

orbit exports ltd. 122, MISTRY BHAWAN, 2ND FLOOR, NEAR K C COLLEGE, DINSHAW WACHHA ROAD, CHURCHGATE, MUMBAI – 400 020. (MAH.) INDIA. TEL: 91 22 66256262 • FAX NO. 22822031 • WEBSITE: www.orbitexports.com CIN: L40300MH1983PLC030872

Date: June 05, 2021

To,

The Manager,

Listing Department,

National Stock Exchange of India Ltd.,

Exchange Plaza,

Bandra Kurla Complex, Bandra (East),

Mumbai - 400051

Corporate Services Department

**BSE** Limited

Phiroze Jeejeebhoy Towers,

Dalal Street

Mumbai - 400001

**Symbol: ORBTEXP** 

Security Code: 512626

Dear Sir/ Madam,

Subject: <u>Submission of Newspaper Publication w.r.t. Notice for transfer of unclaimed Shares</u> to Investor Education and Protection Fund (IEPF)

Pursuant to Regulations 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith a copy of the newspaper clippings of the notice published in Business Standard (English) and Mumbai Lakshadeep (with Marathi translation) on June 05, 2021, w.r.t. transfer of unclaimed shares to IEPF in accordance with applicable provisions of the Companies Act, 2013 read with the IEPF Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended.

The above is for your information and records.

Thanking You,

Yours Faithfully, For **Orbit Exports Limited** 

Note

ORTS / AD

Neha Devpura Company Secretary and Compliance Officer

Tel: +91 11 43518888 Fax: + 91 11 43518816 Web: www.paisalo.in

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER/YEAR ENDED 31ST MARCH. 2021

(₹ in Lacs except EPS)					
		Quarter Ended			nded
Particulars	31.03.2021	31.12.2020	31.03.2020	31.03.2021	31.03.2020
	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
Total income from operations	9318.71	8642.35	9079.98	34602.19	37476.94
Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)	49.64	2935.74	(20.28)	8062.51	7416.41
Net Profit for the period before Tax (after Exceptional and/or Extraordinary Items)	91.96	2935.74	(20.28)	8104.83	7416.41
Net Profit for the period after tax	202.20	2222.24	(197.15)	6126.09	5413.24
Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	202.20	2222.24	(197.15)	6126.09	5413.24
Paid up Equity Share Capital (Face value of Rs. 10/- per share)	4229.22	4229.22	4229.22	4229.22	4229.22
Reserves excluding Revaluation Reserves (as per audited balance sheet of previous accounting Year)	_	_	_	82273.35	72368.41
Earnings per Share (of Rs. 10 each) (not annualised) Basic & Diluted (In Rs.) :	0.48	5.25	(0.47)	14.49	12.80
Notes:					

1) The key standalone financial information of the Company is as under

Quarter Ended			Year Ended	
31.03.2021	31.12.2020	31.03.2020	31.03.2021	31.03.2020
(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
8432.65	7851.00	8175.36	31154.77	33745.11
94.12	2916.61	25.38	8052.98	7392.26
197.46	2207.68	(152.57)	6091.90	5403.90
	(Audited) 8432.65 94.12	31.03.2021     31.12.2020       (Audited)     (Unaudited)       8432.65     7851.00       94.12     2916.61	31.03.2021     31.12.2020     31.03.2020       (Audited)     (Unaudited)     (Audited)       8432.65     7851.00     8175.36       94.12     2916.61     25.38	31.03.2021     31.12.2020     31.03.2020     31.03.2021       (Audited)     (Unaudited)     (Audited)     (Audited)       8432.65     7851.00     8175.36     31154.77       94.12     2916.61     25.38     8052.98

- The above is an extract of the detailed Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results (Consolidated/Standalone) are available on the website i.e. www.paisalo.in and on the Stock Exchanges' websites e. www.bseindia.com and www.nseindia.com
- the respective financial years. 4) The Board of Directors has recommended dividend of Re. 1 equity per share for the financial year 20-21 subject to
- the approval of shareholders at the ensuing annual general meeting

For and on behalf of Board of Director Place : New Delhi Date : 4.06.2021

(SUNII AGARWAI Managing Director



Information Technology Division, HO, 5, Sansad Marg, New Delhi -110 001 (Email ID: itdhw@pnb.co.in, Phone: 011-23311452)

Punjab National Bank invites online Bids (both technical and commercial) from eligible bidders for RFP for Support Services for IT Security solutions related to endpoints.

Interested bidders may visit our e-Procurement website https://etender.pnbnet.in or https://www.pnbindia.in for downloading the detailed RFP document. The Bids are required to be submitted online using digital certificates (Signing & Encryption) through our e-Procurement system. Last date for online bid preparation and hash submission is 25.06.2021 at 1600 hrs. and bid submission is 28.06.2021 at 1400 hrs.

All future communications related to RFP will be uploaded on our websites https://etender.pnbnet.in and https://www.pnbindia.in

Astt General Manager

**CANTABIL RETAIL INDIA LIMITED** Registered Office: B- 16, Ground Floor, Lawrence Road Industrial Area, Delhi - 110035

Corporate Identity Number (CIN): L74899DL1989PLC034995
Tel: 91-11-27156381/82, Telefax: 91-11-27156383,
E-mail: investors@cantabilinternational.com

Website: www.cantabilinternational.com NOTICE Pursuant to Regulation 29 & 33 of the SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015, notice is hereby given that the Meeting of the Board of Directors' of the Company is scheduled to be held on Thursday, June 10, 2021 at 12:00 P.M. at B-16 Lawrence Road Industrial Area, New Delhi-110035, to, inter-

alia, consider, approve and take on record Audited Financial Results of the Compan for the fourth quarter (Q4) and Financial Year ended March 31, 2021 as per Ind AS The Notice of the Board meeting is also available on the website of the Company at www.cantabilinternational.com and BSE on (www.bseindia.com ) and NSE on

(www.nseindia.com) Further in accordance with the provision of SEBI (Prohibition of Insider Trading (Amendment) Regulations, 2018, Company's Code of Conduct to Regulate, Monito

and Report Trading by Insider and circular dated 2nd April, 2019 received from BSE Limited and National Stock Exchange of India Limited regarding clarification on trading restriction period, the trading window has already been closed from *April 01*, 2021 till the completion of 48 hours after the results are made public on *June 10*, 2021.

Date: 04th June, 2021 Place: Delhi

POONAM CHAHAL Company Secretary and Compliance officer

#### **IHP FINVEST LIMITED** CIN: U65920MH1996PLC103184

Regd. Office: Construction House, 5, Walchand Hirachand Road, Ballard Estate, Mumbai 400 001 Tel: +91-22-22618091,+91-22-22705150 Fax: +91-22-22656863

### Email Id: ihpfinvest@yahoo.co.in

## **NOTICE TO THE SHAREHOLDERS**

Transfer of shares in respect of which Dividend has not been claimed for seven consecutive years or more to the Investor Education and Protection Fund (IEPF).

Notice is hereby given to the Shareholders of the Company that pursuant to Section 124(6) of the Companies Act. 2013 ("the Act") read with the Investor Education and Protection Fund (IEPF) Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (as amended from time to time) ("the Rules"). The Act and Rules, amongst other matters, contain provisions for transfer of unclaimed dividend to IEPF and transfer of shares in respect of which dividend remains unclaimed for seven consecutive years or more to the IEPF Authority. Accordingly, the unclaimed for dividend and the corresponding shares in respect of which dividend has not been claimed for a period of seven consecutive years i.e the dividend declared for FY 2013-14 & onwards shall be transferred to IEPF Authority during FY 2021-22. The required communication in this regard has been sent to the respective shareholders on 4th June, 2021 by Register Post, the concerned Shareholders whose dividend for the financial year 2013-14 onwards for seven consecutive years or more remained unpaid / unclaimed.

In compliance with the IEPF Rules, Notice is hereby given to the Shareholders whose Dividend has remained unclaimed / unpaid from Financial year 2013-2014 onwards for seven consecutive years or more, that the Company shall initiate action for transfer of Shares to IEPF within 30 days from the due date,

.e.,1st September,2021, without any further Notice. Further, Shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may please note that the Company will be issuing new Share Certificate(s) in lieu of the Original Share Certificate(s) held issuing new Snare Certificate(s) in lieu of the Original Snare Certificate(s) neido by them for the purpose of conversion into Demat form and subsequent transfer in Demat accounts opened by IEPF Authority with both the Depositories respectively. Upon such issue, the Original Share Certificate(s) which are registered in the name(s) of such Shareholders shall stand automatically cancelled and be non-negotiable/non-transferrable. In case of Shareholders holding shares in Demat form, the transfer of shares to the Demat accounts of the IEPF Authority as indicated hereinabove shall be effected by the Company through the respective Depositories by way of Corporate Action.

Shareholders are requested to note that it should be regarded as and shall be deemed to be adequate notice in respect of issue of new Share Certificate(s) for the purpose of transfer of shares to Demat accounts of the IEPF Authority pursuant to the amended Rules. Subsequent Dividends on such Shares shall also be credited to the IEPF.

No claim shall lie against the Company in respect of the Unclaimed Dividends and the Shares transferred to IEPF. On transfer of Dividend / Shares to IEPF, Shareholders may claim the same by making an application to IEPF in Form IEPF-5, as per the Rules. The said Form is available on the website of IEPF at: http://iepf.gov.in/IEPFA/refund.html

The concerned Shareholders are earnestly requested to claim their dividends from the Company at IHP Finvest Limited, 2nd Floor, Construction House, 5 Walchand Hirachand Road, Ballard Estate, Mumbai - 400 001. Tel. No. Tel: +91-22-22618091, +91-22-22705150 Fax: +91-22-2265863; e-mail id: ihpfinvest@yahoo.co.in or the Company's RTA M/s. MCS Share Transfer Agent Limited, 201. D-Wing, 2nd Floor, Gokul Industrial Estaate, Sagbaug, Marol Co-op Industrial Area, B/H Times Squares, Andheri (East), Mumbai 400059, Tel. No. 022-28516020-023; e-mail id; helpdeskmum@mcsregistrars.com or contact to the Company at hpfinvest@yahoo.co.in Phone 022-40748164 on or before Wednesday 1<sup>st</sup> September, 2021, failing which the Company shall, in adherence to the requirements of the said Act and the Rules, transfer the Shares on which Dividend has remained unclaimed for seven consecutive years to the IEPF Authority.

years to the lerr Authorny.

In case of any further information/queries on the subject matter, please contact the Company's Registrar and Transfer Agent M/s. MCS Share Transfer Agent Limited, 201. D-Wing, 2nd Floor, Gokul Industrial Estate, Sagbaug, Marol Copp Industrial Area, B/H Times Squares, Andheri (East), Mumbai 400059, Tel. No. 022-28516020 -023; e-mail id: helpdeskmum@mcsregistrars.com or contact to the Company at Ihpfinvest@yahoo.co.in Phone 022-40748164.

