TAINWALA

Date: 29th October, 2021

To,

The Bombay Stock Exchange Limited, 1st Floor, New Trading Ring, Rotunda Building P. J. Towers, Dalal Street Fort, Mumbai- 400 001 The National Stock Exchange Limited, Exchange Plaza, Plot No. C/1, G Block, Bandra Kurla Complex, Bandra (East), Mumbai – 400 051

Subject: Newspaper Advertisement for Board Meeting scheduled to be held on Friday, 12th November, 2021

Dear Sir/Madam,

Pursuant to Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith copy of newspaper advertisement with respect to the Board Meeting scheduled to be held on Friday, 12th November, 2021 published in following newspapers:

1. Financial Express on 29th October, 2021 and

2. Mumbai Lakshadeep on 29th October, 2021

Kindly take the above on our record and oblige.

For Tainwala Chemicals and Plastics (India) Limited,

SR Mansultan:

Simran R Mansukhani Director DIN NO. 06500475



TAINWALA CHEMICALS AND PLASTICS (INDIA) LIMITED

Tainwala House, Road No. 18, M.I.D.C.,Andheri(East), Mumbai-93. Tel : 6716 6100 To 199. Works – Plot No.87, Govt,Indl.Estate, Khadoli Village, Silvassa, 396230. Tel : 9574073331 / 957407332 E – mail : <u>simran@tainwala.in</u> /<u>sales@tainwala.in</u> SUBJECT TO SILVASSA JURISDICTION

CIN: L24100MH1985PLC037387

FINANCIAL EXPRESS

27

(₹ in Crores)

TAINWALA CHEMICALS AND

PLASTICS (INDIA) LIMITED Registered office: "Tainwala House", Road No.18, M.I.D.C., Andheri (East), Mumbai-400 093. | Email- simran@tainwala.in Website-www.tainwala.in

CIN NO.: L24100MH1985PLC037387

NOTICE Pursuant to Regulation 29 read with regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. Notice is hereby given that the meeting of the Board of Directors of the Company will be held on Friday, 12" November, 2021 at 4.00 P.M. at the registered office of the Company to inter-alia, consider, approve and take or record the Unaudited Financial Results of the Company for the guarter and half year ended 30" September, 2021 and any other business. This information is also available on the company's website i.e. www.tainwala.in and on the stock exchange websites i.e www.bseindia.com and www.nseindia.com. For Tainwala Chemicals and

PUBLIC NOTICE This is to inform our customers and public at large that our Chennai Central Regional Office located at No. B-26, Sri Lakshmi Building, 1st Floor, Karthikeyan Salai, Opposite Thiruvallur Periyar Nagar, Perambur, Kalyana Mandapa, Chennai, Tamil Nadu- 600082 will shift to Lalith Towers, 2nd Floor (Western Side), Old No. 7 and 8, New No. 15 and 17. Kambar Street, Alandur, Kanchipuram, Chennai, Tamil Nadu - 600016 from 15th February, 2022. The Customers are requested to contact the new office premises for

REGIONAL BUSINESS HEAD

Plastics (India) Limited Sd/ Simran R Mansukhani Place : Mumbai Director DIN No: 06500475 Date : 28-10-2021

PUBLIC NOTICE

their needs.

Notice is hereby given that the 1) share certificate No.(s) 336172 for 50 shares bearing distinctive No(s) 26482646 to 26482695, 2) share certificate No.(s) 336173 for 50 shares bearing distinctive No(s) 26482696 to 26482745, 3) share certificate No.(s) 1540375 for 50 shares bearing distinctive No(s) 79895624 to 79895673 & 4) share certificate No.(s) 1540376 for 1 share bearing distinctive No(s) 79895674 that means total 151 sharesstanding in the name(s) of Late Mr. Dilipkumar Chimanlal Shah in the books of Reliance Infrastructure Limited, has been lost/ misplaced/destroyed and the advertisers legal heirs has been applied to the Company for issue of duplicate share certificate(s) in lieu thereof. Any person(s) who have claim(s) on the said shares should lodge such claim(s) with the Company's Registrars and Transfer Agents X viz. KfinTechnologies Pvt. Limited, Karvy Selenium Tower B, Plot number 31 & 32, Financial District Gachibowli, Hyderabad 500032 within 15 days from the date of this notice failing which the Company will proceed to issue duplicate share certificate(s) in respect of the said shares.

