PARA, LIMDA LANE, JAMNAGAR, GUJARAT-361001	BQZPS0774F	DARSHANMEH TA50@YAHOO.C OM	7045006789



76	VIJAY BANSILALJI DAVE	BANSILAL DAVE	MAA KASTURI KRUPA BHAWAN CHITAR OLI ,BEHIND GHATATE BUILDING ,BADKAS CHOWK, MAHAL	AJWPD9812A	VIJAYDAVENGP @GMAIL.COM	9371412752
77	SONIYA ASHISH VIJAYWARGI	KAMAL VIJAYWARGI	N 632 VIJAYWARGI BHAWAN KIRANA BAZAAR KAMPTEE 441002	ABRPV2597F	-	9823142528
78	GAJANAND AGARWAL	OMPRAKASH AGARWAL	4-2- 86,KUMARPET,ADIL ABAD-504001(TS)	AFGPA2204M	GAJANANDAG ARWAL.51@GM AIL.COM	9989515151
79	KANCHAN KAPIL PATEL	KAPIL PATEL	PLOT NO. 325 HANUMAN VILLA APARTMENT 7 BARLING LAYOUT LAXMI NAGAR NAGPUR - 440022 MAHARASHTRA	AHGPP1337C	KNCHN.PATEL @GMAIL.COM	9766632515
80	ASHUTOSH SANJAY SINGH	SANJAY SINGH	401, BARSANA APARTMENT, VATSALYA BHUMI, WATHODA, NAGPUR	FNLPS6625C	ASHUSBS19@GM AIL.COM	7588957282
81	TALIB ZAFAR	MOHAMMAD ZAFAR	FALT NO:-69, GAIL VIHAR, SECTOR-23, NOIDA-201201	ACUPZ1048H	PAPPYMACHA@ GMAIL.COM	9873784321
82	SIDHARTH JAIPURIA	ASHOK JAIPURIA	1105 EXPRESS APARTMENT VAISHALI SECTOR 4 GHAZIABAD UTTAR PRADESH 201010	BEOPJ9056A	SIDHARTHJAIP URIA@GMAIL.C OM	7982131499
83	NAVIN H PAMNANI HUF	HIRANAND PAMNANI	C-607,SIXTH FLR, SHREEPAL RESIDENCY NR, CORNER POINT CITY LIGHT RD CHORYASI SURAT. 395007	AAEHN6859A	DSFASHION39 @GMAIL.COM	9825145039
84	ASHA VINAYAK JOSHI	SHRIPADRAO	MALMADDI 4TH CROSS, JOSHI TUTORIAL, DHARWAD-580007	ANQPJ7906H	ASHAVINAYAKJ OSHI@GMAIL.C OM	8660229797
85	VINAYAK RAMRAO JOSHI	RAMRAO	MALMADDI 4 TH CROSS, JOSHI TUTORIAL, DHARWAD -580007	AHYPJ8058L	VINAYAKRJOSH I@GMAIL.COM	9448862198
86	SANTOSH MAHADEV SAWANT	MAHADEV SAWANT	A/903 INFINITY TOWER JITENDRA MALAD EAST MUMBAI 400097.	AWPPS6995K	SAWANT.SANT OSH268@GMAIL. COM	9702889005