By Order of the Board, For IHP FINVEST LIMITED Sd/-Rajas R. Doshi

AGARWAL INDUSTRIAL **CORPORATION LIMITED** CIN: L99999MH1995PLC084618 Registered Office: Eastern Court, Unit No. 201-202, Plot No. 12, V.N. Purav Marg,

S.T. Road, Chembur, Mumbai - 400071 Phone Nos: +91-22-25291149/50. Fax: +91-22-25291147. Website: www.aicltd.in ; E-mail: contact@aicltd.in

#### NOTICE

Notice is hereby given pursuant to Regulation 47 of SEBI (LODR), Regulations 2015, that a Meeting of Board of Directors of Agarwal Industrial Corporation Limited will be held on Tuesday, June 15, 2021, at the Registered Office of the Company, inter alia,

1.To consider and approve Audited Financial Results (Standalone and Consolidated) of the Company for the Quarter and Financial Year ended March 31, 2021 in accordance with Regulation 33 of the said Regulations.

2 To recommend Dividend on Equity Shares, if any fo the financial year ended March 31, 2021

3.Other matters as per the Agenda of the Board Meeting or any other matter with the permission of the Chairman.

For further details, please refer to Company's website: <u>www.aicltd.in</u> and on website of stock exchanges: <u>www.bseindia.com</u> and <u>www.nseindia.com</u>

For Agarwal Industrial Corporation Limited Dipali Pitale Date: June 04, 2021 Place: Mumbai

Company Secretary & Compliance Officer

orbit exports ltd.

Regd. Office: 122, Mistry Bhawan, 2nd Floor, Dinshaw Wachha Road, Churchgate, Mumbai - 400 020; Ph. No: +91-22-66256262; Fax: +91-22-22822031; Email id: investors@orbitexports.com; Website; www.orbitexports.com CIN NO.: L40300MH1983PLC030872

## Investor Education and Protection Fund (IEPF) Authority

and Protection Fund Authority (Accounting, Audit, Transfer ad Refund) Rules, 2016, as amended ("the Rules").

The rules, inter alia, contain provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more in the name of Investor Education and Protection Fund (IEPF) Authority. Complying with the requirements set out in the Rules, the Company has

taking appropriate action. The Company has also uploaded full details of such shareholders and shares due for transfer to IEPF Authority on its website www.orbitexports.com. Shareholders are requested to refer to our website to verify the details of unencashed dividends and the shares

liable to be transferred to the IEPF Authority. Shareholders may note that both the unclaimed dividend and corresponding shares transferred to the IEPF Authority account including all benefi

shall be deemed adequate notice in respect of issue of new share certificate(s) by the Company for the purpose of transfer of shares to IEPF Authority pursuant to the Rules.

with a view to adhering with the requirement of the Rules, demat and transfer the shares to the IEPF Authority by way of corporate action by the due date as per procedure set out in the Rules.

For any queries on the above matter, shareholders are requested to contact to the Company's Registrar and Share Transfer Agent, M/s. Link Intime India Private Limited, Ms. Nayna Wakle at Unit: Orbit Exports Limited, C-101, 247 Park, 1<sup>st</sup> Floor, L.B.S. Marg, Vikhroli West, Mumbai -400083, Tel No.: (022) 49186270, Email ID: iepf.shares@linkintime.co.in.

For Orbit Exports Limited

Place : Mumbai Date : June 04, 2021

Neha Devpura **Company Secretary** 



## **TATA CAPITAL LIMITED**

Registered Office: 11th Floor, Tower A, Peninsula Business Park Ganpatrao Kadam Marg, Lower Parel, Mumba CIN: U65990MH1991PLC060670

Tata Capital Limited ("the Company") will be held on Monday, June 28, 2021 at 10:00 a.m. through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") facility provided by National Securities Depository Limited ("NSDL") to ransact the businesses as set out in the Notice convening the AGM

In view of the outbreak of the COVID-19 pandemic, the AGM will be convened through VC / OAVM in compliance with the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with Circular No. 02/2021 dated January 13, 2021, Circular No. 20/2020 dated May 5, 2020, Circular No. 14/2020 dated April 8, 2020 and Circular No. 17/2020 dated

In accordance with the MCA Circulars, the Notice setting out the businesses to be transacted at the AGM along with the Explanatory Statement pursuant to Section 102 of the Companies Act, 2013 and the Annual Report of the Company for the FY 2020-21 has been sent through electronic mode on June 4, 2021 to those Members who have registered their e-mail addresses with the Depositories or the Registrar. In accordance with the MCA Circulars, no physical copies of the lotice of the AGM or the Annual Report for the FY 2020-21 will be sent to the

for the FY 2020-21 is also available on the website of the Company at <a href="https://www.tatacapital.com">www.tatacapital.com</a>. Further, the Notice of the AGM is also available on the website of NSDL at www.evoting.nsdl.com and on the website of the National Stock Exchange of India Limited at <u>www.nseindia.com</u>.

the Companies (Management and Administration) Rules, 2014, as amended from time to time, the Company is pleased to offer the facility of voting through electronic means and the businesses as set out in the Notice of the AGM may be transacted through electronic voting system of NSDL ("remote e-voting"). Members whose names are recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the Cut Off Date of Monday, June 21, 2021 shall be entitled to avail the facility of remote e-voting either during the e-voting period as mentioned below or e-voting during the AGM. The remote e-voting will commence on Thursday, June 24, 2021 at 9:00 a.m. and will end on Sunday, June 27, 2021 at 5:00 p.m. The facility of remote e-voting would also be made available at the AGM and the Members present in the AGM through VC/OAVM facility who have not already cast their votes by remote e-voting shall be able to exercise their right of voting remotely through emote e-voting system during the AGM. The Members who have already cast their vote by remote e-voting prior to the AGM, may also attend/participate in the AGM through VC/OAVM but shall not be entitled to cast their vote again

The Members will be able to cast their vote electronically until 15 minutes after the conclusion of the AGM and the remote e-voting module shall be disabled fo voting by NSDL thereafter. The detailed procedure for remote e-voting and

A person who has acquired the shares and has become a Member of the Company after dispatch of the Notice of AGM and prior to the Cut Off Date is. Monday, June 21, 2021, can exercise remote e-voting by obtaining the User ID and Password by sending an email to NSDL at evoting@nsdl.co.in or by contacting NSDL on toll free number(s) 1800 1020 990 / 1800 224 430.

Limited (formerly known as TSR Darashaw Limited) at <a href="mailto:cs.in">csg-unit@tcplindia.co.in</a>.

n case of any queries or issues regarding attending the AGM through VC/OAVM or remote e-voting, Members may write to the Company at investors@tatacapital.com. Members can also refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no(s).: 1800 1020 990 / 1800 224 430 or send a request at **evoting@nsdl.co.in**.

> Sarita Kamath Head - Legal & Compliance and

NATIONAL SEEDS CORPORATION LTD.

No:-Mktg.-26/NSC:KOL/2021-22/

(A Govt. of India Undertaking- Mini Ratna Company)
CIN No.- U74899DL1963PLC003913
RO:Block-AQ, Sector-V, Plot No.-12,
Salt Lake City, Kolkata-700 091 (West Bengal)
Ph:033-2367-1077 • Fax:033-2367-1076 • Website: www.indiaseeds.cc

NOTICE

Online tender is inviting for Appointment of Annual Transporter for Hilly Areas of North East States only (by Road)

For details, visit NSC's website www.indiaseeds.com under Publi Notice (Tender/Quotations). Online Bids for above tender must be submitted at NSC e-Portal: https://indiaseeds.eproc.in latest by 13:30 Hrs. of 25.06.2021. Corrigendum/addendum, if any, shall only be published in NSC's website. Regional Manager NSC, Kolkata

### Balaxi Pharmaceuticals Limitea

Registered Office: 2<sup>nd</sup> Floor, Maps Towers, Plot No.409, Road No. 81, Jubilee Hills, Phase-III, Hyderabad, Telangana, India - 500096. CIN: L25191TG1942PLC121598

Phone: +91 40 23555300 | Email: info@balaxi.in | Website: www.balaxipharma.in (Formerly known as Balaxi Ventures Limited)

### NOTICE TO SHAREHOLDERS

TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR **EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY** 

NOTICE is hereby given that in terms of the provisions of the Section 124 of the Companies Act, 2013, read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") as amended, the Company is required to transfer all shares in respect of which dividend has remained unpaid or unclaimed by the shareholders for seven consecutive years or more to Investor Education and Protection Fund (IEPF) Authority.

The Company has sent communication to the concerned shareholders whose shares are liable to be transferred during the financial year 2021-2022 to IEPF Authority, at their address registered with the Company.

The Company has uploaded details of such shareholders and shares due for transfer to IEPF Authority on its website at www.balaxipharma.in.

Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back from IEPF Authority after following the procedure prescribed under the Rules.

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to IEPF Authority, may note that upon such transfer, the original share certificate(s) which stand registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice by the Company for the purpose of transfer of shares to IEPF Authority pursuant to

In case the Company does not receive any communication from the concerned shareholders by 4th September, 2021, the Company shall transfer the shares to IEPF Authority as per procedure stipulated in the Rules. In case the shareholders have any queries on the subject matter, they may

contact the Company's Registrar and Transfer Agents at M/s Aarth Consultants Pvt Ltd, Unit: BALAXI PHARMACEUTICALS LIMITED, 1-2-285, Domalguda, Street No.7, Hyderabad 500 029, Telangana. Phone: 040-27638111, 27634445, Email:info@aarthiconsultants.com For Balaxi Pharmaceuticals Limited Date: 4th June. 2021

Place: Hyderabad

Chinta Shalini **Company Secretary** 



### TATA CHEMICALS LIMITED

Corporate Identity Number: L24239MH1939PLC002893 Registered Office: Bombay House, 24 Homi Mody Street, Fort, Mumbai - 400 001

Tel. No.: +91 22 6665 8282
Email: investors@tatachemicals.com Website: www.tatachemicals.com

#### **PUBLIC NOTICE - 82ND ANNUAL GENERAL MEETING**

This is to inform that in view of the ongoing Covid-19 pandemic, the 82nd Annual General Meeting ('AGM'/'Meeting') of Tata Chemicals Limited (the 'Company') will be convened through Video Conference ('VC')/other audic visual means ('OAVM') in compliance with the applicable provisions of the Companies Act, 2013 and the rules made thereunder, read with General Circulars dated April 8, 2020, April 13, 2020, May 5, 2020 and January 13 2021 issued by the Ministry of Corporate Affairs ('MCA Circulars') and Circulars dated May 12, 2020 and January 15, 2021 issued by the Securities and Exchange Board of India ('SEBI Circulars').