Name(s) of the shareholder(s) Late Mr. Dilipkumar Chimanlal Shah Through Legal Heirs Pune Smt. GeetaDilipkumar Shah Mr. HarshilDilipkumar Shah DATE- 29/10/2021 Mrs. Sheetal Rahul Shah

> NOTICE Tata Chemicals Ltd,

SHRIRAM SHRIRAM TRANSPORT **FINANCE COMPANY LIMITED**

Kirloskar Oil Engines Limited

A Kirloskar Group Company

Registered Office: Laxmanrao Kirloskar Road, Khadki, Pune - 411 003 CIN: L29100PN2009PLC133351

k^{*}rloskar **Oil Engines**

EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30 TH SEPTEMBER 2021
(As per format prescribed under Annexure I of SEBI Circular no. CIR/CFD/FAC/62/2016 dated 5 July 2016)

		Standalone			Consolidated			
Sr.	Particulars	Quarter	Ending	Half Year Ending	Quarter Ending		Half Year Ending	
No.		30-09-2021	30-09-2020	30-09-2021	30-09-2021	30-09-2020	30-09-2021	
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	
1	Total Income from Operations	825.48	661.72	1,472.72	1,001.44	827.95	1,822.27	
2	Net Profit / (Loss) for the period (before tax and Exceptional items)	52.72	65.09	86.22	57.31	82.23	101.24	
з	Net Profit / (Loss) for the period before tax (after Exceptional items)	52.72	65.09	86.22	57.31	82.23	101.24	
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	38.71	47.23	63.18	41.68	59.51	73.98	
5	Total comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	38.13	47.65	63.63	41.23	59.88	74.47	
6	Paid-up equity share capital (Face value of ₹2 each)	28.92	28.92	28.92	28.92	28.92	28.92	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet *	2	-	122		23		
8	Basic EPS (₹) (Face value of ₹2 each) [not annualized]	2.68	3.27	4.37	2.93	3.98	5.15	
9	Diluted EPS(₹) (Face value of ₹2 each) [not annualized]	2.67	3.27	4.36	2.92	3.98	5.13	

(*) Reserves excluding revaluation reserves of the previous year ended 31 March 2021 as per Standalone balance sheet is Rs. 1,954.23 crore and that as per Consolidated balance sheet is Rs. 1,893.22 crore.

Notes:

- 1 The above is an extract of the detailed format of Quarterly 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 Quarterly Financial Results are available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com) and on the Company's website (www.koel.kirloskar.com).
- 2 During the quarter and half year ended 30" September 2021, the Parent Company has invested in paid up capital of Rs. 0.01 crores towards initial subscription amount of Arka Financial Holdings Private Limited ('AFHPL') and as per the consent given by the Board of Directors in its meeting held on 11" August 2021, the Parent Company has further invested in Rights Issue for equity shares of AFHPL of Rs. 83 crores.
- 3 Optiqua Pipes and Electricals Private Limited (OPEPL), a wholly owned subsidiary of La-Gajjar Machineries Private Limited (a subsidiary of the Parent Company) has entered into a joint Venture cum Shareholder's agreement with ESVA Pumps India Private Limited (ESVA), Coimbatore, on 31" August 2021, as per approval of the Board of Directors of OPEPL. OPEPL has completed acquisition of 49% stake in the equity shares of ESVA at a consideration of Rs. 4.41 crores on 4" October 2021. Consequent to this ESVA has become an 'associate company' of OPEPL with effect from 4" October 2021.
- 4 The above results for the guarter and half year ended 30" September 2021 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Parent Company in their respective meetings held on 28" October 2021 and are subjected to a "Limited Review" by the Statutory Auditors.

For Kirloskar Oil Engines Limited

Sd/-Sanjeev Nimkar Managing Director DIN:07869394

Place : Pune Date : 28" October 2021

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 Tel: +91 20 2581 0341 · Fax: +91 20 2581 3208, 2581 0209 Email: investors@kirloskar.com · Website: www.koel.kirloskar.com

"Mark bearing word 'Kirloskar' in any form as a suffix or prefix is owned by Kirloskar Proprietary Ltd. and Kirloskar Oil Engines Ltd. is the Permitted User"

Bombay House, 24, Homi Mody Street Bombay-4000001

NOTICE is hereby given that the certificates for the under mentioned securities of the Company have been lost/mislaid & the holders of the said securities have applied to the Company to release new certificates. The Company has informed holders that the said share certificates have been transferred to IEPF as per IEPF rules.

Any person who has the claim in respect of the said securities should lodge claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to release the new certificates to the holders/applicants, without further intimation.

