Regd. Off.: Raja Bahadur Compound, Building No. 5, 2nd Floor, 43 Tamarind Lane, Fort, Mumbai 400 001.
©: 4046 3500 / 01 • Fax: 4046 3502 / 34 • E-mail: admin@oasiscaps.com
CIN No.: L51900MH1986PLC041499 • Website: www.oasiscaps.com

Date: 12.11.2020

The General Manager (DCS – CRD) BSE LIMITED Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai – 400 001

Scrip code: 512489

Dear Sir,

Pursuant to the provisions of Regulation 47 (3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the newspaper clipping regarding publication of Unaudited Financial Results for the quarter and half year ended September 30, 2020, published in Financial Express and Mumbai Lakshadeep are enclosed.

Kindly take the same on record.

Thank you.

Yours truly, For Oasis Securities Limited

Anil Kumar Bagri Managing Director

Half Year Ended

(Unaudited) (Unaudited)

30.09.2020 30.09.2019 31.03.2020

563.56

(Audited) 1,153.91

# **OXYZO Financial Services Private Limited**

CIN: U65929DL2016PTC306174 Registered office: Shop No. G-22C (UGF) D-1 (K-84) Green Park Main, New Delhi-110016

Tel. No: 011-40507973, Website: www.oxyzo.in

Statement of unaudited financial results for the half year ended 30 September 2020 [Regulation 52 (8), read with Regulation 52 (4), of the SEBI (LODR) Regulations, 2015] (All amounts in Rupees lakhs, unless otherwise state

		Half ye	Half year ended			
SI No.	Particulars	30 September 2020 (Unaudited)	30 September 2019 (Unaudited)	31 March 2020 (Audited)		
1	Total Income from Operations	8,984.62	5,385.36	13,517.51		
2	Net Profit / (Loss) for the period after tax	1,800.38	850.64	2,105.93		
3	Total comprehensive income	1,800.38	854.85	2,104.01		
4	Paid up Equity Share Capital	4,860.12	4,236.77	4,774.80		
5	Reserves (excluding Revaluation Reserve)	31,328.43	15,953.49	27,089.95		
6	Net worth	36,188.55	20,190.26	31,864.75		
7	Debt Equity Ratio	2.08	2.43	1.96		
8	Earnings per share (nominal value of share Rs. 10 each): Basic (in Rupees)* Diluted (in Rupees)*	3.77 3.77	2:20 2:20	5.02 5.02		

(a) The above is an extract of the detailed format of half yearly financial results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the half yearly financial results are available on the websites of the Bombay Stock Exchange and at our website www.oxyzo.in.

(b) For the items referred in sub-clauses (a) to (j) of the Regulation 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Bombay Stock Exchange and can be accessed on the website.

> Ruchi Kalra Whole time Director and Chief Financial Officer DIN: 03103474

For OXYZO Financial Services Private Limited

Date: 10 November 2020 Place : Gurugram

### ADVIK LABORATORIES LIMITED **EXECUTE**

CIN: L74899HR1994PLC038300 Regd. Off.: 138, Roz Ka Meo Industrial Area, Sohna, Distt. Mewat, Haryana- 122103

Tele no.: 011-42424884, Fax no.: 011-43571047, Website: www.advikindia.com, Email: mail@advikindia.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & HALF YEAR ENDED 30TH SEPTEMBER, 2020 (Rs. In Lacs)

Particulars	For the quarter ended 30/09/2020 (Un-audited)	For the half year ended 30/09/2020 (Un-audited)	For the quarter ended 30/09/2019 (Un-audited)
Total income from operations	0.85	0.85	0.02
Net Profit / (Loss)for the period(before Tax, Exceptional and/or Extraordinary items)	(28.79)	(57.01)	(29.95)
Net Profit / (Loss)for the period before Tax(after Exceptional and/or Extraordinary items)	(28.79)	(57.01)	(29.95)
Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(26.76)	(52.95)	(27.69)
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(26.68)	(52.79)	(27.36)
Equity Share Capital	1,911.14	1,911.14	1,911.14
Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)		5,000,000	0.01251.011
Basic :	(0.14)	(0.28)	(0.14)
Diluted:	(0.14)	(0.28)	(0.14)

September 30, 2020, filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirments) Regulations, 2015. The full format of the aforesaid Quarterly Financial Results is available on the Stock Exchanges websites, viz., www.bseindia.com. www.aselindia.co.in and on the Company's website www.advikindia.com The above Unaudited Financial results are prepared in accordance with the Companies (Ind AS) Rules, 2015. For and on behalf of the Board of Directors of

Peeyush Kumar Aggarwal

Advik Laboratories Limited

Chairman DIN: 00090423

## RCC CEMENTS LIMITED

CIN: L26942DL1991PLC043776
Regd: Off.: 702, Arunachai Building, 19, Barakhamba Road, Connaught Place, New Delhi- 110001 Phone: 011-43571044; Fax: 011-43571047, Website: www.rcccements.com, Email: rcccementslimited@gmail.com EXTRACT OF STANDALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER & HALF YEAR ENDED 30TH SEPTEMBER, 2020 (Rs.in Local)

For the For the For the

SN	Particulars	Quarter Ended 30.09.2020 (Un-audited)	Half Year Ended 30.09.2020 (Un-audited)	Quarter Ended 30.09.2019 (Un-audited
1	Total income from operations (net)	0.00	0.00	0.00
2	Net Profit/ (Loss) for the period (before tax,	12.005	15.241	19 495
3	exceptional and/ or Extraordinary items)  Net Profit/ (Loss) for the period before tax	(3.09)	(5.31)	(3.13)
	(after exceptional and/ or Extraordinary items)	(3.09)	(5.31)	(3.13)
4	Net Profit/ (Loss) for the period after tax	53300002	0532255	10.05-0.0
	(after exceptional and/ or Extraordinary items)	(3.09)	(5.31)	(3.13)
5	Total comprehensive income for the period (Comprising Profit/ (loss) for the period (after tax)	107 - 207	60 50	NY KW
	and other Comprehensive income (after tax)	(3.09)	(5.31)	(3.13)
6	Equity Share Capital	560.20	560.20	560.20
7	Earnings Per Share (of Rs.10/- each)	/450,500m/	10.57000.00	58770 2017
921	(for continuing and discontinued operation)			
	Basic:	(0.06)	(0.09)	(0.06)
	Diluted:	(0.06)	(0.09)	(0.06)

and half year ended September 30, 2020 filed with the BSE under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirments) Regulations, 2015. The full format of the aforesaid Quarterly Financial Results is available on the BSE's website, i.e., www.bseindia.com and on the Company's website www.roccements.com. The above results are prepared in accordance with the Companies Ind For and on behalf of Board Directors of AS Rules, 2015. **RCC Cements Limited** 