The 82nd AGM of the Members of the Company is scheduled to be held a 3.00 p.m. (IST) on Friday, July 2, 2021 through VC/OAVM facility provided by the National Securities Depository Limited ('NSDL') to transact the pusinesses as set out in the Notice convening the AGM.

The e-copy of Integrated Annual Report of the Company for the Financia Year 2020-21 along with the Notice of the AGM, Financial Statements and other Statutory Reports will be available on the website of the Company at www.tatachemicals.com and on the website of NSDL at www.evoting.nsdl.com. Additionally, the Notice of AGM will also be available on the websites of the stock exchanges on which the securities of the Company are listed i.e. at www.nseindia.com and www.bseindia.com.

Members can attend and participate in the AGM through the VC/OAVM facility ONLY, the details of which will be provided by the Company in the Notice of the Meeting. Accordingly, please note that no provision has beer made to attend and participate in the 82nd AGM of the Company in person to ensure compliance with the directives issued by the government authorities with respect to Covid-19. Members attending the Meeting through VC/ OAVM shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act. 2013.

The Notice of the AGM along with the Integrated Annual Report 2020 21 will be sent electronically to those Members whose e-mail addresses are registered with the Company/Registrar & Transfer Agent ('Registrar'), Depository Participants ('DPs'). As per the SEBI Circulars, no physical copies of the Notice of AGM and Integrated Annual Report will be sent to any Member Members who have not yet registered their email addresses are requested to follow the process mentioned below, before 5:00 p.m. (IST) on Friday, June 25, 2021, for registering their email addresses to receive the Notice of the AGM and Integrated Annual Report electronically and to receive User ID and password for e-voting:

- a) Visit the link: https://tcpl.linkintime.co.in/EmailReg/Email Register.html Select the Name of the Company from the dropdown list:
- Tata Chemicals Limited Enter the Folio No./DP ID, Client ID, Shareholder Name, PAN details, Mobile no. and e-mail address. Members holding shares in physical form are additionally required to enter one of their share certificate numbers and upload a self-attested copy of the PAN card and address proof viz. Aadhaar Card or Passport and front and backside of their
- share certificate d) The system will send OTP on the Mobile no. and e-mail address
- e) Enter OTP received on Mobile no. and e-mail address The system will then confirm the e-mail address for the limited purpose of service of Notice of AGM alongwith Integrated Annual Report 2020-21 and e-voting credentials

The Company is pleased to provide remote e-voting facility ('remote e-voting') of NSDL to all its Members to cast their votes electronically before the AGM on resolutions set out in the Notice of the AGM. Additionally, the Company shall also provide the facility of voting through remote e-voting system during the Meeting. Detailed procedure for remote e-voting before during the AGM will be provided in the Notice.

Members who have not updated their bank account details for receiving the dividends directly in their bank accounts through Electronic Clearing Service or any other means may follow the below instructions:

Members are requested to send the following documents to the Registrar of the Company, latest by Monday, June 14, 2021: Holding

a) a signed request letter mentioning your name, folio number, complete address and following details relating to bank account in which the dividend is to be received:

i) Name and Branch of Bank and Bank Account type; ii) Bank Account Number & Type allotted by your bank after implementation of Core Banking Solutions;

iii) 11 digit IFSC Code b) original cancelled cheque bearing the name of the Member or first holder, in case shares are held jointly;

c) self-attested photocopy of the PAN Card; and d) self-attested photocopy of any document (such as Aadhaa Card, Driving License, Election Identity Card, Passport) in

support of the address of the Member as registered with

the Company. Members holding shares in demat form are requested to update their Electronic Bank Mandate with their respective DPs. Holding In case of non-availability of the bank details of any Member, the Company shall despatch the dividend warrant/cheque by post to such Member a the earliest once the normalcy is restored in view of the ongoing Covid-19

Pursuant to the Finance Act, 2020, dividend income is taxable in the hands of the Members and the Company is required to deduct tax at source ('TDS') from dividend paid to the Members at rates prescribed in the Income Tax Act 1961 (the 'IT Act'). In general, to enable compliance with TDS requirements Members are requested to complete and/or update their Residentia Status, PAN, Category as per the IT Act with their DPs or in case shares are held in physical form with the Company/Registrar by submitting the required documents in PDF/JPG format through e-mail or by uploading the documents on the link <u>https://tcpl.linkintime.co.in/formsreg/submission-of</u> form-15g-15h.html.

The detailed Process/Forms of the same are available on the website of the Company at <a href="https://www.tatachemicals.com/TDSInformation.htm">https://www.tatachemicals.com/TDSInformation.htm</a>. For Tata Chemicals Limited

Rajiv Chandan

Place: Mumbai

Date: June 4, 2021

**Company Secretary** 

# Place : Mumbai Date : 4<sup>th</sup> June 2021

**PAISALO DIGITAL LIMITED** 

#### CIN: L65921DL1992PLC120483 अर्थः समाजस्य न्यासः

				(₹ in Lacs	except EPS)
		Quarter En	ded	Year Ended	
Particulars	31.03.2021	31.12.2020	31.03.2020	31.03.2021	31.03.2020
	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
Total income from operations	9318.71	8642.35	9079.98	34602.19	37476.94
Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)	49.64	2935.74	(20.28)	8062.51	7416.41
Net Profit for the period before Tax (after Exceptional and/or Extraordinary Items)	91.96	2935.74	(20.28)	8104.83	7416.41
Net Profit for the period after tax	202.20	2222.24	(197.15)	6126.09	5413.24
Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	202.20	2222.24	(197.15)	6126.09	5413.24
Paid up Equity Share Capital (Face value of Rs. 10/- per share)	4229.22	4229.22	4229.22	4229.22	4229.22
Reserves excluding Revaluation Reserves (as per audited balance sheet of previous accounting Year)	_	_	_	82273.35	72368.41
Earnings per Share (of Rs. 10 each) (not annualised) Basic & Diluted (In Rs.) :	0.48	5.25	(0.47)	14.49	12.80

Figures for the quarter ended 31st March, 2021 and 31st March, 2020 are the balancing figures for the full financia year ended 31st March, 2021 and 31st March, 2020 and the published year to date figures upto the third quarter of

**IGARASHI** 

Regd.Office: Plot No. B-12 to B-15, Phase II, MEPZ- SEZ, Tambaram, Chennai 600 045 CIN: L29142TN1992PLC021997, Phone: +91-44-42298199 / 22628199 E-mail:investorservices@igarashimotors.co.in/website:www.igarashimotors.com

Notice to Shareholders regarding transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Notice is hereby given in compliance with the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (Rules) and Section124(6) of the Companies Act, 2013, which came into effect from  $7^{\rm th}$  September, 2016 and subsequent amendments, the Company is mandated to transfer all such shares respect of which dividends has not been paid or claimed by the shareholders for the seven consecutive years or more to Investor Education and Protection Fund (IEPF) Demat Account. Such shares shall be transferred within a period of thirty days of becoming due to be transferred to the Fund.

Final Dividend and corresponding shares for the financial year 2013-14 to IEPF Demat Account in view of the reason that a period of seven years have since elapsed after the said dividends were declared and paid. Individual notices have already been sent to respective shareholders at their latest available address in the Company/ Registrar and Share Transfer Agent (RTA) records on May 28, 2021 inter alia providing the details of shares being transferred

to IEPF Demat Account and list of such shareholders along with their folio numbers

or DP ID-Client ID is also displayed on the website of the Company

Based on the above Rules, the Company will now transfer the unpaid/unclaimed

The concerned shareholders are requested to claim the unpaid/unclaimed final dividend amount(s) on or before August 06, 2021 failing which the unclaimed dividend and corresponding shares including all benefits accruing on such shares, if any, shall be transferred to IEPF Suspense Account.

It may be noted that to comply with the aforesaid regulations, the Company will

initiate the action without any further notice on or after September 08. 2021

1. In case of shares held in Demat mode - by transfer of shares directly to Demat Account of the IEPF through the Depositories of shareholders concerned. 2. In case of shares held in Physical mode - by issuing new duplicate share

certificate in lieu of Original share certificate and thereafter transfer the same to

the Fund by converting into Demat mode through Depositories. on issue of such new share certificates, the original share certific in their names will stand automatically cancelled and be deemed non-negotiable. It may however be noted that no such further action would be required in respect of

In case the concerned shareholders wish to claim the shares and dividend after transfer to IEPF Demat Account, a separate application can be made to the IEPF Authority, in Form IEPF-5, as prescribed under the Rules and the same is available at IEPF website i.e www.iepf.gov.in

For further information/request to claim the unpaid/unclaimed dividend(s), the concerned shareholders may contact the RTA of the Company at: M/s. Cameo Corporate Services Ltd., Unit: Igarashi Motors India Limited.

For Igarashi Motors India Limited

P.Dinakara Babu

**Company Secretary** 

Subramanian Building, 5th Floor, No.1 Club House Road, Chennai 600002, Phone:044-4002 0700, Email:investor@cameoindia.com

shares held in Demat form.

(www.igarashimotors.com)

Place: Chennai Date : June 04, 2021

SHRIRAM CITY UNION FINANCE LIMITED SHRIRAM City CIN:L65191TN1986PLC012840 Regd. Office: 123, Angappa Naicken Street, Chennai - 600 001. Telephone No. +91 44 2534 1431

Secretarial Office :144, Santhorne High Road, Mylapore, Chennai - 600 004.
Telephone No. +91 44 4392 5300, Website : www.shriramcity.in; e-mail: sect@shriramcity.in NOTICE

Notice is hereby given that Shriram City Union Finance Limited ("Company") pursuant to Section 124 of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and amendments thereof ("Rules"), is required to transfer equity shares of ₹ 10/each to Investor Education Protection Fund ("IEPF") Suspense Account in respect of which dividends have remained unclaimed/unpaid for a period of seven consecutive years, the details of which are available on its website at web link "https://www.shriramcity.in/ Investors--Details of shares to be Transferred to IEPF Suspense Account". Individual communications to this effect were sent to the concerned shareholders at the last available address with the Company on June 4, 2021

The due date for such transfer for the financial year 2013 - 14 to IEPF Account/ IEPF

Suspense Account is September 1, 2021. The concerned shareholders are

requested to claim with valid documents required for the purpose before August 23,

2021 to the Company / RTA. If no valid claim is received within above said date or

such extended date, the Company shall transfer such dividend and equity shares to

the IEPF as above said. No claim shall lie against the Company in respect of the

dividend amount and the shares transferred to IEPF. The unclaimed amount and the

shares so transferred to IEPF can be claimed from the IEPF Authority after following the procedure prescribed under the Rules. The Company itself would issue duplicate share certificates in lieu of original share certificates held in physical form liable to be transferred to IEPF and would dematerialize such duplicate share certificates by corporate action for transferring to IEPF. On issue of such duplicate share certificates, the original share certificates would stand automatically cancelled and would be deemed non-negotiable. The details of unclaimed dividend/shares uploaded on the web site of the Company shall be and deemed to be adequate notice for the purpose of issue of duplicate share certificates by the Company. In case of shares held in dematerialized form, the

Ms. Anusha N **Integrated Registry Management Services Private Limited** 2nd Floor, Kences Towers, No. 1 Ramakrishna Street, North Usman Road, T Nagar, Chennai – 600 017 Telephone No. +91 44 2814 0801/02/03 Email: cdstd@integratedindia.in

Company shall by way of corporate action, transfer such equity shares to IEPF.