Name of the Holder(s)	Folio No.	Distinctive Number	Face Value	Number of shares
Krupa Mukesh vayda	C1K0026345	35171486-35171510	10	25
Sharad M. vayda		55930252-55930301	10	50
557547007753244455223		55930252-55930301	10	25
Krupa Mukesh Vayeda	C1K0026345	78162231-78162255	10	25
Sharad M. Vayeda		78162256-78162280	10	25
Madhuri Sharad Vayeda		97762256- 97762280	10	25
Krupa Mukesh Vayeda Madhuri S. Vayeda	C1K0024977		10	25
		78139954-78139978	10	
Sharad M. Vayeda			10	
Krupa Mukesh Vayeda	C1K0024978	55901815- 55901839	10	25
Madhuri S. Vayeda		78139979-78139989	10	11
Sharad M. Vayeda		97739979-97739989	10	11
onarou in: royouu		129464564-129464566	10	3
Place : Gandhinagar Date : 29.10.2021		Krupa Mukesh Vayeda & Ma	& Shara	SD/- al Claimant d M Vayeda rad Vayeda

ART HOUSING FINANCE (INDIA) LIMITED (Formerly known as ART Affordable Housing Finance (India) Limited) ART Regd. Office: 107, First Floor, Best Sky Tower, Netaji Subhash Place, Pitampura, New Delhi-110034 Iranch Office: 49, Udyog Vihar Phase 4, Gurugram, Haryana 122015 APPENDIX-IV {See rule 8(1)} POSSESSION NOTICE (For Immovable Property)

Whereas

The undersigned being the Authorized Officer of ART HOUSING FINANCE (INDIA) LIMITED [CIN NO. U65999DL2013PLC255432] under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under section 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued a Demand Notice dated 15.06.2021 for Loan Account No. LXKHP05816-170000742 calling upon the borrower(s) VIKAS CHANDRAKANT GADKAR& POOJA VIKAS GADKAR to repay the amount mentioned in the notice being Rs.3,53,458/- (Rupees Three Lakh Fifty Three Thousand Four Hundred and fifty Eight Only) as on 11.06.2021 and interest thereon within 60 days from the date of receipt of the said notice.

The borrower having failed to repay the amount, notice is hereby given to the borrower(s) and the public in general that the undersigned has taken possession of the property described herein below in exercise of powers conferred on him under Sub-Section (4) of Section 13 of the Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002 on 26.10.2021

The borrower in particular and the public in general are hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the ART Housing Finance (India) Limited for an amount of Rs.3,53,458/- (Rupees Three Lakh Fifty Three Thousand Four Hundred and fifty Eight Only) as on 11.06.2021 and interest thereon.

The borrower's attention is invited to provisions of Sub-Section (8) of Section 13 of the Act in respect of time available, to redeem the Secured Asset

DESCRIPTION OF T	HE IMMOVABLE PROPERTY
	URING 270 SQ.FT, SADOLI DUMALA, TAL. RASHTRA, WHICH IS BOUNDED AS UNDER:
EAST : H/O GANESH GADKAR	WEST : NAMDEV GADKAR
NORTH : ANANDA MUSALE	SOUTH : ROAD
DATE : 26.10.2021	AUTHORISED OFFICER
PLACE : KOLHAPUR	ART HOUSING FINANCE (INDIA) LIMITED

E-AUCTION SALE NOTICE S. Kumars Nationwide Limited – In Liquidation Under the Insolvency and Bankruptcy Code, 2016 B2-501, Marathon Nextgen Realty (Innova building), Lower Parel, Mumbai - 400013. Date & Time of E-Auction: Monday, November 17, 2021 (Wednesday) from 12.00 pm to 2.00 pm (With unlimited extension of 5 minutes)

Motilal Oswal Financial Services Ltd. Q2FY22 Results

EXTRACT OF FINANCIAL RESULTS FOR THE QUARTER & HALF YEAR ENDED SEPTEMBER 30, 2021

Consolidated	(₹ in Crores, unless otherwise stated)					
Particulars	Quarte (Unau	Half Year Ended (Unaudited)				
	September 30, 2021	September 30, 2020	September 30, 2021			
Total Income from Operations	1,329	812	2,230			
Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	659	301	945			
Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	659	301	945			
Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	549	236	770			
Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	613	347	796			
Equity Share Capital (Face Value Re. 1/- per Equity Share)	15	15	15			
Reserves (excluding Revaluation Reserve)	5,153	3,476	5,153			
Earnings Per Share (of Re. 1/- each) (for continuing and discontinuing operations) Basic: Diluted:	36.56 35.97	20.07 19.65	51.64 50.79			

Standalone

Total Income from Operations

Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)

Net Profit for the period before tax (after Exceptional and/or Extraordinary items)

Net Profit for the period after tax (after Exceptional and/or Extraordinary items)