Sunil Kumar Place: New Delhi Managing Director DIN: 00175301 Date: 11/11/2020

PROZONE DEVELOPERS & REALTORS PRIVATE LIMITED

Particulars

Total Income from Operations (net)

12 Interest Service Coverage Ratio

CIN: U70100MH2011PTC221037

Regd. Off: 105/106, Ground Floor, Dream Square, Dalia Industrial Estate, Off New Link Road, Andheri (W), Mumbai-400053 Extract of Statement of Unaudited Financial Results for the Half Year Ended 30 September 2020

2	Net Profit / (Loss) for the period before tax	(166.15)	(170.21)	(0.16)
3	Net Profit / (Loss) for the period after tax	(166.15)	(170.21)	2.99
4	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(166.15)	(170.21)	2.99
5	No of equity share (FV of Rs 2/-per share)	2,50	2.50	2.50
6	Reserves excluding revaluation reserves as per balance sheet of previous accounting year	101.86	98.87	98.87
7	Earnings Per Share (of Rs. 2/- each) (for continuing and discontinued operations) (not annualised)			
	a. Basic:	(66.46)	(68.08)	1.19
	b. Diluted:	(66.46)	(68.08)	1,19
8	Paid up Debt Capital (Face value of Rs 10,00,000 /-)	3,400.00	3,400.00	3,400.00
9	Debenture Redemption Reserve	-	-	3
10	Debt Equity Ratio	(166.99)	(124.74)	81.00
11	Debt Service Coverage Ratio	0.48	0.74	1.00
_	and the contract of the contra			

Place: Mumbai

The above is an extract of the detailed format of half year and year ended Financial Results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the half year ended results is available on the Stock Exchange website at www.bseindia.com

For Prozone Developers & Realtors Private Limited Date: 11th November, 2020

Sudhanshu Chaturvedi DIN 05151360

(Rs. in Lakhs Except EPS)

0.74

0.48

unitech

CIN: L74899DL1971PLC009720

Regd. Office: Basement, 6, Community Centre, Saket, New Delhi-110 017 Tel: 011-26857331; Fax: 011-26857338; E-mail: share.dept@unitechgroup.com Web: www.unitechgroup.com

Extract of Un-audited Consolidated Financial Results for the Quarter and Nine months Ended 31st December, 2019

Place: New Delhi

Date: 11th November, 2020

(₹ in Lacs except EPS)

SI No	Particulars	31.12.2019 (Un-audited)	31.12.2018 (Un-audited)	31.12.2019 (Un-audited)	Year Ended 31.03.2019 (Audited)
1	Total income from operations (Net)	78,031.69	21,563.86	157,855.55	133,746.83
2	Net Profit/(Loss) from ordinary activities after tax	(1,262.69)	(13,230.51)	(24,232.32)	(79,284.87)
3	Net Profit/(Loss) for the period after Tax (After Extraordinary items)	(1,262.69)	(13,230.51)	(24,232.32)	(79,284.87)
4	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(1,678.45)	(13,144.74)	(24,509.41)	(83,874.28)
5	Equity Share Capital	52,326.02	52,326.02	52,326.02	52,326.02
6	Earnings Per Share for continuing operations (before/ after extraordinary items) # (of Rs. 2/- each)	The second	100000000	H was were &	tecores.
200	Basic and Diluted (Rs.) *(Not Annualized):	(0.06)*	(0.51)*	(0.96)*	(3.06)
7	Earnings Per Share for discontinued operations (before/ after extraordinary items) # (of Rs. 2/- each)		00000	U 1	0.00
100	Basic and Diluted (Rs.) *(Not Annualized):	0.00*	0.00*	0.02*	0.04
8	Earnings Per Share for continuing & discontinued operations (before/ after extraordinary items) # (of Rs. 2/- each)	N managan di	CALT PAGE	W manager 22	100,000
15	Basic and Diluted (Rs.) *(Not Annualized):	(0.06)*	(0.51)*	(0.94)*	(3.02)
-	Extra Ordinary Items - NIL		10. 7050	<u> </u>	10 100

The above Financial Results (prepared on consolidated basis) have been reviewed by the Audit Committee and approved by the Board of Directors of Unitech Limited at their respective meetings held on 9" November 2020. The Hon'ble Supreme Court vide its order dated 20" January 2020 has, inter alia, given directions that the Board of Directors of Unitech Limited, as existing on that date, be superseded with immediate effect in order to facilitate the taking over of

management by the new Board of Directors constituted in terms of the proposal submitted by the Union Government of India. References have been made hereunder to the Resolution Framework (RF) for Unitech group which has been prepared under the directions of the Board of Directors of Unitech Limited appointed by the Central Government pursuant to the afore-said order of the Hon ble Supreme Court and approved by the Board of Directors in their Meeting held on June 17, 2020. The limited review report of the statutory auditors on the unaudited Consolidated financial results of Unitech Limited for the quarter ended December 31", 2019, contains disclaimer of conclusions on certain matters which is being summarised

We draw attention to Regulation 33(3)(h) of the Regulations, wherein the Company has failed to ensure that, for the purposes of quarterly consolidated financial results, at least eighty percent of each of the consolidated revenue, assets and profits, respectively, shall have been subjected to limited review by their respective auditors. Only one subsidiary viz. Unitech Power Transmission Limited (UPTL), out of 218 subsidiaries & 1 foreign branch, has been subjected to limited review by its auditors, which does not fulfill the criteria required as per regulation 33(3)(h) mentioned above.