Company as under for further information.

Shareholders may contact the Registrars and Share Transfer Agents ("RTA") of the

For Shriram City Union Finance Limited Place: Chennai C R Dash

Date : June 3, 2021 Company Secretary

13

Balmer Lawrie & Co. Ltd. invites online bids against the following tenders. For submission of e-bid as well as detailed terms & conditions, please visit our e-proc site <a href="https://balmer/awrie.eproc.in">https://balmer/awrie.eproc.in</a>, all the revisions, clarifications, corrigenda, addenda, lime extensions etc. to the below subject tenders shall be hosted on Balmer Lawrie's websites only (www.balmerlawrie.com, <a href="https://balmerlawrie.eproc.in">https://balmerlawrie.eproc.in</a>). Bidders should regularly visit these websites to keep themselves updated. For any queries, please contact: Ms. T. Indhira. Sr. Manager (SCM); Ph.: +91-44-25946564; e-mail: indhira.t@balmerlawrie.com DATE DUE DATE TENDER NO BL/LC/MAN/SDS/LT/202122/0068 05.06.2021 15.06.2021 Sodium Di Chromate Di Hydrate
BL/LC/MAN/LA/LT/202122/0066 05.06.2021 18.06.2021 Lauryl Myristyl C12-C14 Alcoho
BL/LC/MAN/CLAY/LT/202122/0067 05.06.2021 21.06.2021 China Clay TPW

Balmer Lawrie & Co. Ltd.
(A Government of India Enterprise

Supply of various chemicals to SBU: Chemicals, Chennai, Tamil Nadu

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**NOTICE** Sub.: Transfer of Equity Shares of the Company to

This Notice is published pursuant to the provisions of Investor Education

communicated to the concerned shareholders individually whose shares are liable to be transferred to the IEPF Authority under the said Rules for

accruing on such shares, if any, can be claimed back from the IEPF Authority after following the procedure prescribed in the Rules. The Concerned shareholders, holding shares in the physical form and whose shares are liable to be transferred to IEPF Authority, may note that the Company would be issuing new share certificate(s) in lieu of the original Share Certificate (s) held by them for the purpose of dematerialization and transfer of shares to IEPF Authority as per the Rules and upon such issue, the Original share certificate(s) which are registered in their name will stand automatically cancelled and be emed non-negotiable. The Shareholders may further note that the details uploaded by the Company on its website should be regarded and

In case the Company does not receive any communication from the concerned shareholders by September 04, 2021, the Company shall

Tel: 022 6606 9000 Fax: 022 6656 2699 Website: www.tatacapital.com NOTICE is hereby given that the 30th Annual General Meeting ("AGM") of

April 13, 2020 issued by the Ministry of Corporate Affairs ("collectively referred to as MCA Circulars").

The Notice of the AGM along with the Annual Report of the Company

compliance with Section 108 of the Companies Act, 2013 read with Rule 20 of

attending the AGM through VC/OAVM is provided in the Notice of the AGM

Members holding shares in demat form and who have not vet registered their memil addresses are requested to register their email address and mobile numbers with their Depository Participants. Members who are holding shares in physical form are requested to contact our Registrar, TSR Darashaw Consultants Private

> By Order of the Board of Directors For Tata Capital Limited Sd/-

Place: Mumbai

# Date: June 4, 2021

**Company Secretary** 

# वसर्ड विरार महापालिकेचे दोन दिवसांपासून बेपता

वसई, दि. ४, (प्रतिनिधी) : वसई विरार महापालिकेचे आयुक्त प्रेमसिंग जाधव बेपत्ता झाल्याने शहरात सध्या खळबळ उडाली आहे. गेल्या दोन दिवासंपासून प्रेमसिंग जाधव बेपत्ता आहेत. याप्रकरणी पोलीस ठाण्यात बेपत्ता झाल्याची तक्रार करण्यात आली असून तपास सुरु करण्यात आला आहे. प्रेमसिंग जाधव यांच्याकडे कोरना रुग्णांच्या मृतदेहांची विल्हेवाट लावण्याची जबाबदारी होती. प्रेमसिंग जाधव अचानक बेपत्ता झाल्याने वेगवेगळे तर्क-वितर्क लढवले जात आहेत. मिळालेल्या माहितीनुसार, २ जून रोजी प्रेमसिंग जाधव कार्यालयात आले होते. मात्र कामावरुन निघाल्यानंतर ते घरी पोहोचलेच नाहीत. प्रेमसिंग जाधव बराच वेळ झाला तरी घरी न परतल्याने नातेवाईकांनी चौकशी सुरु केली. शोध लागत नाही लक्षात आल्यानंतर अखेर पोलीस ठाण्यात धाव घेत प्रेमसिंग जाधव बेपत्ता झाल्याची तक्रार करण्यात आली. प्रेमसिंग जाधव यांनी महापालिका क्षेत्रातील अनेक अनिधकृत बांधकामांवर कारवाई केली आहे. त्यामुळे त्यांच्या बेपत्ता होण्यामागे नेमकं काय कारण असावं याबाबात अनेक शंका उपस्थित होत असून पोलीस सध्या तपास करत आहेत.

## बदलापूरच्या रासायनिक कंपनीत गॅस गळती. कारण काय ?

बदलापूर, दि. ४, (प्रतिनिधी) वदलापूरच्या एमआयडीसी परिसरातील एका कंपनीत रासायनिक गॅसगळती झाल्याची घटना समोर आली आहे. रिऍक्टरमध्ये सल्फ्युरिक ॲसिड जास्त पडल्याने ही गॅसगळती झाल्याची प्राथमिक माहिती समोर आली आहे. या दुर्घटनेनंतर परिसरातील नागरिकांना श्वास घेण्यास अडचणींचा सामना करावा लागला. सुदैवाने यात कोणतीही जीवितहानी झालेली नाही. तसेच अग्निशमन दलाने तात्काळ परिस्थिती नियंत्रणात आणल्याने मोठी दुर्घटना टळली

#### दोन तासांनी परिस्थितीवर नियंत्रण

बदलापरच्या एमआयडीसीत शुक्रवारी (दि. ४) रात्री जवळपास १०.२२ मिनिटांनी रासायनिक कंपनीत गॅस गळती झाल्याने एकच खळबळ उडाली. यामुळे शिरगाव, आपटेवाडी भागात अनेक लोकांना श्वास घ्यायला त्रास होऊ लागला. तसेच या घटनेनंतर परिसरात मोठी घबराट पसरली. जवळपास दोन तासांनी म्हणजे रात्री ११.२४ मिनिटांनी अग्निशमन दलाने परिस्थितीवर नियंत्रण मिळवले. सध्या ही परिस्थिती नियंत्रणात असन कोणतीही जीवितहानी झालेली नाही, असे ठाणे महानगरपालिकेने सांगितले आहे.

## नेमकं काय घडलं?

बदलापूर एमआयडीसीत नोबेल इंटरमिडीएट्स नावाची रासायनिक कंपनी आहे. या कंपनीतील रिऍक्टरमध्ये काल रात्री ही गॅस गळती झाली. या रिऍक्टरमध्ये सल्फ्युरिक ॲसिड आणि मिथाईल बेंझाईन एकत्र केलं जात होतं. मात्र त्यावेळी यात सल्फ्युरिक ॲसिड जास्त पडल्याने अचानक रिऍक्टरमधून गॅस लीक झाला. त्यानंतर काही क्षणातच हा गॅस आजूबाजूच्या परिसरात पसरला.

## परिस्थिती पूर्णपणे नियंत्रणात

हा गॅस ज्वलनशील नसला, तरी त्यामुळे परिसरातल्या लोकांना श्वास घ्यायला त्रास होणं, डोळे जळजळणं असे त्रास होऊ लागले. याबाबतची माहिती मिळताच अग्निशमन दलाने तात्काळ घटनास्थळी धाव घेतली. त्यानंतर ही गळती रोखण्यात आली. त्याशिवाय रिऍक्टरचं कुलिंग ऑपरेशन केलं. या घटनेत कुणालाही दुखापत झालेली नाही. तसेच सध्या ही परिस्थिती पूर्णपणे नियंत्रणात असल्याची माहिती मुख्य अग्निशमन अधिकारी भागवत सोनोने यांनी दिली आहे.

### **PUBLIC NOTICE**

Notice is hereby given tot the Public that the Original Sale Agreement dt:14th November 1986 executed between Mrs. Kanak Bipin Edwankar (the owner) and Messrs Chariot Builders( the builders) for the property bearing address at Flat no. B/305 Jai Yogeshwari CHS Ltd., Santoshi Mata Rd., Dahisar west Mumbai- 400068 cts no.133 and 122/1, Survey no.13 a, Hissa No.22 has been lost misplaced.

Mrs Kanak Bipin Edwankar

#### PUBLIC NOTICE

nember of the La Bellezza Co-operative lousing Society Ltd., having address a Rushiyan Kajupada Road Boriyali (Fast lumbai- 400066 and holding Flat No A-702 along with her deceased husban (jointly) Mr Krishnaprakash R. Maurya the building of the Society. Mr Krishnaprakash Maurya died o 04/09/2020 without making any nomination for his proportionate right the undivided shares and capital of th

The Society hereby invitee's claims of objections from the heir or heirs or other Claimant/ objector or objectors to the ransfer of proportionate rights, shares and nterest of the deceased member in the Capital/ Property of the Society within a period of 15 days from the publication o this notice with copies of such docume and other proofs in support of his/ her/the claims objections for transfer of share capital/ property of the Society in favor of objections are received within the perio prescribed above, the Society shall be free to deal with the shares and interest o ceased member in the Capital / Proper f the Society in such manner as provided under the Bye-Law of the Society. The claims/ objections, if any received by the Society for transfer share and interest of the decease nember in the Capital/ property of the Society shall be dealt with in the manne rovided under the Bye-Law of the Society. A copy of the registered Bye-Lay f the Society is available for inspection b ne claimants/ objectors, in the office of th Society during office hours/ with the Secretary of the Society from the date of the Secretary of the Society from the date of the society from the society publication of the notice till the date of expiry of its period.