Particulars

Notes:

Quarter Ended Half Year Ended (Unaudited) (Unaudited) September 30, 2021 September 30, 2020 September 30, 2021 807 523 1,364

393

393

334

(₹ in Crores, unless otherwise stated)

219

219

180

E-Auction Sale of Assets of S. Kumars Nationwide Limited – In Liquidation (Corporate	s
Debtor) on "As is where is basis", "As is what is basis", "Whatever there is basis", and	I
"No recourse basis".	I

Lot No.	Description	Area	Reserve Price (Rs.)	EMD Amount (Rs.)	Incremental Bid Amount (Rs.)
1	Office Premises: B2-501 & C-501, 5th floor, Innova Building of Marathon NextGen Realty, Lower Parel, Mumbai- 400013 (16 Car Parking) along with Furniture, Fixture & Equipment	11,466 sq. ft.	22,37,00,000	2,23,00,000	10,00,000
2	3BHK Residential Flat: Flat no. 1401, A – wing, 14th floor, CAMELLIA Building, Nahar Amrit Shakti, Chandivali, Andheri (E), Mumbai – 400072 along with car parking	996.00 sq. ft.	1,90,00,000	19,00,000	2,00,000

Terms and Conditions of the E-Auction:

D

P

The Description of assets under e-auction sale and terms & conditions of such e-auction sale are provided in E- Auction Process Memorandum available on the website of approved service provider National e-Governance Services Limited - https://nesl.co.in and the website of Corporate Debtor - https://sknl.co.in/. For clarifications contact: Mr Arnev Ghag at + 91 9930483979 or email at lg.sknl@gmail.com

- The intending bidders must deposit Earnest Money Deposit (EMD) amount by November 12, 2021 (Friday) till 5.00 PM through DD/NEFT/RTGS in the Account of "S. Kumars Nationwide Limited - In Liquidation", Account No.: 018710200006224, IDBI Bank Branch: Lower Parel, Mumbai, IFSC Code - IBKL0000187.
- 3. The Liquidator has the absolute right to accept or reject any or all offer(s) or adjourn/postpone/cancel the e- auction at any stage without assigning any reason thereof.

late: October 29, 2021	Om Prakash Agrawal
lace: Mumbai	Liquidator - S. Kumars Nationwide Limited
	Registration Number: IBBI/IPA-001/IP-P00201/2017-18/10444

- The above is an extract of the detailed format of Quarterly and Half Yearly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said Financial Results are available on the Stock Exchange websites, www.nseindia.com, www.bseindia.com and the Company's website at www.motilaloswalgroup.com.
- Results for the quarter and half year ended September 30, 2021 are in compliance with Indian Accounting Standards (IND AS) notified by the Ministry of Corporate Affairs. b)
- c) The said financial results have been reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors at its Meeting held on October 28, 2021.

For and on behalf of the Board of Directors of **Motilal Oswal Financial Services Limited**

Sd/-

564

564

467

Motilal Oswal Managing Director & Chief Executive Officer (DIN: 00024503)

Place: Mumbai

Date: October 28, 2021

Note: Registration Nos.: INZ000158836 (BSE/NSE/MCX/NCDEX); CDSL and NSDL: IN-DP-16-2015; Research Analyst: INH000000412. AMFI: ARN -146822; Investment Adviser: INA000007100; Insurance Corporate Agent: CA0579, PMS: INP000006712

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Motilal Oswal Financial Services Limited, Motilal Oswal Tower, Rahimtullah Sayani Road, Prabhadevi, Mumbai 400025. CIN: L67190MH2005PLC153397, Tel: +91-22-7193 4200, Fax: +91-22-5036 2365, Website: www.motilaloswalgroup.com Email Id: shareholders@motilaloswal.com











INDEPENDENT BANK AUDITOR'S REPORT

To, The Members, Maratha Sahakari Bank Ltd., Mumbai-400 069.