The Company has provided us with the signed financials of UPTL and the management results/financials of the remaining subsidiaries/foreign branch. Except for reviewing the financials of UPTL, no limited review of the remaining subsidiaries/foreign branch has been carried out by us, since only management results/financials have been provided to us and further, these have also not been reviewed by their respective auditors. Here we would like to mention that a number of directors have resigned in a many of the subsidiaries, resulting in 153 subsidiaries having less than the minimum number of directors as required under the Companies Act 2013, and thus rendering the conducting of board meetings and adoption of accounts unfeasible. We have also observed from the MCA portal that the status of 5 subsidiaries is reflected as 'Strike-off'; these are marked with an asterisk (\*) in para 6(a).

We are unable to comment on the veracity of the un-reviewed management results/financials provided as mentioned above, and hence we are unable to express a conclusion on the consolidated financial results. The management, in response of the above qualification, states the following:-The audit for the required number of companies could not be completed due to reasons beyond the control of the management.

The holding Company had received a 'cancellation of lease deed' notice from Greater Noida Industrial Development Authority ("GNIDA") dated 18 November 2015. As per the Notice, GNIDA cancelled the lease deed in respect of Residential/Group Housing plots on account of non-implementation of the project and non-payment of various dues amounting to Rs. 105483.26 lakhs. As per the notice, and as per the relevant clause of the bye-laws/contractual arrangement with the Company, 25% of

the total dues amounting to Rs. 13893.42 lakhs were to be forfeited out of the total amount paid till date. The holding Company has incurred total expenditure of Rs. 213962.69 lakhs [comprising of (i) the amounts paid for land dues and stamp duty Rs. 34221.90 lakhs, (ii) the balance portions of the total amounts payable, including contractual interest accrued till 31" March 2016, of Rs. 99091.90 lakhs; and (iii) other construction costs amounting to Rs. 80648.89 lakhs]. The said land is also mortgaged and the holding Company has registered such mortgage to a third party on behalf of lender for the Non-Convertible Debenture (NCD) facility extended to the Company and, due to default in repayment of these NCDs, the debenture holders have served a notice to the Company under section 13(4) of the SARFAESI Act and have also taken notional possession of this land. The holding Company had contractually entered into agreements to sell with 397 buyers and has also received advances from such buyers amounting to Rs 6682.10 lakhs (net of repayment). No contract revenue has been recognized on this project. The erstwhile Management had written a letter to GNIDA dated 1" December 2015, wherein it had stated that the cancellation of the lease deed was wrong, unjust and arbitrary. Further, the said erstwhile management had also described steps taken for implementation of the project and valid business reasons due to delays till date. Further, the said erstwhile management had also proposed that in view of the fact that third party interests have been created by the holding Company in the allotted land, by allotting plots to different allottees, in the interest of such allottees, GNIDA should allow the Company to retain an area of approximately 25 acres out of the total allotted land of approximately 100 acres and that the amount paid by the Company till date be adjusted against the price of the land of 25 acres and remaining surplus amount may be adjusted towards dues of other projects of the Company under GNIDA

GNIDA has, in the meanwhile, in terms of the Order of the Hon ble Supreme Court dated 18.09.2018, deposited on behalf of the Company, an amount of Rs. 7436.35 lakhs (Rs 6682.10 lakhs and interest @ 6% on the principal amount of Rs 6682.10 takhs), out of the monies paid by the Company, with the registry of the Hon'ble Supreme Court.

Subsequent to the end of the quarter, GNIDA has adjusted Rs.9200.00 lakhs of Unitech group's liabilities towards the holding Company's other projects with GNIDA and forfeited Rs.13893.42 lakhs. The holding Company had paid a sum of Rs.34221.90 lakhs, including Rs 4934.95 lakhs of stamp duty on the land for the said land.

The matter in respect of the land is still pending before the Hon'ble. High Court of Allahabad, and pending the final disposal, the Company has, subsequently, shown the amount of Rs. 18339.80 lakhs as recoverable from GNIDA in its books of account. Further, the Company is also carrying other construction costs amounting to Rs. 80648.89 lakhs in respect of the projects to come up on the said land.

The impact on the accounts viz. inventory, projects in progress, customer advances, amount payable to or receivable from GNIDA, cannot be ascertained, since the matter is still sub-judice, as mentioned hereinabove, vis-à-vis dues of the Company, and hence we are unable to express a conclusion on this matter.

The management, in response of the above qualification, states the following:-The Management is hopeful that its stand shall be vindicated in the court of law and there shall be no adverse impact, other than the ones already disclosed shall be there as such.

Confirmations/reconciliations are pending in respect of amounts deposited by the Company with the Hon'ble Supreme Court. As per books of account an amount of Rs. 42,304.08 lakks deposited with the Hon'ble Supreme Court Registry ("Registry") is outstanding as at 31" December 2019. Certain transactions have been made from the Registry viz. payments mainly towards refunds given to some of the Company's home buyers, payments made to fixed deposit holders, payments made to exemployees, amounts paid to the Company for meeting construction expenses, payments made to forensic auditors out of interest accrued, and amounts paid to the amicus curiae towards reimbursement of expenses. Due to non-availability of any statement of account from the Registry, these transactions have been recorded by the Company in its books of account on the basis of limited information available and the amount of Rs. 42,304.08 lakhs has been accounted for under the head "Other Assets" in the unaudited consolidated financial statements. Moreover, there would be significant amount of interest accrued on the aforesaid deposits which are not accounted for in the books due to non-availability of details. The management has requested the learned amicus curiae to provide the relevant bank statement and balance confirmations. The final reconciliation can take place only after receipt of the same. In the absence of detailed statement of transactions and confirmation of balance from the Registry, we are unable to comment on the completeness and correctness of amounts outstanding with the Registry and of the ultimate impact these transactions would have on the unaudited consolidated financial results of the Company, and hence we are unable to express a conclusion on this matter.