For and on behalf of LA BELLEZZA CHS Ltd. Sd/- Hon. Secretar Place: Mumbai

## **PUBLIC NOTICE**

hri Milan Anantrai Vadhani & Smi asilaben Anantrai Vadhani is member o Navlabh Co-operative Housing Society ltd. S.V Road Malad (W) Mumbai 400064 lolding 5 Shares certificate no. 9 serial no 41 to 45 and residential flat no. 09 ha applied for duplicate share certificate claiming that the original share certificate are lost, the society hereby invites claims or objections from the public to the issue of duplicate shares within the period of 15 days from the date of publication of this notice, if no such claims are receive prescribed period the society sha oceed and issue duplicate share rtificate. Place: Mumbal / Date: 05/06/2021 or Navlabh Co-op. Hsg. Society Ltd.

PUBLIC NOTICE

Mrs. Shashikala K. Maurya a Join

(Chairman/Secretary/Treasurer)

nember of the Avon Majesty Co-perative Housing Society Ltd., having address at Dattapada Road, Borival East), Mumbai- 400066 and holding Fla No. A-603 along with her decease nusband (jointly) Mr Krishnaprakash F Maurya in the building of the Society, Mr. Krishnaprakash Maurya died on 04/09/2020 without making an nomination for his proportionate right in e undivided shares and capital of th

The Society hereby invitee's claims of objections from the heir or heirs or other laimant/ objector or objectors to the ansfer of proportionate rights, shares and terest of the deceased member in the apital/ Property of the Society within a eriod of 15 days from the publication is notice, with copies of such documen nd other proofs in support of his/her/ the aims/ objections for transfer of share and interest of deceased member in the apital property of the Society in favor of eased members wife. If no claim ojections are received within the period escribed above, the Society shall be fre deal with the shares and interest eased member in the Capital/ Propert f the Society in such manner as ovided under the Bye-Law of the ociety. The claims/ objections, if any nare and interest of the decease name and interest of the deceased nember in the Capital/ property of the ociety shall be dealt with in the manner ovided under the Bye-Law of the ociety. A copy of the registered Bye-Lav f the Society is available for inspection b the society is available for inspection be claimants/ objectors, in the office of the ociety/ with the Secretary of the Society. tween 11:00 AM to 4:00 PM from th tate of publication of the notice till the dat expiry of its period

For and on behalf of The Avon Majesty CHS Ltd. Sd/- Hon. Secretary Date: 05/06/202

### जाहीर सूचना

ज्या कोणासह संबंधित आहे ते

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, (कंपनीचे नाव) पिक्स ट्रान्सिमशन्स लिमिटेड, यांचे नोंदणीकृत कार्यालय: जे-७, एमआयडीसी, हिंगणा रोड, नागपूर-४४००१६ यांचे खालील भागप्रमाणपत्र जे खाली नमद भागधारकांच्या नावे होते ते हरवले आहेत.

١	अ.	भागधारकाचे	फोलिओ	प्रमाणपत्र	अनुक्रमांक	भागांची		
١	क्र.	नाव	क्र.	क्र.		संख्या		
١	90	मनोज कुमार गोयल	एम०५०८८९	५५७१०	४१२०९०१-४१२१०००	900		
١	90	मनोज कुमार गोयल	एम०५०८८९	५६८५८	४२३५७०१–४२३५८००	१००		
١	सर्वसामान्य जनतेस सावध करण्यात येत आहे की, उपरोक्त भागप्रमाणपत्रासह कोणताही खरेदी							
	C.		4					

जर कोणा व्यक्तीस सदर भागप्रमाणपत्राबाबत काही दावा असल्यास त्यांनी कंपनी किंवा त्यांचे निबंधक व भागहस्तांतर प्रतिनिधी लिंक इनटाईम इंडिया प्रायव्हेट लिमिटेड, २४७ पार्क, सी-१०१, १ला मजला, एल.बी.एस. मार्ग, विक्रोळी (प.), मुंबई-४०००८३ येथे सदर सूचना प्रकाशन तारखेपासून १५ दिवसांत कळवावे, तद्नंतर दावा विचारात घेतला जाणार नार्ह आणि कंपनीकडून द्य्यम भागप्रमाणपत्र वितरीत केले जाईल.

ठिकाण: मुंबई

दिनांक: ०५.०६.२०२१

मनोज कुमार गोयल कायदेशीर दावेदाराचे नाव

#### परिशिष्ट क्र. १६ (उपविधी क्र. ३५ अन्वये) <u>नोटीस</u>

प्रभादेवी एसआरए सहकारी गृहनिर्माण संस्था मर्या, काशीनाथ धुरुवाडी, राजाभाउ देसाई मार्ग, प्रभादेवी, मुंबई-४०० ०२५ या संस्थेचे सभासद असलेल्या वा संस्थेच्या इमारतीत सदनिका धारण करणाऱ्या खालील सभासटाचे निधन झाले आहे

मयत सभासदाचे नाव	मृत्यु दिनांक	वारसाचे नाव	रुम नं.
राया देवजी खारवी	०८/०६/२०१६	कामू राया खारवी	१ बी/४२२

यांनी संस्थेकडे वारस नोंदणीबाबत अर्ज दाखल केला असून संस्था या जाहिरातीद्वारे संस्थेच्या भांद्रवलात /मालमत्तेत असलेले मयत सभासदाचे भाग व हितसंबंध हस्तांतरीत करण्यासंबंधी मयत सभासदाचे वारसदार किंवा अन्य मागणीदार/हरकतदार यांच्याकङ् इक्क मागण्या/इरकती मागविण्यात येत आहेत. ही नोटीस प्रसिध्द सालेच्या दिनांकापास ७ दिवसांत त्यांनी आपल्या मागण्यांच्या व हरकतीच्या पुष्ठर्थ आवश्यक त्या कागदपत्रांच्य प्रती व अन्य पुरावे सादर करावेत. जर वर नमुद केलेल्या मुदतीत कोणाही व्यक्तींकडन हक्क मागण्या किंवा हरकत सादर झाली नाही तर मयत समासदाचे संस्थेच्या उपविधे नसार कार्यवाही करण्याची संस्थेला मोकलीक राहील जर अणा कोणत्याही हक्क -मागण्या /हरकत आल्या तर त्याबाबत संस्थेच्या उपविधीनुसार कार्यवाही करण्यात येईल नोंदी व उपविधीची एक प्रत मागणीदारास / हरकत्दारास पाहण्यासाठी संस्थेच्या कार्यालयात प्रशासक यांच्याकड़े सकाळी १९०० ते ०९०० पर्यंत नोटीस दिलेच्य तारखेपासून नोटीसीची मुदत संपण्याच्या तारखेपर्यत उपलब्ध राहील.

ठिकाण : मुंबई

सही/-अध्यक्ष / सचिव दिनांक : ०५/०६/२०२१ प्रभादेवी एसआरए सहकारी गृहनिर्माण संस्था मर्यादित

#### इन्टहेन्ट ॲसेटस् सिक्युरिटायझेशन invent ॲण्ड रिकन्स्ट्रक्शन प्रायव्हेट लिमिटेड

नोंदणीकृत कार्यालय: बख्तावर, सुट बी, तळमजला, बॅकबे रिक्लेमेशन

स्किम ब्लॉक क्र.३, २२९, नरीमन पॉईंट, मुंबई-४०००२१

ताबा सूचना (नियम ४ अंतर्गत) त्याअर्थी, खालील स्वाक्षरीकर्ता हे **मे. इन्व्हेन्ट ॲसेटस् सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन प्रायव्हे** लिमिटेड (इन्व्हेन्ट) चे सिक्युरियबंझेग अन्ड रिकन्ट्रकान ऑफ फिनाश्यिल अंसेटस् अन्ड एनफोसीन ऑफ सिक्युरिटी इंटरेस्ट अंक्ट, २००२ (५४/२००२) अन्वचे प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट

ए-फोर्समेंट) रुल्स २००२ चे कलम १३(१२) सहवाचिता नियम ३ अन्वये प्राप्त अधिकाराअंतर्गत त्यांनी मत प्रतिभृत धनको अर्थात आयडीबीआय बँक लिमिटेड (करारनामित बँक) चे प्राधिकृत अधिकाऱ्याद्वारे वितरी दितांक २३.२७.२०१२ व ०४.८१.२०१६ रोजीच्या खालील सूचना सारत करून कर्जदार अर्थात (१) समराईर चिक्चर्स प्रायव्हेट लिमिटेड (परिसमापनात), त्यांचे अधिकृत परिसमापक मार्फत, मुंबई उच्च न्यायालय, बैंब ऑफ इंडिया इमारत, ५वा मजला, मुंबई-४००००१ यांचे मार्फत आणि त्यांचे जामिनदार/तारणकर्ता/संचालक (२ श्री. अब्दल सामी सिद्दीकी. (३) श्रीमती साजिदा सामी सिद्दीकी यांना कळविण्यात आले होते की. खाव नमुदप्रमाणे सदर सूचनेत दिलेली रक्कम संयुक्तपणे किंवा वेगवेगळे जमा करावी.

सूचना दिनांक	तपशील	मागणी केलेली रक्कम
0३.0७.२0१२	मागणी व पुर्नआवाहन	दि.३१.०५.२०१२ रोजी देय रक्कम रु.१५,५९,१८,५४२.१९ (रुपये
	सूचना	पंधरा कोटी एकोणसाठ लाख अठरा हजार पाचशे बेचाळीस
	· ·	आणि पैसे एकोणीस फक्त) तसेच सदर सूचना प्राप्ती तारखेपासून
		१५ दिवसांतील व्याजासह.
०४.०१.२०१६	सरफायसी कायदा	दि.०१.०१.२०१६ रोजी देय रकम रु.३०,१६,२७,०६४/- (रुपये
	२००२ चे कलम	तीस कोटी सोळा लाख सत्तावीस हजार चौसष्ट फक्त) तसेच सदर
	१३(२) अन्वये सुचना	सूचना प्राप्ती तारखेपासून ६० दिवसांतील व्याजासह

तद्नुसार आयडीबीआय बँक लिमिटेड (करारनामित बँक) यांनी संयुक्त उपनिबंधक मुंबई शहर ५ यांच्य मिंस नोंदणीकृत दिनांक १२.०३.२०२१ रोजीचे करारनामानुसार सरफायसी कायद्यांच्या तरतुदी अन्वरं हन्वेहन्ट ॲसेटर्स् सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन प्रायव्हेट लिमिटेड (इन्व्हेन्ट) यांच्या नावे सदर बातेबाबत खालील प्रतिभूतीसह थकबाकी कर्ज प्रदान केले आहे. तद्नुसार इन्व्हेन्टने आयडीबीआर बँक लिमिटेड (करारनामित बँक) यांचे कार्य प्रक्रिया पढ़े सुरू केले आहे आणि खालील प्रतिभूतीय अंमलबजावणी व थकबाकी देयके वसुलीचे अधिकार प्राप्त केले आहेत.