Report on the Audit of the Financial Statements

Opinion

- We have audited the accompanying Standalone Financial Statements of Maratha Sahakari Bank Ltd ('the Bank') which comprise the Balance Sheet as at March 31, 2021 the Profit and Loss Account, the Cash Flow Statement for the year then ended and notes to the Financial Statements including a summary of significant accounting policies and other explanatory information in which are included returns for the year ended on that date of 7 Branches audited by us. Due to COVID19 lockdown and relevant trave restrictions during the audit period, wherever physical presence was not possible, we have adopted alternative methodologies using technological solutions in performing our audit procedures
- We draw attention to Note no. 6 with respect to non-estimation as well as non-provision of Staff Leave encashment and non-obtaining actuarial valuation for the said purpose which is not in compliance with AS-15 of ICAI.
- 3. We draw attention to Note no. 7 w.r.t. Deferred tax assets of 15.56 crores. The bank has not recognised or aligned the deferred tax assets in compliance with AS-22 of ICA
- in view of significant doubt regarding continuity of the bank as going concern due to restrictions imposed u/s 35A of BR Act by Reserve Bank of India & accumulated losses Subject to note no. 2 & 3 above, in our opinion and to the best of our information and according to the explanations given to us, the aforesaid Financial Statements together with the notes thereon give the information required by the Banking Regulation Act, 1949 ('the BR Act'), Maharashtra Co-operative Societies Act, 1960 ('the Act') and the Maharashtra Co-operative Rules, 1960 ("the Rules") and the guidelines issued by Reserve Bank of India ('RBI'), Registrar of Co-operatives Societies, Maharashtra, in the manner so required for the Bank and are in conformity with the accounting principles generally accepted in India and give:
- (a) a true and fair view in case of the Balance Sheet, of the state of affairs of the Bank as at March 31, 2021;
- (b) a true and fair balance of profit in case of Profit and Loss Account for the year ended on that date; and
- (c) a true and fair view of the cash flows in case of the Cash Flow Statement for the year ended on that date.

Basis for Opinion

We conducted our audit in accordance with the Standards on Auditing ("SAs") issued by the Institute of Chartered Accountants of India ("the ICAI"). Our responsibilities under those Standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Bank in accordance with the Code of Ethics issued by the ICAI together with the ethical requirements that are relevant to our audit of the financial statements, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Emphasis of Matter

- We draw attention to Note no. 1 regarding continuity of the bank as going concern in view of the restrictions imposed u/s 35A of BR Act by RBI in respect of conduct of the business by the Maratha Sahakari Bank Ltd.
- We draw attention to Para 'Basis of Preparation' of the financial statements, which describes the uncertainties due to the COVID-19 Pandemic and managements evaluativ of impact on the Bank's financial performance which will depend on future developments, which are highly uncertain. Our opinion is not modified in respect of these matter

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements for the year ended March 31, 202 These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinio on these matters. We have determined the matters described below to be the Key Audit Matters to be communicated in our report.

n particular:

to advances.

and at Head Office.

accordance with the RBI guidelines.

reversal of income and creation of provision, if any.

be created and depreciation to be provided.

accounting standards and the RBI guidelines.

matter of periodic review by the Bank.

such litigations and claims

pertaining to advances;

Auditors' Response

Our audit approach included assessment of the design, operating effectiveness of key internal

controls over approval, recording and monitoring of loans and substantive audit procedures in

respect of income recognition, asset classification and provisioning pertaining to advances.

We have evaluated and understood the Bank's internal control system in adhering to the

relevant RBI guidelines regarding income recognition, asset classification and provisioning

We have analyzed and understood key IT systems/ applications used operational

effectiveness of relevant controls, including involvement of manual process and manual

controls in relation to income recognition, asset classification and provisioning pertaining

order to ensure the effectiveness of the operation of the key controls and compliance to the

made adequate provisioning based on such time to time monitoring and identification

of asset classification including accounts which meet the criteria for asset classification

benefit in accordance with the Reserve Bank of India COVID-19 Regulatory Package.

We placed reliance upon the Internal Auditors' Report of the respective Branch Auditors

with respect to income recognition, asset classification and provisioning at the branches

Our audit approach towards Investments with reference to the RBI circulars / directives

included the review and testing of the design, operating effectiveness of internal controls

and substantive audit procedures in relation to valuation, classification, identification of Non

We assessed and understood the system and internal control as laid down by the Bank

to comply with relevant RBI guidelines regarding valuation, classification, identification of

Tested accuracy and compliance for selected sample of investments with the RBI Master

circulars and directions by re-performing valuation for each category of security in

We assessed and evaluated the process of identification of NPIs, and corresponding

We carried out substantive audit procedures to re-compute independently the provision to

We assessed that the financial statement disclosures appropriately reflected the Bank's

exposure to investments valuation risks with reference to the requirements of the prevailing

We have obtained an understanding of Internal Controls relevant to the audit in order to

We broadly reviewed the underlying assumptions and estimates used by the management

for provisioning but as the extent of impact is dependent on future developments which are

highly uncertain, we primarily relied on those assumptions and estimates, which are subject

We have relied upon the management regarding the claims and reviewed the nature of

design our audit procedures that are appropriate in the circumstances.