It's a matter of reconciliation with the Registry of the Hon'ble Supreme Court. The company is trying to have better information and there shall be no adjustment required in the statement of Profit & Loss. An amount of Rs. 97,952.28 lakhs is outstanding as at 31" December 2019 (Previous year ended 31" March 2019 - Rs. 107,631.33 lakhs) which is comprised of trade receivables pertaining to sale of land, properties, finished goods, commercial

plots/properties of various kinds. Out of the total trade receivables, which include long term receivables amounting to Rs. 30,877.70 lakhs, in our opinion such receivables amounting to Rs. 15,345.88 lakhs as at 31° December 2019 (Previous year ended 31"March 2019 - Rs.18,600.64 lakhs) are doubtful of recovery. However, we are unable to ascertain whether all of the long overdue outstanding trade receivables are fully recoverable/adjustable, since the outstanding balances as at 31" December 2019 are outstanding/remained unadjusted for a long period of time. Based on our assessment and review procedures performed, in our opinion, management ought to provide/accrue for the diminution for the aforesaid trade receivables amounting to Rs. 15,345.88 lakhs in the these quarterly results. The recovery of such trade receivables are dependent on the sale of land held by these debtors and their realize-ability, which, looking at the size of the land held by these debtors, their sale-ability, and uncertainty as to whether such land can be realized at their respective circle rates or more, it is indeterminate as to what extent of further losses can be expected, and hence we are unable to express a conclusion on this matter. Further, considering the above, the measurement of expected credit loss on the trade receivables cannot be applied. The Company has, subsequent to the quarter, provided for diminution in the value of the long term trade receivables referred to above to the extent of Rs. 30,877,70 lakhs.

The management, in response of the above qualification, states the following:-The Hon'ble Supreme Court vide its order dated 20" January 2020 replaced the then board of directors of the company and replaced it with current board of directors (hereinafter called the new management). The new management in pursuit to identify

and recover the investments and advances made by the earlier management has sought the co-operation from the erstwhile chairman and managing directors. The response of the erstwhile chairman and managing directors is awaited and till then it would not be wise on the part of the new management to diminish the value of these investments and advances.

The total unpaid interest as on 31° December 2019 (including interest not provided in the books) amounts to Rs. 41,322.36 lakhs.

The management, in response of the above qualification, states the following:

The holding Company has failed to repay deposits accepted by it including interest thereon in respect of the following deposits: Unpaid matured deposits (Principal amount) as at Principal paid during the current period (Rs. lakhs) Unpaid matured deposits (Principal amount) as at Particulars 31" March, 2019 (Rs. lakhs) 31" December, 2019 (Rs. lakhs) Deposits that have matured on or before March 31, 2017 52,916.56

provided interest payable has been worked out on the outstanding public deposits in the books of account, without considering the unidentified repayments made by the Hon'ble Supreme Court as mentioned in Para 9(b) above. Pursuant to Section 74(2) of the Companies Act, 2013, the holding Company had made an application to the Hon'ble Company Law Board (CLB) (subsequently replaced by the Hon'ble National Company Law Tribunal, New Delhi) seeking extension of time for repayment of the outstanding public deposits (including interest thereon) as is considered reasonable. The Company had identified and earmarked 6 (six) unencumbered land parcels for sale and utilization of the sale proceeds thereof for repayment of the aforesaid outstanding deposits. However, during the financial year 2016-17, the Hon'ble National Company Law Tribunal, New Delhi (NCLT) vide its order dated 04.07.2016 dismissed the said application. On appeal against the said order, the Hon'ble National Company Law Appellate Tribunal, New Delhi (NCLAT) vide its order dated 03.11.2016 extended the date of repayment of deposits upto 31.12.2016. Subsequently, the said appeal was also disposed off by the Hon'ble NCLAT vide its order dated 31.01.2017 without granting any further extension of time. As explained to us, the Company has made best possible efforts for sale of the land parcels earmarked for repayment of the deposits but such sale process has not yielded

Further, the holding Company has not provided for interest payable on public deposits which works out to Rs.1,780.44 lakhs for the current period ended 31" December 2019 (Cumulative upto 31" December 2019 -Rs. 19,563.90 lakhs). Such un-

Considering that the erstwhile management had not been able to comply with the directions given by the Hon'ble CLB, NCLT and NCLAT to repay the deposits within prescribed time-period, the Registrar of Companies, New Delhi had filed prosecution against the holding Company and its erstwhile management before the Ld. Special Court, Dwarka District Court, New Delhi. However, the Hon'ble High Court of Delhi had stayed the said prosecution, and had subsequently vide its order dated 22.01.2019, allowed the petitions filed by the holding Company and erstwhile management by setting aside & vacating the impugned Dwarka District court order dated 20.9.2016 with regard to summoning of the erstwhile management. Few depositors had filed an intervention application before the Hon'ble Supreme Court in the pending ball matter of the erstwhile Managing Directors of the holding Company. Considering their application, the Hon'ble Supreme Court had, vide its order dated 30.10.2017, directed an amicus curiae to create a portal where the depositors could provide their requisite information and, accordingly, in compliance with this direction, a portal had been created for the depositors of the Company Accordingly, the matter relating to delay in repayment to the depositors is presently pending before the Hon'ble Supreme Court. The Hon'ble Supreme Court, out of the proceeds collected into the designated account of its Registry out of sale of land and other properties of Unitectvit's group, has made allocations of amount to be refunded to the public-deposit holders. Subsequent to the new Board of Directors taking over the management, a resolution framework has been submitted to the Hon'ble Supreme Court by the Company, as mentioned in Para 5 above, for addressing the matters of home buyers, fixed

deposit holders and others. At present the resolution framework is under the consideration of the Hon'ble Supreme Court. The final quantum of liability of these cases can be ascertained only upon the final decision by the Hon'ble Supreme Court. Besides, the impact of non-provision of interest payable on public deposits of Rs. 1,780.44lakhs for the quarter ended 31" December 2019 on the profit and loss, we are unable to evaluate the ultimate likelihood of penalties/ strictures or further liabilities, if any on the Company, Accordingly, impact, if any, of the indeterminate liabilities on these unaudited consolidated financial results is currently not ascertainable, and hence we are unable to express a conclusion on this matter. The management, in response of the above qualification, states the following:-The Public Deposits are due to be paid but due to liquidity situation could not be paid. As rightly stated by the auditors the matter of Depositors has been referred in the Resolution Framework and the Company shall abide the decision of the Hon'ble