वेशेषतः कर्जदार व त्यांचे जामिनदार/तारणकर्ता यांनी वर नमुद केलेली रक्कम भरण्यास असमर्थ ठरलं असन कर्जदार व सर्वसामान्य जनतेस येथे सचित करण्यात येत आहे की. खालील स्वाक्षरीकर्त्यांनी सद कार्यद्याच्या कलम १३ चे उपकलम (४) सहवाचिता सिक्युरिटी इंटरेस्ट इन्फोर्समेंट रुल्स, २००२ व नियम ४ अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या मालमत्तेचा सांकेतिव

कर्जदार व त्यांचे जामिनदार व तारणकर्ता आणि सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर लमत्तेसह कोणताही व्यवहार करू नये आणि सदर मालमत्तेसह व्यवहार केलेला असल्यास त्यांनं इन्व्हेन्ट ॲसेटस् सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन प्रा.लि. यांच्याकडे ०१.०१.२०१६ रोजी देर क्षिम रु.३०,१६,२७,०६४/- (रुपये तीस कोटी सोळा लाख सत्तावीस हजार चौसष्ट फक्त आणि त्यावरील व्याज जमा करावे.

कर्जदारांचे लक्षा वेधण्यात येत आहे की, प्रतिभूत मालमत्ता सोडवून घेण्यासाठी उपलब्ध वेळेसंदर्भात कायद्याच्या कलम १३ चे उपकलम (८) ची तरतूद आहे.

तारण जंगम मालमत्तेचे वर्णन

नराईज पिक्चर्स प्रायव्हेट लिमिटेड (परिसमापनात) ची प्रयोगशाळा अर्थात प्राईम फोकस लिमिटेड (रिलायन्स मीडिया वर्क्स लिमिटेड, पुर्वीची ॲडलॅब फिल्मस् लिमिटेड यांच्यासह विलीन) यांच्या जागेत असलेले चित्रपट हॉर्न ओके प्लीज याचे निगेटीव्हज्.

प्राधिकृत अधिकार इन्व्हेन्ट ॲसेट्स सिक्यरिटायझेशन ॲण्ड रिकन्स्टक्शन प्रा.लि



ı		મનુમાં બ						
l	जाहिर अधिसूचना							
	(इनसॉल्ब्ह्न्सी ॲण्ड बॅंकर्प्ट्सी बोर्ड ऑफ् इंडिया (लिक्वीडेशन प्रोसेस) रेग्युलेशन्स, २०१६ चे नियम १२ अन्वये)							
	एक्सेल मेटल प्रोसेसर्स प्रायव्हेट लिमिटेड यांच्या भागधारकांचे लक्ष वेधण्याकरिता							
अ.क्र. तपशील वर्णन								
8	कॉर्पोरेट ऋणकोचे नाव	एक्सेल मेटल प्रोसेसर्स प्रायव्हेट लिमिटेड						
2	कॉर्पोरेट ऋणकोची स्थापना तारीख	२८.०५.२०१२						
<ul> <li>ज्या प्राधिकरणाअंतर्गत कॉपोरेट ऋणको कंपनी निबंधक, मुंबई स्थापना/नोंटणीकरण झाले आहे</li> </ul>		कंपनी निबंधक, मुंबई						
x	कॉर्पोरेट ऋणकोचे कॉर्पोरेट ओळख क्रमांक /मर्यादित दायित्व ओळख क्रमांक	यु२८९१०एमएच२०१२पीटीसी२३१५६१						
4	कॉर्पोरेट ऋणकोचे नोंदणीकृत कार्यालय व प्रधान कार्यालयाचे (काही असल्यास) पत्ता	१३२-बी, मित्तल टॉवर्स, नरीमन पॉईंट, मुंबई-४०००२१.						
Ę	अपतदारी ठराव प्रक्रिया समाप्ती तारीख	०६ एप्रिल, २०२१ (दिनांक ०२.०६.२०२१ रोजी एनसीएलर्ट वेबसाईटवर अपलोड आदेश)						
b	कॉर्पोरेट ऋणकोंची परिसमापन प्रारंभ तारीख	०६ एप्रिल, २०२१ (दिनांक ०२.०६.२०२१ रोजी एनसीएलर्ट वेबसाईटवर अपलोड आदेश)						
۷	परिसमापक म्हणून कार्यरत अपतदारी अधिकाऱ्याचे नाव व नोंदणी क्रमांक	जितेंद्र राजपाल दरयानी, नोंदणी क्र.आयबीबीआय/आयपीए- ००१/आयपी-पी००६७८/२०१७-१८/१११४६						
٩	मंडळासह नोंदणीकृत प्रमाणे परिसमापकाचे पत्ता व ई-मेल	बी-५०४, अटलान्टीस, हिरानंदानी गार्डन्स, मेन स्ट्रीट, पवई, मुंबई-४०००७६. ई-मेल:nikhil564@yahoo.com						
१0	परिसमापकासह पत्रव्यवहाराकरिता वापरावयाचे पत्ता व ई-मेल	बी-५०४, अटलान्टीस, हिरानंदानी गार्डन्स, मेन स्ट्रीट, पवई, मुंबई-४०००७६. ई-मेल:nikhil564@yahoo.com						
99	रावा गारा बगायाची अंबिम सामित	n∨ जली 2n29						

में थे सूचना देण्यात येत आहे की, दिनांक ०६ एप्रिल, २०२१ (२ जुन, २०२१ रोजी एनटीएलटी वेबसाईटवर अपलोड आदेश रोजी मे. **एक्सेल मेटल प्रोसेसर्स प्रायव्हेट लिमिटेड**च्या परिसमापन प्रारंभाचे आदेश राष्ट्रीय कंपनी कायदा न्यावाधिकरण बर्ड न्यायपीठ यांनी दिला आहे. . एक्सेल मेटल प्रोसेसर्स प्रायव्हेट लिमिटेडच्या भागधारकांना येथे कळविण्यात येत आहे की, बाब क्र.१० मध्ये नम्

यावर परिसमापकाकडे 0**४ जुलै, २०२१** रोजी किंवा त्यापूर्वी त्यांच्या दाव्याचे पुरावे सादर करावे. आर्थिक धनकोंनी त्यांचे टाव्याचे परावे फक्त विद्यत स्वरूपातच साटर करावेत. अन्य इतर धनकोंनी त्यांच्या टाव्याचे परा यक्तिशः, टपालाद्वारे किंवा विद्युत स्वरूपात सादर करावेत. दाव्याचे चुकीचे किंवा फसवे पुरावे सादर केल्यास दंडात्मक कारवाई केली जाईल

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नोंद. कार्या.: १२२, मिस्री भवन, २रा मजला, दिनशॉ वाच्छा रोड, चर्चगेट, मुंबई-४०००२०; at.:+99-22-66246262; where: +99-22-2222038;वेबसाईट:investors@orbitexports.com, ई-मेल:www.orbitexports.com सीआयएन:एल४०३००एमएच१९८३पीएलसी०३०८७२

#### विषय: गुंतवणूकदार शिक्षण व संरक्षण निधी (आयईपीएफ) प्राधिकरणाकडे कंपनीचे समभागाचे हस्तांतरण

गुंतवणुकदार शिक्षण व संरक्षण निधी प्राधिकरण (लेखा, लेखापरिक्षण, हस्तांतरण व परतावा) अधिनियम, २०१६ (नियम), सुधारितप्रमाणे तरतुदीनुसार येथे सूचना देण्यात येत आहे. नियमात नमुद वरील आवश्यकतानुसार, ७ सलग वर्षांकरिता देण्यात न आलेले किंवा दावा न केलेल्या लाभांशासंदर्भातील सर्व शेअर्स गुंतवणूकदार शिक्षण व संरक्षण निधी (आयईपीएफ)

नियमात नमुद तरतुदीनुसार योग्य कारवाई करण्यासाठी आयईपीएफ प्राधिकरणाकडे हस्तांतरीत होण्यास पात्र ज्या संबंधित भागधारकांचे शेअर्स आहेत त्यांना कंपनीने वैयक्तिक सूचन

कंपनीने अशा भागधारकांचे आणि आयईपीएफ प्राधिकरणाकडे हस्तांतरणास देय शेअर्सचे संपुण तपशील <u>www.orbitexports.com</u> वेबसाईटवर अपलोड केले आहेत. भागधारकांना विनंती आहे की, त्यांनी आयईपीएफ प्राधिकरणाकडे हस्तांतरीत होण्यास पात्र शेअर्स व दावा न केलेले लाभांशाचे तपशील वेबसाईटवर पडताळून घ्यावेत.

भागधारकांना विनंती आहे की, नियमात विहित प्रक्रियेचे पालन केल्यानंतर अशा शेअर्सवरील सर्व लाभांसह आयईपीएफ प्राधिकरणाकडे हस्तांतरीत केलेले दावा न केलेले लाभांश व संबंधित शेअर्स यावर आयईपीएफ प्राधिकरणाकडून पुन्हा दावा सांगता येईल.

ज्या संबंधित भागधारकांचे शेअर्स आयईपीएफ प्राधिकरणाकडे हस्तांतरीत करण्यास पात्र आहेत आणि वास्तविक स्वरूपात ज्यांची भागधारणा आहे अशा भागधारकांनी कृपया नोंद घ्यावी की, नेयमानुसार आयईपीएफ प्राधिकरणाकडे डिमॅट स्वरुपात शेअर हस्तांतरण उद्देशाकरिता त्यांच्याद्वार धारण मूळ भागप्रमाणपत्राऐवजी द्य्यम भागप्रमाणपत्र कंपनीद्वारे वितरित केले जाईल आणि अशा वितरणानंतर त्यांच्या नावे नोंद असलेले मूळ भाग प्रमाणपत्र साहजिकच रद्द केले जातील आणि यापुढे ते व्यवहार योग्य नसतील. भागधारकांनी पुढे नोंद घ्यावी की, कंपनीच्या वेबसाईटव कंपनीद्वारे अपलोड केलेले तपशिल हे नियमानुसार आयईपीएफ प्राधिकरणाकडे शेअस् हस्तांतरणाच्या उद्देशाकरिता कंपनीदारे नवीन भागप्रमाणपत्र वितरणासंदर्भात योग्य सचना म्हणन

जर कंपनीला ०४ सप्टेंबर, २०२१ रोजी पर्यंत संबंधीत भागधारकांकडून कोणताही पत्रव्यवहा प्राप्त न झाल्यास नियमात दिलेल्या आवश्यकतेनुसार कंपनीद्वारे नियमात विहित प्रक्रियेनुसा कॉर्पोरेट कारवाईमार्फत आयईपीएफ प्राधिकरणाकडे शेअर्सचे हस्तांतरण व डिमॅट प्रक्रिया कंपनीद्वार

जर संबंधीत भागधारकास या प्रकरणात व नियमाबाबत काही प्रश्न असल्यास त्यांनी कृपय संपर्क कंपनी निबंधक व भागहस्तांतरण प्रतिनिधी **मे. लिंक इनटाईम इंडिया प्रायव्हे**ट लिमिटेड, श्रीमती नयना वाकले, युनिट: ऑर्बिट एक्स्पोर्टस् लिमिटेड, सी-१०१, २४७ पार्क, लाल बहादुर शास्त्री मार्ग, विक्रोळी (प.), मुंबई-४०००८३, दूर.:०२२-४९१८६२७० ई-मेल: iepf.shares@linkintime.co.in.