Performing Investments, provisioning / depreciation related to Investments. In particular,

Non-Performing Investments, Provisioning and depreciation on Investments.

directions of the RBI, we have verified whether both CBS system and the management have,

timely recognized the depletion in the value of available security:

Key Audit Matters

1. Identification and provisioning of non-performing advances made in accordance with the prudential norms prescribed by Reserve Bank of India on Income recognition, Asset Classification and provisioning pertaining to Advances. (refer Note No. 3 of Notes to accounts of the financial statements) Advances comprise a substantial portion of the Bank's total assets. Identification

of non-performing advances (NPAs) is required to be carried out, based on system identification, by the Core Banking Solution (CBS) software in operation based on the various controls and logic embedded therein.

Provisions in respect of such NPAs are made based on management's assessment of the degree of impairment of the advances subject to and guided by the minimum provisioning levels prescribed under RBI guidelines, prescribed from time to time. The provision on NPAs are also based on the valuation of the security available. We have identified NPA identification and provision on loans and advances as a key audit matter because of the significant efforts involved by the management in identifying NPAs based on the RBI Guidelines, the level of management judgement involved in determining the provision, the valuation of security of the NPAs and on account of the significance of these estimates to the financial statements of the Bank.

2. Investments

Investment portfolio of the Bank comprises of Investments in Government Securities, Bonds and other approved securities which are classified under three categories, Held to Maturity, Available for Sale and Held for Trade. Investments comprise a substantial portion of the Bank's total assets.

Valuation of Investments, identification of Non-Performing Investments (NPI) and the corresponding non-recognition of income and provision thereon, is carried out in accordance with the relevant circulars / guidelines / directions of RBI. (refer Note No. 2 of Notes to accounts of the financial statements)

The valuation of each type of aforesaid security is to be carried out as per the methodology prescribed in the circulars and directives issued by the RBI which involves collection of data/ information from various sources such as FBIL rates, FIMMDA rates etc.

Hence the valuation of Investments requires special attention and further in view of the significance of the amount of Investments in the financial statements, the same has been considered as Key Audit Matter in our audit.

3. Provisions, Contingent Liabilities and Claims:

Assessment of Provisions and Contingent Liability in respect of certain litigations on various claims filed by other parties not acknowledged as debt.

There is high level of judgement required in estimating the level of provisioning The Bank's assessment is supported by the facts of matter, their own judgement. past experience, and advice from legal and independent experts wherever considered necessary. Accordingly, unexpected adverse outcomes may significantly impact the Bank's reported profit and state of affairs presented in Balance Sheet.

Contingent Liability is a possible obligation, outcome of which is contingent upon occurrence or non-occurrence of one or more uncertain future events. In the judgement of the management, such claims and litigations against the bank would not eventually lead to a liability.

However, unexpected adverse outcomes may significantly impact the Bank's reported financial results which is uncertain/unascertainable at this stage. Considering the uncertainty relating to the outcome of these matters which requires application of judgment in interpretation of law, this has been determined as a key Audit Matter

Information other than the Financial Statements and Auditors' Report thereon

The Bank's Board of Directors is responsible for the other information. The other information comprises the information included in Board of Directors report including othe explanatory information but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not and will not express any form of assurance conclusion thereon. In connection with our audit of the financial statements, our responsibility is to read the other information identified above when it becomes available and, in doing so, consider whether the other information is materially inconsistent with the financial statements or or knowledge obtained in the audit, or otherwise appears to be materially misstated.

When we read the Directors' Report including annexures, and Management Discussion and Analysis, if we conclude that there is material misstatement therein, we are





required to communicate the matter to those charged with governance and the members in the Annual General Meeting

Responsibility of Management and those charged with governance for the Financial Statements

10. The Bank's Board of Directors is responsible with respect to the preparation of these financial statements that give a true and fair view of the financial position, financia performance and cash flows of the Bank in accordance with the accounting principles generally accepted in India, including the Accounting Standards issued by ICAI, and the provisions of the BR Act, the Act and Rules made thereunder and circulars and guidelines issued by RBI from time to time. This responsibility also includes maintenance of adequate accounting records in accordance with the provisions of the Act for safeguarding of the assets of the Bank and for preventing and detecting frauds and othe irregularities; selection and application of appropriate accounting policies; making judgments and estimates that are reasonable and prudent; and design, implementatio and maintenance of adequate internal financial controls, that were operating effectively for ensuring the accuracy and completeness of the accounting records, relevant t the preparation and presentation of the financial statements that give a true and fair view and are free from material misstatement, whether due to fraud or error. In preparing the financial statements, management is responsible for assessing the Bank's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Bank or to cease operations, or has no realistic alternativ but to do so. The Board of Directors is also responsible for overseeing the Bank's financial reporting process.