Advances amounting to Rs. 49,849.90 lakhs (net of provision for doubtful advances) (previous year ended 31° March, 2019 - Rs. 57,544.17 lakhs (net of provision for doubtful advances)) are outstanding in respect of advances for purchase of land, projects pending commencement, joint ventures and collaborators which, as represented by the management, have been given in the normal course of business to land owning companies, collaborators, projects and for purchase of land. As per information made available to us and explanations given to us Rs. Nil had been recovered / Rs.3,750.00 lakhs has been provided for doubtful advances during the current quarter. We are unable to ascertain whether all the remaining outstanding advances, mentioned above, are fully recoverable/adjustable, since the said outstanding balances are outstanding/remained unadjusted for a long period of time, and further, in our

unable to ascertain whether all of the remaining balances as at 31 December 2019 are fully recoverable. Accordingly, we are unable to ascertain or comment upon the impact, if any, on the loss or on the reserves or on value of asset, that may arise in case any of these remaining advances are subsequently determined to be doubtful of recovery, and hence we are unable to express a conclusion on this matter. The management, in response of the above qualification, states the following:-

Advances for the purchase of land, projects pending commencement and to joint ventures and collaborators have been stated to have been given in the normal course of business to land owning companies, collaborators, projects and for purchase of land. The new management in pursuit to identify and recover the advances made by the earlier management has sought the co-operation from the erstwhile chairman and managing directors. The response of the erstwhile chairman and management in pursuit to identify and recover the advances made by the earlier management has sought the co-operation from the erstwhile chairman and managing directors. The response of the erstwhile chairman and management in pursuit to identify and recover the advances made by the earlier management has sought the co-operation from the erstwhile chairman and management in pursuit to identify and recover the advances made by the earlier management has sought the co-operation from the erstwhile chairman and management in pursuit to identify and recover the advances made by the earlier management has sought the co-operation from the erstwhile chairman and management in pursuit to identify and recover the advances made by the earlier management in the erstwhile chairman and management directors is awaited and till then it would not be prudent on the part of the new management to diminish the value of these advances. There have been delays in the payment of dues of non-convertible debentures, term loans & working capital loans (including principal, interest and/or other charges as the case may be) to the lenders of the Company who have taken action against the Company for recovery of their dues and the total of such outstandings, amount to Rs. 255,641,21 lakhs. The lenders have initiated action under the SARFAESI Act to take over the respective properties provided as security to the lenders. The Company

opinion, neither the amounts recovered nor rate of recovery of such long outstanding amounts in the previous years & current period, give an indication that all of the remaining outstanding amounts may be fully recoverable; consequently, we are

has challenged the action of the lenders before the various forums of Debt Recovery Tribunals (DRT). We are unable to determine the impact of the likely outcome of the said proceedings before the DRT on the properties given as security to the lenders. and on the corresponding loans and also unable to evaluate the ultimate likelihood of penalties/ strictures or further liabilities; and hence we are unable to express a conclusion on this matter. The management, in response of the above qualification, states the following:-

The amount as has been stated, has already been provided in the books of accounts and payment/recovery of dues by the lenders shall not affect the statement of Profit & Loss. The matter has already been referred in the resolution framework and the final payment for principal and/or interest shall be made in accordance with the decisions of the Hon'ble Supreme Court in this regard Material Uncertainty Related to Going Concern The management has prepared these unaudited consolidated financial results on a going concern basis, notwithstanding the fact that, the Company has incurred losses, and has challenges in meeting its operational obligations, servicing its current

liabilities including bank loans and public deposits. The Company also has various litigation matters which are pending before different forums, and various projects of the Company have stalled/slowed down.

group as currently available, it appears that Unitech Group has significant negative net worth and may not be able to attract a resolution/ settlement under the Insolvency and Bankruptcy Code (IBC). At present the resolution framework is under the consideration of the Hon'ble Supreme Court. These conditions indicate the existence of material uncertainty that may cast significant doubt about Company's ability to continue as a going concern. The appropriateness of assumption of going concern is critically dependent upon the Company's ability to raise finance and generate cash flows in future to meet its obligations, and also on the final decision of the Hon'ble Supreme Court on the Resolution Framework.

As mentioned earlier, subsequent to the new Board of Directors taking over the management, a Resolution Framework has been submitted to the Hon'ble Supreme Court by the Company, as mentioned in Para 2 above, wherein the Company has

requested the Hon'ble Supreme Court to grant numerous reliefs so that the Company is able to meet its operational obligations and settle its liabilities. The Board has also submitted in the RF that on the basis of review of records and finances of United

Considering the above, we are unable to express a conclusion on this matter. The management, in response of the above qualification, states the following:-

Place: Gurugram Balan Gwallexpg, 2020pr.in

The management has duly stated its position in the resolution framework of the company

The above is an extract of the detailed format of Consolidated Financial Results for quarter ended December 31, 2019 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The detailed Standalone and Consolidated Financial Results for quarter ended December 31, 2019 are available on the Stock Exchange websites (www.bseindia.com/www.nseindia.com) and Company's website www.unitechgroup.com. V Key Standalone financials are as follows (Rs. in Lakhs)

	100	rely oranizations are as renorms.				(res. in Edition)
H		2. 3.1	Quarter Ended	Quarter Ended	Nine months Ended	Year Ended
ı	SI No.	Particulars	31.12.2019	31.12.2018	31.12.2019	31.03.2019
H	1405		(Un-audited)	(Un-audited)	(Un-audited)	(Audited)
H	1.	Income from Operations (Turnover)	66,628.22	5,082.32	111,609.01	50,803.45
П	2.	Profit/(Loss) Before Tax	2,684.55	(9,755.75)	(10,781.89)	(71,839.74)
П	3.	Profit/(Loss) After Tax	2,681.35	(9,777.21)	(13,662.90)	(66,731.59)
Н	4.	Total Comprehensive Income for the period ( Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)	2,671.01	(9,759.60)	(13,704.51)	(71,522.74)

.74) For Unitech Limited Yudhvir Singh Malik Chairman & Managing Director

Tyche Industries Limited C-21/A,Road No 9,Film Nagar, Jubilee Hills, Hyderabad-500096 EXTRACT OF STATEMENT OF UN-AUDITED FINANCIAL RESULTS FOR THE **QUARTER & HALF YEAR ENDED 30TH SEPTEMBER, 2020** 