ऑर्बिट एक्स्पोर्टस् लिमिटेडकरिता सही/

ठिकाणः मुंबई नेहा देवपुर दिनांकः ०४.०६.२०२१ कंपनी सचिव

## **PUBLIC NOTICE**

Smt. Jyotika kishore shah was member of Navlabh Co-operative Housing Society Ltd. S.V. Road Malad (W) Mumbai - 400064 holding 5 shares having share certificate no 3 serial no 11 to 15 and residential flat no 03 has polled for Duplicate, share certificate oplied for Duplicate share certificat laiming that the original share certificate re lost, the society hereby invites claims or objections from the public to the issue of duplicate shares within a period of 15 days from the date of publication of this notice, if no such claims are received prescribed period the society shall proceed and issue duplicate share certificate. Place: Mumbai / Date: 05/06/2021 For Navlabh Co-op. Hsg. Society Ltd.

(Chairman/Secretary/Treasurer)

36

Muthoot Finance

Mrs. Jayvanti Ramchandra Phanse, a joint member of the Borivali-Kailas Bldg No.2 Co Operative Housing Society Limited, having address at Rambaug Lane, Borivali West flumbai - 400092, and holding Flat No.34, in the building of the society, died on 25/02/2017 vithout making any nomination.

The Society hereby invites claims or objections from the heir/s or other claimants/objectors to the transfer of the said shares and interest of the deceased member in the capital/property of the society within a period of 15 days from the publication of this notice, with copies of such locuments and other proofs in support of such claims/objections. If no claims/objections are eceived within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital/property of the society in such manner as s provided under the bye-laws of the society. The claims/objections, if any, received by the society shall be dealt with in the manner provided under the bye-laws of the society. A copy of the bye-laws of the society is available for inspection by the claimants/ objectors, in the office of the society from the date of publication of the notice till the date of expiry of its period.

for and on behalf of Borivali-Kailas Bldg No.2 CHS Ltd.

मुथूत होमफिन (इंडिया) लिमिटेड

कॉर्पोरेट कार्यालय: १२०१ व १२०२, १२वा मजला, ए विंग, लोटस कॉर्पोरेट पार्क, पश्चिम द्रुतगती महामार्ग, गोरेगाव (पुर्व), मुंबई-४०००६३.

(सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८(१) सहवाचिता परिशिष्ट ४ नुसार) न्याअर्थी, खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अंतर्गत **मुथूत होमफिन (इंडिया) लिमिटेड (एमएचआयएल)**चे प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स

२००२ च्या नियम ३ सहवाचिता कलम १३(१२) अन्वये असलेल्या अधिकारा अंतर्गत त्यांनी खाली नमुद केलेले कर्जदार/जामिनदार यांना खाली

नमुद केलेल्या तारखेला मागणी सूचना वितरीत केली होती. कर्जदार यांनी खाली नमूद केलेली रक्कम भरण्यास असमर्थ ठरले असून कर्जदार/ जामिनदार व सर्वसामान्य जनतेस येथे सूचित करण्यात येत आहे की, खालील स्वाक्षरीकर्त्यानी सदर कायद्याच्या कलम १३(४) सहवाचिता सिक्यरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८ अन्वये त्यांना प्राप्त असलेल्या अधिकाराअंतर्गत खाली नमूद केलेल्या मालमत्तेचा **वास्तविव तावा** खाली नमुद केलेल्या तारखेला घेतलेला आहे. विशेषतः कर्जदार व सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमत्तेसः कोणताही व्यवहार करू नये आणि सदर मालमत्तेसह व्यवहार केलेला असल्यास त्यांनी **मुथूत होमफिन (इंडिया) लिमिटेड**कडे खाली नमूट् रक्कम तसेच पुढील व्याज व खर्च जमा करावे.

अ.	कर्जदार/सहकर्जदाराचे	प्रतिभूत मालमत्तेचे वर्णन	मागणी सूचना दिनाक व	तावा					
क्र.	नाव, कर्ज खाते क्र./शाखा	(स्थावर मालमत्ता)	एकूण थकवाकी रक्कम	दिनांक					
8	श्री. जयदास हिरमन मुंडकर/	फ्लॅट क्र.१०१, १ला मजला, विघ्नहर्ता रेसिडेन्सी, क्षेत्रफळ ३८३		३१.०५.२०२१					
	श्रीमती रेवती जयदास	चौ.फु., खोपोली बस डेपोजवळ, एस.क्र.५५६१, कात्रंग, जिल्हा	रु.१५,२६,८०६/-						
	मुंडकर	खोपोली, तालुका खालापूर, रायगड, महाराष्ट्र-४१०२०२, उपनिबंधक							
	००२-००००५४७/मुंबई	खालापूर येथे नोंदणीकृत दिनांक २२.०३.२०१६ रोजीचे विक्री	हजार आठशे सहा फक्त)						
		करारनामा क्र.११५९/२०१६ मध्ये सविस्तरपणे नमुद.							
,									

कर्जदारांचे लक्ष वेधण्यात येत आहे की, प्रतिभूत मालमत्ता सोडवून घेण्यासाठी उपलब्ध वेळेसंदर्भात कायद्याच्या कलम १३ चे उपकलम (८) ची तरतूद आहे

सही/ दिनांक: ०५.०६.२०२१ पाधिकत अधिकार्र मुथूत होमफिन (इंडिया) लिमिटेडकरिता ठिकाण : महाराष्ट्र



## आर्वी एनकॉन लिमिटेड

अभियांत्रिकी • मनुष्यबळ • बाह्यस्रोत सीआयएन: एल२९२९०एमएच१९८७पीएलसी०४५४९९ नोंदणीकृत कार्यालय: ६०३, बी१ विंग, मॅरेथॉन इन्नोवा, मॅरेथॉन नेक्स्टजेन कॉम्प्लेक्स, जी.के. मार्ग, लोअर परळ, मुंबई-४०००१३. वेबसाईट:www.aarviencon.com, ई-मेल:info@aarviencon.com

३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरीता एकत्रित लेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

	(रु.लाख उत्पन्न प्रती भाग व्यतिरिक्त)							
Г			संपलेली ३ महिने			संपलेले वर्ष		
अ. क्र.		३१.०३.२०२१ लेखापरिक्षित	३१.१२.२०२० लेखापरिक्षित	३१.०३.२०२० लेखापरिक्षित	३१.०३.२०२१ लेखापरिक्षित	३१.०३.२०२० लेखापरिक्षित		
٤.	एकूण महसूल (निञ्वळ)	५७५८.१०	५०७८.१८	६८७८.०९	२०४०८.१७	२१८६४.९६		
٦.	करपुर्व कालावधीकरिता निव्वळ नफा	२६१.४७	२२९.००	३८३.७१	१०३०.७९	६९५.४२		
₹.	करानंतर कालावधीकरिता निव्वळ नफा	३०३.२७	२६४.६५	४०६.०९	१०४६.०२	७१७.८०		
٧.	कालावधीकरिता एकूण सर्वंकष उत्पन्न (करानंतर कालावधीकरिता एकत्रित नफा/तोटा आणि इतर सर्वंकष उत्पन्न (करानंतर))	<b>३१६.२</b> ४	२५७.४८	४५८.३0	१०२२.५७	७९२.७१		
ч.	भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती भाग)	१४७८.४०	१४७८.४०	१४७८.४०	१४७८.४०	१४७८.४0		
ξ.	इतर समभाग	-	-	-	३७.১५०७	६१५४.०२		
७.	उत्पन्न प्रतिभाग (दर्शनी मल्य रु.१०/- प्रती)	2.01	90	2.00				
ı		7.04	१.७९	3.80	9.06	35.8		

टिप:

- १. वित्तीय निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि तद्नंतर गुरुवार, ०३ जून, २०२१ रोजी झालेल्य संचालक मंडळाच्या सभेत मान्य करण्यात आले. कंपनीच्या वैधानिक लेखापरिक्षकांनी कंपनीच्या सदर वित्तीय निष्कर्षाव मर्यादित पुनर्विलोकनावर वितरीत केले आहे.
- . संचालक मंडळाने रु.१.५० प्रती समभाग अर्थात १५% दराने लाभांश नियोजित केले आहे. जे कंपनीच्या आगामी वार्षिव सर्वसाधारण सभेत कंपनीच्या सदस्यांद्वारे मंजुरीवर अवलंबून आहे.
- सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३१ मार्च, २०२१ रोजी संपलेल्या तिमाहीकरिता सविस्तर नमुन्यातील उतारा आहे. ३१ मार्च, २०२१ रोजी संपलेल्या तिमाहीकरिता एकमेव व एकत्रित वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या <u>www.aarviencon.com</u> व नॅशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड (एनएसई) च्या <u>www.nseindia.com</u> वेबसाईटवर उपलब्ध आहे.
- कंपनीने १ एप्रिल, २०१९ पासून भारतीय लेखाप्रमाण (इंडएएस) स्विकारले आहे आणि तदनसार वरील वित्तीय निष्कर्ष कंपनी कायदा २०१३ च्या कलम १३३ सहवाचिता त्यातील आवश्यक नियमाअंतर्गत विहित इंड-एएस३४ अंतरिम वित्तीय अहवालात नमुद मान्यता व प्रमाणानुसार तयार केले आहे. इंडएएस व्यवहाराची तारीख १ एप्रिल, २०१८ आहे. व्यवहाराचा प्रभाव ३१ डिसेंबर, २०२० रोजी संपलेली आणि ३१ मार्च, २०२० रोजी संपलेली तिमाहीकरिता तुलनात्मक कालावधी व प्रारंभी राखीवमध्ये इंडएएस अंतर्गत पुर्ननमुद करण्यात आले.