87	SANCHITA SANTOSH SAWANT	SANTOSH SAWANT	A/903 INFINITY TOWER JITENDRA MALAD EAST MUMBAI 400097.	CAFPS8387B	SAWANT.SANT OSH268@GMAIL. COM	9702889005
88	PADMABEN P MODI	NANCHAND MODI	A/302, OM MAHAVIR CHSL, NAVGHAR CROSS S.V. ROAD, BHAYANDER (E). THANE 401105	ANPPM6639R	JAYMODILEADS @GMAIL.COM	8169971660
89	MOHAMMAD SHARIF KHAN	SAYED KHAN MOHAMMAD	PLOT NO 19,PRASHANT LAYOUT,ROSE COLONY,POLICE LINE TAKLI,KATOLROAD ,NAGPUR,MAHARA SHTRA- 440013	APYPM3276P	MOHDSHARIF20 09@GMAIL.COM	88887 81400
90	NIRAV G KHANDHEDIYA	GUNVANTRAI KHANDHEDIYA	HOUSE NO.834 MOTA BAZAR, DHARAMPUR- 396050 DISTVALSAD	AXRPK8351L	CANIRAV13@G MAIL.COM	9429058020
91	MITESH JITENDRABHAI SHAH	JITENDRABHAI RAMNIKLAL SHAH	104/B, EKTA APARTMENT, NEAR SHETH RJJ HIGH SCHOOL, TITHAL ROAD, VALSAD - 396001	AYGPS3191L	MITESH_INSUR ANCE@REDIFFM AIL.COM	9879297171
92	REENA PATEL	KALPESH PATEL	PATEL NIWAS, NEAR GUJRATI SAMAJ, JAGMAL CHOWK,TIKRAPAR A, BILASHPUR. CG. 495001	AFXPP4539F	PATELREENAN AGPUR@GMAIL. COM	+919131120543
93	REKHA HITESH POKAR	HITESH KANTILAL POKAR	301, SUBHMANGALAM APRT, GREAT NAG ROAD, OPP. IMAMWADA POST OFFICE, GHATROAD, NAGPUR - 440003	ACRPP1119N	POKAR_HITESH @YAHOO.CO.IN	9049995455
94	NEHA JOSHI	MR.RAJENDRA KUMAR JOSHI	C-32, KOUSHILA APT. SHIVAJI COMPLEX MANKAPUR NAGPUR - 440030	BBGPJ4163H	NEHA5559@GM AIL.COM	+918149156273
95	KEYUR M SONI	MANOJ N SONI	502,VASANT IJAY, BEHIND PATEL NAGAR, M.G ROAD NO 4, KANDIVALI(W), MUMBAI-400067	DCJPS6098Q	SONIKEYUR988 @YAHOO.COM	8080738279
96	PRATEEK SANCHETI	VIJAY SANCHETI	1/5,DESHBANDHU ROAD (EAST), KOLKATA-700035	GATPS0477L	PRATEEK.SANC HETI@GMAIL.C OM	8981743844



97	SARITA LALWANI	LT. SUMER MAI SINGHI	1/5,DESHBANDHU ROAD (EAST), BONHOOGLY, BARANAGAR KOLKATA-700035	ABDPL2845A	ELMECH_S@RE DIFFMAIL.COM	7702849486
98	SUNITA JAIN	MR. NARENDER JAIN	1004/67, DEVA RAM PARK, TRI NAGAR, NEW DELHI-110035	AFOPJ9198M	JAINSUNITA106 4@GMAIL.COM	9953880180
99	DIPTI SETHIYA	RAMESH KUMAR LALWANI	FLAT NO 456, 3RD FLOOR, MAHAVEER GALAXY APPARTMENT, OFF VISHNUWARDHAN ROAD, KENGERI, BANGALORE 560060	ABWPL1219M	DIPS_LALWANI @YAHOO.CO.IN	9341068110
100	DHIREN BANSIDHAR KOTHARI	BANSIDHAR CHIMANLAL KOTHARI	1901,HEENA ELEGANCE CHS LTD, SAI BABA NAGAR ,OPPOSITE BHATIA SCHOOL, BORIVALI(WEST), MUMBAI-400092	AABPK4868K	CADHIRENK74@ GMAIL.COM	9892810990
101	VIJAY KHANDELWAL	OMNARAYAN MOHANLAL KHANDELWAL	A- 1101 KANAKIA LEVELS, RANI SATI MARG, KATHIYAWADI CHOWK, MALAD (EAST) MUMBAI 400097	AACPK3331N	VIJAYKHANDEL WAL@HOTMAIL .COM	9820190116
102	ROHIT RAJENDRA SINGH KANDARI	RAJENDRA SINGH KANDARI	402, HERAMBA CHS, SECTOR 8, PLOT NO. 39, KOPARKHAIRANE, NAVI MUMBAI 400709	BSBPK6173J	ROHIT.KANDAR I@GMAIL.COM	9930795930
103	SNEHAL H AANSODARIYA	HARJIBHAI R AANSODARIYA	A/18, RAGHUKUL BUILDING, OPP SHIV SHAKTI COMPLEX, DAHISAR (E), MUMBAI - 400068.	AZUPA6495L	SNEHALAANSO DARIYA@GMAI L.COM	9819621305
104	BRIJESH DINESH SHAH	DINESH J SHAH	A/201,NEW PALLAVI APT, 60FT RD, BHAYANDAR WEST ,THANE - 401101	DQIPS6851Q	SHAHBRIJESH56 @GMAIL.COM	9892445656

For Balu Forge Industries Limited (Formerly Known as Amaze Entertech Limited)

Jaspalsingh Chandock Managing Director DIN: 00813218

Date :- 14th April, 2021