Six Months Ended Year Ended Quarter Ended Particulars 30.09.2020 30.06.2020 30.09.2019 30.09.2020 30.09.2019 31.03.2020 UnAudited UnAudited UnAudited UnAudited Audited 2019.98 1814.29 2074.64 3834.27 3633.07 782.71 773.86 1632.50 1183.47 849.79 849.79 782.71 773.86 1632.50 1183.47

Total income from Operations (net) 7370.35 Net Profit /(Loss)for the period(before Tax, exceptional items and/or Extraordinary items 2332.61 Net Profit /(Loss)for the period before Tax (after exceptional items and/or Extraordinary items 2332.61 Net Profit /(Loss)for the period after Tax ( after Exceptional items and/or Extraordinary items 640.83 585.44 617.30 1226.27 907.49 1755.91 Total Comprehensive Income for the period (comprising Profit/(Loss) for the period (after tax) and other comprehensive income(after tax) 640.83 585.44 617.30 1226.27 907.49 1755.91 Equity share capital (Paid up value Rs. 10/-1,024.53 1,024.53 1,024.53 1,024.53 1,024.53 per share) Earning Per Share(Face Value Rs.10/- per Each)for continued and discontinued operations (a) Basic 6.25 5.71 6.03 8.86 17.14 6.25 5.71 6.03 11.89 8.86 17.14 (b) Diluted 1) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulation 2015. The full format of the

Quarterly Financial Results are available on the Stock Exchange Website-www.bseindia.com and Company Website-www.tycheindustries.com. 2) The above results have been reviewed by the Audit Committee and approved by Board of Directors at their

meeting held on 10th November, 2020. 3) The financial results for the quarter and six months ended 30th September, 2020 were subjected to a limited

review by the statutory auditors of the Company.

 Figures of previous period have been re-arranged/regrouped wherever necessary. For and on behalf of Board of Directors

Place:Hyderabad

Date:10.11.2020

Bilcare

Research

Bilcare Limited

Regd. Office: 1028, Shiroli, Pune 410505.Tel: +91 2135 647300 Fax: +91 2135 224068 Email: investor@bilcare.com Website: www.bilcare.com CIN: L28939PN1987PLC043953

of Tyche Industries Limited

G. Ganesh Kumar

Managing Director

Extract of Consolidated Financial Results (Unaudited) for the quarter and half year ended September 30, 2020 (₹ in Crores, except per share data) Quarter | Quarter Quarter Half Year

Sr.		Ended	Ended	Ended	Ended
No.		30 September 2020	**************************************	30 September 2020	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)
1.	Total Income from Operations	155.88	140.37	686.98	296.25
2.	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(13,40)	(16.16)	(136.09)	(29.55)
3.	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	(13.40)	(16.16)	(136.09)	(29.55)
4.	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(0.97)	(15.21)	(133.22)	(16.17)
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income]	(1.86)	(15.07)	(133,04)	(16.92)
6. 7.	Equity Share Capital Earnings Per Share (before and after extraordinary items) (of ₹ 10/- each)	23.55	23.55	23.55	23.55
	a. Basic	(1.43)	(6.94)	(56,91)	(8.37)
	b. Diluted	(1.43)	(6.94)	(56.91)	(8.37)
		130 (0)	100 50	100 990	000

**Particulars** 30 September 30 June 30 September 30 September 2020 2020 2019 2020 (Unaudited) (Unaudited) (Unaudited) (Unaudited) Total Income from Operations 73.18 73.82 52.20 147.00 Profit / (Loss) Before Tax (15.73)(17.32)(42.00)(33.05)Profit / (Loss) After Tax (1.91)(15.76)(40.90)(17.67)

The above is an extract of the detailed format of the guarter and half year ended unaudited financial results filed with the Stock

Exchange under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of

Quarter

Ended

Quarter

Ended

Quarter Ended

\* includes figures upto November 8, 2019 of Swiss Cos Group and hence not comparable with current period

the quarter and half year ended unaudited financial results are available on the Stock Exchange website - www.bseindia.com and on the Company's website - www.bilcare.com. Previous periods' figures have been re-grouped / re-classified wherever necessary.

The above unaudited financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings held on November 11, 2020.

Date: November 11, 2020

Place : Pune

Key Standalone Financial Information

For Bilcare Limited Mohan H. Bhandari Managing Director

Half Year

For Oasis Securities Ltd

Year

Quarter

Ended

(₹ in Crores)

Half Year

Ended

## **OASIS SECURITIES LIMITED** CIN No: L51900MH1986PLC041499

Regd. Office: Raja Bahadur Compound, Bldg. No. 5, 43 Tamarind Lane, Mumbai - 400 001 Tel.No: 022-40463500 Website: www.oasiscaps.com Email: admin@oasiscaps.com

Extract of the Standalone Unaudited results for the Half Year and Quarter ended September 30, 2020 STANDALONE RESULTS: (Rs. In Lacs except EPS)

Ended Ended **Particulars** as at as at as at as at as at 30.09.2020 30.06.2020 30.09.2019 30.09.2020 31-03-20 Unaudited Unaudited Audited Unaudited Unaudited (GAAP) 2,258,42 299.92 130,35 Total Income from Operations (Net) 254.60 45.31 140.60 34.30 174.90 (165.79)Net Profit (/(Loss) before tax 23.87 140.60 34.30 23.87 174.90 (165.90)Net Profit(/(Loss) after tax Total Comprehensive Income after Tax Paid up equity share capital (Face value of Rs. 10/-each) 185.00 185.00 185.00 185.00 185.00 Reserves excluding Revaluation Reserves as shown in the Audited Balance Sheet of the previous year Earning Per Share (EPS) (of Rs.10/-each -not annualised): 7.60 1.85 1.29 9.45 (8.97)(a) Basic (b) Diluted 7.60 1.85 1.29 9.45 (8.97)

# Notes:

The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 11,2020

The above is an extract of the detailed format of Half Yearly and 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 website (www.bseindia.com) and Company's website:www.oasiscaps.com

The Company is an NBFC and has only one segment Previous year/period figures have been regrouped, rearranged or reclassified wherever necessary