संचालक मंडळाच्या वतीने सहा/

ठिकाण: मुंबई दिनांक: ०५ जून, २०२१

विरेंद्र डी. संघवी व्यवस्थापकीय संचालक

## **PUBLIC NOTICE**

Notice is hereby given to all to whom it may concern that we have been instructed, by ou clients, to investigate the title of D. N. NAGAR ASHTAVINAYAK CO-OPERATIVE HOUSING SOCIETY LIMITED, a Society registered under the provisions of the Maharashtra Co-operative Societies Act, 1960 under registration No. MUM/MHADB/HSG(TC)/12508 of 2005-06 ("the said Society" for short), to all that piece and parcel of plot lying underneath and appurtenant to the said Building No.08 at S.No 106-A-(Pt) and C.T.S. No.195(Pt) admeasuring about 793.23 sq. mtrs. (approximately 885.93 sq. mtrs. after considering the Site Survey and Layout of Plot) more particularly described in the Schedule hereunder written alongwith the building standing thereof (collectively referred to as "the said Property"), comprising of 40 residential flats, being Ground plus 4 upper floors thereon. By an indenture of lease dated 3rd November, 2007 duly registered with the Sub-Registrar of Assurances at Bandra under Serial No. BDR 4/08452/2007, MHADA granted unto the said Society the leasehold rights to the said Property for a period of 99 years with effect from 1st April, 1995 for the lease rent reserved and other conditions recorded in the lease deed. The said Society has acquired the building no. 8 standing on the said Property on "ownership basis" from MHADA, by a Deed of Conveyance dated 03rd November, 2007 duly registered at the office of Sub-Registrar of Assurances at Bandra under Serial No. BDR-4-08453 of 2007 on the terms and conditions recorded therein. The said Society had executed a Developmen Agreement dated 9th April, 2012 duly registered at the Office of Sub-Registrar of Assurances at Bandra under Serial No. BDR-9/04773 of 2012 in favour of one M/s. Sai Siddhant Developers and had under the said Agreement granted unto the said M/s. Sai Siddhant Developers, development rights with respect to the said Property. However M/s. Sai Siddhant Developers failed to perform their obligations under the aforesaid Development Agreement despite a period of 8 years having elapsed from execution of the Development Agreement. The said Society, by its letter dated 2nd December, 2020 inter alia called upon M/s. Sai Siddhant Developers to perform their obligations failing the said Society would have no option but to terminate the aforesaid Developmen Agreement. On failure on part of M/s. Sai Siddhant Developers to perform their obligations despite the notice, the said Society by its letter dated 23rd January, 2021, terminated the development agreement and the Power of Attorney with M/s. Sai Siddhant Developers. The said fact of termination was published in editions of Free Press Journal, Nav Shakti and Janmabhoomi dated 28th January, 2021. Pursuant to the termination of M/s. Sai Siddhant Developers as the developers for re-development of the said Propert the said Society has appointed our clients namely ZEE LAND DEVELOPMENT

SERVICES as developers/builders for the re-development of the said Property Any person/body having executed any deed, document, writing or having initiated any proceedings in any civil court and/or any judicial and/or quasi-judicial forum and/or having any on-going arbitration proceedings either in respect of the aforesaid property and/o any part or portion thereof and/or having executed any deeds or documents with respect thereto and/or having filed any lis-pendent with respond to the said Property and/or having any claim or objection by way of sale, mortgage, trust, lien, possession, gift, inheritance, release, lease, sub-lease redevelopment rights, power of attornev issued thereto or otherwise howsoever/whatsoever, should report the same to me, within 14 days from the date of issuance of this notice with documentary proof thereto, failing which no such claims or demands, objections or hindrances, etc. from any such person/body, by, through, for them and/or on their behalf in any manner whatsoever shall be entertained and my clients shall be entitled to proceed for the redevelopment of the said property, accordingly.

## **SCHEDULE**

All that piece and parcel of land or ground of plot situated and lying underneath and appurtenant to the Building No.08, at S.No.106-A and C.T.S No.195(Pt) at D. N. Nagar Ashtavinayak Co-op Hsg. Society Limited, Andheri (West) in the registration sub-district of Andheri and District of Mumbai City admeasuring about 793.23 square meters (approximately 885.93 sq. mtrs. after considering the Site Survey and Layout of Plot) of hereabout and bounded as follows that is to say:

A-11. Manaav Apt., Chafekar Road,

Opp. Mulund ITI, Mulund (East), Mumbai 400 081

On or towards the West by: Building No.09; On or towards the South by: 12.20 Sq. Mtrs. Wide Road; On or towards the East by: Building No. 07. Dated this 5th day of JUNE, 2021. Ankita Sovani, Advocate

On or towards the North by: O.B. No.6 & P.H;

SHRIRAM

## श्रीराम हाऊसिंग फायनान्स लिमिटेड HOUSING FINANCE नोंदणीकृत कार्यालय: कार्यालय क्र.१२३, अंगप्पा नायकन स्ट्रीट, चेन्नई-६००००१. शाखा कार्यालय

नॉलिटेअर कॉर्पोरेट पार्क, इमारत क्र.७,७७२, ७वा मजला, गुरू हरगोविंदजी मार्ग, चकाला, अंधेरी पुर्व मुंबई-४०००९३. वेबसाईट: www.shriramhousing.in

ज्याअर्थी खाली नमुद कर्जदार/सहजर्कदार/जामिनदार यांनी **श्रीराम हाऊर्सिंग फायनान्स लिमिटेड**कडून वित्तीय प्तहाय्यता घेतली आहे. आम्ही नमृद करीत आहोत की, वित्तीय सहाय्यता घेतल्यानंतरही कर्जदार/जामिनदारांनी देय तारखेनुसार व्याज आणि मुद्दल रक्कम जमा करण्यात कसूर केलेली आहे. भारतीय रिझर्व्ह बँकेद्वारा वितरीत निर्देशन/मार्गदर्शनानुसार सदर खाते नॉन-परफॉर्मिंग ॲसेटसमध्ये वर्गीकृत करण्यात आले आहे. **श्रीराम हाऊर्सिंग फायनान्स लिमिटेड**च्या प्राधिकृत अधिकारीनुसार सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अन्वये आणि सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स २००२ च्या नियम ३ सहवाचिता कलम १३(२) अन्वये प्राप्त अधिकाराअंतर्गत सरफायसी कायदा २००२ च्य कलम १३(२) अन्वये खाली नमुद तारखांना मागणी सूचना वितरीत करण्यात आली होती आणि त्यानुसार सदर सूचना प्राप्ती तारखेपासून ६० दिवसांच्या आत रक्कम पुर्णपणे जमा होईपर्यंत प्रासंगिक खर्च, शुल्क इत्यादी आणि सदर सूचनेत नमुद रकमेवरील करारदराने पुढील व्याजांसह एकत्रित सूचनेत नमुद रक्कम जमा करण्याबाबत खालील कर्जदार/जामिनदार/तारणकर्ता यांना कळविण्यात आले होते. सदर सूचना त्यांच्या अंतिम ज्ञात पत्त्यावर पाठविण्यात आली होती ती ना-पोहोच होता पुन्हा प्राप्त झाली आणि म्हणून त्यांना याबाबत सदर जाहीर सूचनेद्वारे

कर्जदारांचे लक्ष्म वेधण्यात येत आहे की, प्रतिभूत मालमत्ता सोडवून घेण्यासाठी उपलब्ध वेळेसंदर्भात कायद्याच्या कलम १३ चे उपकलम (८) ची तरतूद आहे.

कर्जदार व सहकर्जदाराचे	एनपीए	थकबाकी	कर्ज	प्रतिभूत मालमत्तेचा
नाव	दिनांक	रक्रम	रक्कम	पत्ता
१. श्री. देविदास राठोड	०८.०५.२०२१	१२.०५.२०२१	रु.११,८२,८५४/-	फ्लॅट क्र.३०४, ३रा मजला, बी विंग,
२. श्रीमती अनिता		रोजी देय रक्कम	(रुपये अकरा	निलकमल साई दत्त कृपा को-
देविदास राठोड	मागणी सूचना	रु.१२,७९,७९३/-	लाख ब्याऐंशी	ऑपरेटिव्ह हौसिंग सोसायटी लि.,
पत्ता: बी/३०४, निलकमल	दिनांक	(रुपये बारा लाख	हजार आठशे	प्लॉट क्र.४१, गाव नावाडे क्षेत्र,
	१९.०५.२०२१	एकोणऐंशी हजार	चोपन्न फक्त)	तालुका पनवेल, जिल्हा रायगड
साई दत्त कृपा, ४१,	, , , , , , ,	सातशे त्र्याण्णव	आणि	आणि
सिडको कॉलनी, नावाडे		फक्त)	रु.९.६४,७७०/-	चतुसिमा:
स्टेशन, पनवेल, महाराष्ट्र-		आणि	(रुपये नऊ लाख	उत्तरेस: प्लॉट क्र.३५;
४१०२०८.		१२.०५.२०२१	चौसष्य हजार	दक्षिणेस: १५ मीटर रुंद रस्ता;
कर्ज खाते क्र.:		रोजी देय रक्कम	सातशे सत्तर फक्त)	<b>पुर्वेस:</b> प्लॉट क्र.३८,३८ व ४०;
१) एसबीटीएचएमयुएमबी		रु.१०,५९,९४३/-		<b>पश्चिमेस:</b> प्लॉट क्र.४२.
०००१९०५		(रुपये दहा लाख		
२) एसटीयुएचएमयुएमबी		एकोणसाठ हजार		
0001908		नऊशे त्रेचाळीस		
000, 104		फक्त)		

उपरोक्त परिस्थिती लक्षात घेता वर नमुद कर्जदार, सहकर्जदार आणि/किंवा त्यांचे जामिनदार (जेथे लागू असेल तेथे) यांना येथे सूचना देण्यात येत आहे की, त्यांना सदर सूचना प्रकाशन तारखेपासून ६० दिवसांत वर नमुद केलेली थकबाकी रक्कम तसेच पुढील व्याज व लागू शुल्क व्याज एकूण रक्कम जमा करावी. अन्यथा सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ चे कलम १३(४) आणि त्यातील लागू नियमाअंतर्गत कर्जदार व तारणकर्ता यांच्या प्रतिभूत मालमत्तेचा ताबा घेण्यासह प्रतिभूत मालमत्तेच्या विरोधात सदर सूचनेच्या तारखेपासून ६० दिवसांच्या समाप्तीनंतर पुढील कारवाई केली जाईल.

कृपया नोंद असावी की, सदर कायद्याच्या कलम १३(१३) अन्वये कोणत्याही कर्जदारास प्रतिभूत धनकोंच्या लेखी पुर्व परवानगीशिवाय सूचनेत नमुद त्यांची प्रतिभूत मालमत्ता विक्री, भाडेपट्टा किंवा अन्य इतर प्रकारे हस्तांतर करता येणार नाही.

दिनांक: ०५.०६.२०२१ ठिकाण: पनवेल, महाराष्ट्र

सही/- प्राधिकृत अधिकारी श्रीराम हाऊसिंग फायनान्स लिमिटेड