Accordingly bank has disclosed in the notes to accounts, note on bank's continuity as going concern in view of the restrictions imposed by RBI.

Auditors' Responsibility for the Audit of the Financial Statements

- 11. Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, an to issue an auditors' report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with SAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.
- As part of an audit in accordance with SAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also: Identify and assess the risks of material misstatement of financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks
- and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is highe than that for one resulting from error, as fraud may involve collusion, forgery, intentional omission, misrepresentation, or the override of internal control
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose o expressing an opinion on the effectiveness of the Bank's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management
- Conclude on the appropriateness of management use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Bank's ability to continue as a going concern. If we conclude that a material uncertainty exists we are required to draw attention in our auditors' report to the related disclosure in the financial statements or, if such disclosures are inadequate, to modify our opinion. Ou conclusions are based on the audit evidence obtained up to the date of our auditors' report. However, future events or conditions may cause the Bank to cease to continue as a going concern
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the Standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

Materiality is the magnitude of misstatements in the financial statements that, individually or in aggregate, makes it probable that the economic decisions of a reasonab knowledgeable user of the financial statements may be influenced. We consider quantitative materiality and qualitative factors in (i) planning the scope of our audit work and in evaluating the results of our work; and (ii) to evaluate the effect of any identified misstatements in the financial statements.

We communicate with those charge with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charge with governance with the statement that we have complied with relevant ethical requirements regarding independence, and to communicat with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguard.

From the matters communicated with those charge with governance, we determine those matters that were of most significance in audit of the financial statements of the current period and are therefore the key audit matters.

We describe these matters in our auditors' report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determin that matters should not be communicated in our report because of the adverse consequences of doing so would reasonably are expected to outweigh the public interest benefit of such communication.

Report on Other Legal and Regulatory Reguirements

12. The Balance sheet and the Profit and Loss Account have been drawn up in Form 'A' and 'B' respectively of the Third Schedule to the BR Act and Act and Rules thereon. 13. Subject to the limitations of the audit indicated in paragraph 8 to 10 above, as required u/s 30(3) of BR Act & under Rule 69(4) of the MCS Rules, we report that:

- a. we have obtained all the information and explanations which, to the best of our knowledge and belief were necessary for the purposes of our audit and have found the to be satisfactory:
- In our opinion, proper books of accounts as required by the Act, Rules and Bye-Laws have been kept by the bank so far as it appears from our examination of those books and the returns received from the offices and branches of the Bank have been found adequate for the purpose of our audit.
- The Balance Sheet and Profit & Loss Account and the Cash flow statement dealt by this report, are in agreement with the books of accounts and returns
- The transactions of the Bank which have come to our notice, have been within the powers of the Bank.
- e. The accounting standards adopted by the bank are consistent with those laid down by accounting principles generally accepted in India so far as it applicable to bank 14. As required by Rule 69(6) of MCS Rules, 1960, we report on the matters specified in clauses (i) to (iv) of the said Rule to the extent applicable to the bank
- During the course of our audit, we have generally not come across transactions which appear to be contrary to the provisions of Act, Rules and Bye Laws of the Banl
- During the course of our audit, we have generally not come across any sum which ought to have been but have not been brought into account by the bank.
- In our opinion and according to explanation given to us, we have not noticed any material impropriety or irregularity in the expenditure or in the money due to the bank
- The following amounts are categorized as doubtful or loss assets as per the prudential norms of RBI as on 31.03.2021 and reported in terms of clause (iv) of Rule 69(6 of the Rules.

	Category	Outstanding Amount as on 31.03.2021 (Crores)	Provision held against this outstanding balance (Crores			
	Doubtful Assets	21.35	21.35			
	Loss Assets	64.96	64.96			
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v. To the best of our knowledge, no other matters have been specified by the Registrar of Co-operatives of Maharashtra, which require reporting under this rule.

We further report that for the year 2020-21 under audit, the bank has awarded 'D' classification.