Anil Kumar Bagri Place : Mumbai Director DIN: 00014338 Date: November 11, 2020



#### **PUBLIC NOTICE**

otice ON BEHALF OF THE CENTRAL BANK OF INDIA the Notice is hereby give that one Late Mr. Navinchandra @ Navinbhai Durlabhdas Gandhi was the co owner of Flat No. A-1904 in the A-Wing of the Building "Shree Naman Towers Co-op Housing Society Ltd", situated at Kilachand Road, Kandivali West, Mumbai 400064 along with a Share in the capital fund of the Society. The said Late Mr. Navinchandra @ Navinbhai Durlabhdas Gandhi died d 13/12/2004. His widow MRS. MANJAR NAVINCHANDRA GANDHI, his son MR JATIN NAVINDHANDRA GANDHI, his two married daughters MRS. JASMIRA ARUN BHUTA and MRS. BINA GIRISH SHAH are the only persons who have come forward to claim under him as his Legal Heirs, who have declared that the said late Navinchandra @ Navinbhai was governe by the Hindu Succession Act at the time of nis death, that the said late Navinchandra @ Navinbhai has died intestate without makin a Will, that apart from them there is NO other person legally entitled to claim in the property of the deceased, and that there is NO Nomination to the Flat or shares of the Society. The Central Bank of India is interested in financing the purchaser of the said Flat A-1904, and to cede its exclusive charge over the Flat by way a Mortgage. The Public is hereby invited to notify the claims and objections if any with respect to the Legal Title & Heirship in the estate of the deceased Navinchandra @ Navinbhai, claiming under any validly executed Will b him or as a nominee, or as having an eneficial right, title, or interest in the said Flat No A-1904 along with the corresponding interest in Shares of the Society, or generally having any objection on the transactions to be undertaken by the Bank as above mentioned, all such person are requested to send their claims objections in writing within a period of 1 days from the date of publication of th Public Notice to the under mentione address, along with the copies of suc documents and proofs in support of the claims/ objections, failing which, the claims objections if any, of such person/s shall be eemed to have been waived, and/ abandoned, and it shall be considered tha here are "NO claims/ objections/ demands thereafter any such person/s shall be estopped from claiming against the Bank. For and on behalf THE CENTRAL BANK OF INDIA

Advocate D.V. Postvala, Panel Advocate Address: D.V. Postvala & Associates Office No.220, 2<sup>nd</sup> Floor, Birya House Building, 265, Perin Nariman Street Opp. Parsi Clock Tower Monumen

(Kandivali West Branch

Fort, Mumbai - 400001 Date: 13/11/2020

PUBLIC NOTICE

I. NOTICE is hereby given to the public that M/s.

LOPES ENTERPRISES TRUST, a private beneficiary trust, under the Indian Trusts Act 1882, ["Trust"], having its registered office at 3 floor, Dempo Trade Centre, Patto Plaza, EDC Complex, Panaji, Goa - 403 001, represented through its main Trustee Mr. Cesar Mauricio Jose De Menezes, and whose curren peneficiaries are [i] Mrs. (Dr.) Maria Emlia Dias E Menezes fiil Mrs (Dr.) Divva Menezes and fiiil Mrs Rashm Menezes, ["Beneficiaries - Confirming Parties"],, have agreed to sell to our clients on ownership hasis. all the right, title and interest, free from all encumbrances claims and demands, in respect of the immovable properties more particularly described in Schedule nd | hereunder written.

II The Trust and Beneficiaries - Confirming - [i] original Articles of Parties represent that Agreement dated 8th July, 1980 executed between M/s. Dalamal and Sons Investment Company a partnership firm, registered unde the provisions of the Indian Partnership Act, 1932 and the Trust; [ii] original share certificate no. 112 dated 19th March, 1984; and [iii] original share certificate no. 276, dated 26th August, 2003, both issued by the below mentioned Society in respec of the immovable property described in Schedule hereunder are all misplaced and that they have not deposited the same with any third party by way of creating any mortgage, charge or security the said immovable property. Thereto the said Trust has as of date has applied to the Society fo issue of a duplicate share certificate. III.The Trust and Beneficiaries - Confirming Parties represent that - [i] original Articles of Agreement dated 8th July, 1980 executed between M/s Dalamal and Sons Investment Company partnership firm, registered under the provisions he Indian Partnership Act, 1932 and the Trusi [ii] original share certificate no. 225, dated 19th March, 1984; and [iii] original share certificate no. 277, dated 26th August, 2003, both issued by the below mentioned Society in respect of the mmovable property described in Schedule hereunder are all misplaced and that they have no deposited the same with any third party by way creating any mortgage, charge or security on the said immovable property. Thereto the said Trust has as of date has applied to the Society for issue of a duplicate share certificate IVALL PERSONS having any objection, claim demand, right, title, interest including of and b way of sale, ownership, transfer, assignment agreement for sale, tenancy, lease, possession icense, pledge, lis-pendens, mortgage, exchange gift, partition, lien, charge, maintenance, inheritance trust, easement or otherwise in respect of the said properties are hereby required to make the same known in writing to the undersigned along with all original documents in support thereof within 15 [fifteen] days of publication hereof failing which the claims of such person/s shall be deemed to have been waived/abandoned and our clients shall thereto proceed with the sale.

SCHEDULE I

Office unit bearing No. 214 admeasuring approximately 557 square feet carpet area equivalent to 51.75 square metres carpet area the 2nd floor of the building known as "Dalamal Tower", of the Dalamal Tower Premises Co-operative Society Limited ["Society"], at Plot no. 211 in Block III of Backbay Reclamation Scheme, Cadastral Survey No. 1964 of Fort Division, 211 Nariman Point, Mumbai 400021.

SCHEDULE II Office unit bearing No. 215 admeasuring approximately 557 square feet carpet area equivalent to 51.75 square metres carpet area on the 2nd floor of the building known as "Dalamal Tower", of the Dalamal Tower Premises Co-operative Society Limited "Society"], at Plot no. 211 in Block III o Backbay Reclamation Scheme, Cadastra Survey No. 1964 of Fort Division, 211 Nariman Point, Mumbai 400021.