		Sd/-	
		CA. VIJAY SHELAR	For AMBEKAR SHELAR KARVE & AMBARDEKAR
Date : 24.09. 2021		(PARTNER)	CHARTERED ACCOUNTANTS
Place : Mumbai	UDIN: 21101504AAAADC2297	M.NO. 101504	F.R.N. 122063W

	operations (3-4)	-4.78	-3.84	-3.85	-8.62	15.77	2.67
6	Other Comprehensive Income						
	a) Items that will not be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00	0.00
	b) Income tax relating to items that will not	0.00	0.00	0.00		0.00	0.00
	be reclassified to profit or loss	0.00	0.00	0.00	0.00	0.00	0.00
	Total Other Comprehensive Income,						
	net of Income tax	0.00	0.00	0.00	0.00	0.00	0.00
7	Total Comprehensive Income for the period (5+6)	-4.78	-3.84	-3.85	-8.62	15.77	2.67
8	Paid-up equity share capital:	-4.70	-0.04	-0.00	-0.02	10.77	2.07
ľ	(Face Value INR 10/- each	500.00	500.00	500.00	500.00	500.00	500.00
9	Reserves excluding revaluation reserves						
	asper Balance Sheet of Previous year	518.68	518.68	-521.35	518.68	-521.35	-518.68
10	Earning Per Share (EPS)						
	(Face Value INR 10/-each)(not annualised)						
	Basic : INR	-0.09	-0.08	-0.08	-0.17	0.32	0.05
	Diluted : INR	-0.09	-0.08	-0.08	-0.17	0.32	0.05

2.71

6.44

-4.78

0.00

0.00

-4 78

0.00

2.52

5.24 -3.85

0.00

0.00

0.00

-3 85

2.24

5.50

-3.84

0.00

0.00

0.00

4.95

11.94

-8.62

0.00

0.00

0.00

8 62

(INR in Lakhs) Notes:-

5.44

9.66

15.77

0.00

0.00

0.00

15 77

10.44

22.61

6.17

3.50

0.00 3.50

2 67

Sd/

Managing Director

(Ishwarlal S. Jain)

Statement of Assets and Liabilities

operation to be shown separately)

Profit/(Loss) for the period from continuing

Total Expenses Profit/(Loss) before tax (1-2)

Tax expense

a) Current Tax

b) Deferred Tax

Total Tax expense

3

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Sr No.

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Place : Jalgaon Date : 28/10/2021

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Particulars	As at 30/09/2021 Unaudited	As at 31/03/2021 Audited	1 The above Unaudited Financial Results have
Assets 1. Non-Current Assets (a) Property, Plant and Equipment (b) Capital work in Progress (c) Other Intangible Assets (d) Financial Assets (i) Non-current investments (ii) Long-term Loans and Advances (e) Non Current Tax assets (f) Other non-current assets 2. Current Assets (a) Inventories (b) Current Assets (c) Inventories (c)	0.00 0.00 0.00 7.64 1030.36 0.34 824.31 1862.65 88.71	0.00 0.00 0.00 7.64 1030.36 0.21 824.31	 been reviewed and recommended by the Audit Committee and approved and taken on record by the Board of Directors at their meeting held on 28/10/2021. 2 The figures for the last quarter results (
 (b) Financial Assets (i) Trade and other receivables (ii) Cash & Cash Equivalents (iii) Short-term Loans and advances (c) Other current Assets Total Current Assets Total Assets 	0.31 2.31 0.83 0.08 92.24 1954.89	0.30 1.78 0.91 0.00 91.70 1954.22	30/09/2021) are the balancing figures between the Unaudited Financial Results of 30/09/2021 and Unaudited Financial Results of 30/06/2021.
Equity And Liabilities Equity (a) Equity Share Capital (b) Other Equity (i) Reserves and Surplus 1.1 Other Reserves a) General Reserve	500.00 81.57	500.00 81.58	3 This Statement has been prepared in accordance with the Companies (Indian Accounting Standards)
b) Profit & Loss Apropriation A/c c) Special Reserve u/s (36) 1 (Viii) I.T.1969 Total of other equity Total Equity Liabilities 1. Non-Current Liabilities	-809.65 200.77 -527.31 -27.31	-801.03 200.77 -518.68 -18.68	Rules, 2015 (Ind AS) Prescribed under Section 133 of the Companies Act, 2013 and other recognised
 (a) Financial Liabilities (i) Borrowings-from Bank (ii) Loans from related Parties (b) Provisions (c) Deferred Tax Liabilities (d) Other Non-Current Liabilities 	687.03 1268.92 0.00 0.00 19.36 1975.31	687.03 1254.24 0.00 0.00 19.06	accounting practices and policies to the extent applicable. 4 The Figures for the previous period have been
2. Current Liabilities (a) Financial Liabilities (b) Provisions (c) Current tax Liability (Net) (d) Other current liabilities Total Current Liabilities Total Liability Total Liability	0.00 0.00 0.00 6.89 6.89 1982.20 1954.89	1960.63 0.00 0.00 12.27 12.27 1972.90 1954.22	regrouped wherever necessary.
· ·		For M	By Order of the Board anraj Housing Finance Limited مرابع