Dated 12th day of November 2020. Sd/ Rajesh Narang M/s. Narang Law, [Advocates] 701 B Niranjan, 99 Marine Drive Mumbai 400002.Tel 022 66316635 E-mail rajesh@naranglaw.in

### क्रिधान इन्फ्रा लिमिटेड

नोंद. कार्या.: २०३, जोशी चेंबर्स, अहमदाबाद स्ट्रीट, कर्नाक बंदर

२० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल

( ক.লাৰা						
		एकमेव			एकत्रित	
तपशील	संपलेली तिमाही ३०.०९.२० अलेखापरिक्षित	संपलेली सहामाही ३०.०९.२० अलेखापरिक्षित	संपलेली तिमाही ३०.०९.१९ अलेखापरिक्षित	संपलेली तिमाही ३०.०९.२० अलेखापरिक्षित	संपलेली सहामाही ३०.०९.२० अलेखापरिक्षित	संपलेली तिमाही ३०.०९.१९ अलेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न	६७२	६९२	809	६७५	६९५	४७६
कालावधीकरिता निव्वळ नफा/(तोटा)(कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व) करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक	(38)	(९५)	(৩৭)	(85)	(904)	(85)
आणि/किंवा विशेष साधारण बाबनंतर) सहकारी कंपनीतील नफा/(तोटा) समाविष्ट	(38)	(९५)	(७५)	(85)	(४८८)	(६३)
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर) सहकारी कंपनीतील नफा/(तोटा) समाविष्ट कालावधीकरिता एकृण सर्वेकष उत्पन्न (कालावधीकरिता	(85)	(९८)	(८७)	(300)	(४९२)	(७६)
कालावधाकारता एकूण सवकष उत्पन्न (कालावधाकारता सर्वकष नफा/(तोटा) आणि इतर सर्वकष उत्पन्न (करानंतर))	(४२)	(९८)	(८७)	(300)	(४९२)	(७६)
समभाग भांडवल	१८९६	१८९६	१८९६	१८९६	१८९६	१८९६
राखीव (मागील वर्षांच्या ताळेबंदपत्रकात दिल्यानुसार पुनर्मुल्यांकित राखीव वगळून)	-	-	-	-	-	-
उत्पन्न प्रतिभाग (रू.२/ – प्रती) (अखंडीत व खंडीत कार्यचलनाकरिता)						
१. मूळ	(80.0)	(0.90)	(0.09)	(0.32)	(0.42)	(0.0८)
२. सौमिकृत	(80.0)	(0.90)	(0.09)	(0.32)	(0.42)	(0.0८)
टिप: ९ पर्वी सचितप्रमाणे सिंगापर येथील उपकंपनी अश	र्गात रेडिमेट :	रूटील सिंगाए स्टील सिंगाए	ज्यालि हे	परिस्मापन '	पकिरोअंतर्गत	्याहे आणि

पुर्वा सुचितप्रमाण सिनापूर यथाल उपकपना अर्थात राडमंड स्टाल सिनापूर प्रा.लि. हे परिसमापन प्राक्रयअंतरात आहे आणि सिंगापूर येथील कंपनीची स्टेपडाऊन उपकंपनी अर्थात के.एच.फोजेस प्रा.लि. हे न्यायालयीन व्यवस्थापनेअंतर्गत आहे. म्हणून 30 सप्टेंबर, २०२० रोजी संपलेल्या तिमाहीकरिता आकडे उपलब्ध न झाल्याने एकत्रित वित्तीय निष्कर्षांच्या उद्देशाकरिता विचारात घेतले नाहीत. तदनुसार ३० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता एकत्रित आकडे यामध्ये फत् भारतीय उपकंपन्यांचे आकडे समाविष्ट आहेत आणि ते मागील वर्षी संपलेल्या तिमाही व वर्षांच्या आकड्यांसह तुलनायोग्य नाही. मागील तिमाहीत सुचितप्रमाणे कंपनीने यापुर्वीच त्यांचे एकमेव वित्तीय निष्कर्षात सद्र उपकंपनी रेडिमेड स्टील सिंगापूर प्रा.लि. मधील त्यांची गुंतवणूक व कर्ज थकबाकी कपात केली आहे. हे लक्षात घेता कंपनीचे वित्तीय निष्कर्षावर सदर परिसंमापनाच कोणताही प्रभाव नाही.

प्रगिर्धाल प्रनाप निर्धा निर्माण क्षेत्र हिस्क्लोजर रिक्वायरमेंट्स) रेप्युलेशन २०१५ च्या नियम ३३ अन्यये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक व अर्धवार्षिक वित्तीय निष्कर्षांचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक व अर्धवार्षिक वित्तीय निष्कर्षांचे संपूर्ण नमुना स्टॉक एक्सचेंज्च्या www.bseindia.com व www.nseindia.com वेबसाईटकर आणि कंपनीच्या www.kridhan.com वेबसाईटवर उपलब्ध आहे

लक मंडळाच्या वतीने व करित क्रिधान इन्फ्रा लिमिटेडक सही/

अनिल धनपतलाल अग्रवाल व्यवस्थापकीय संचाल डीआयएन:००३६०११४

नोंदणीकृत कार्यालयः ४०४, देव प्लाझा, ६८, एस.व्ही. रोड, अंधेरी (प.), मुंबई–४०००५८. **दूर.:**+९१–२२–४२२३३३३३, **फॅक्स:**+९१-२२-४२२३३३००

वेबसाईट: www.zodiacventures.in ई-मेल: info@zodiacventures.in CIN:L45209MH1981PLC023923

30 सप्टेंबर, २०२० रोजी संपलेल्या तिमाहीकरिता एकमेव व एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

	(रु.लाख							(খ্নাঞ্জান)
				एकमेव			एकत्रित	
	अ.	तपशील	संपलेली तिमाही	संपलेली तिमाही	संपलेले अर्धवर्ष	संपलेली तिमाही	संपलेली तिमाही	संपलेले अर्धवर्ष
	क्र.		३०.०९.२०२०	३०.०९.२०१९	३०.०९.२०२०	३०.०९.२०२०	३०.०९.२०१९	३०.०९.२०२०
			अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित
	٩.	कार्यचलनातून एकूण उत्पन्न	-	90.00	-	-	90.00	-
	٧.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	(६.८४)	Ę. <b>૨</b> ५	(93.30)	(9.33)	9.08	(२.३५)
	3.	करपूर्व कालावधीकरिता निव्वळ नफा/ (तोटा)(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	(६.८४)	Ę. 24	(93.30)	(9.33)	9.08	(2.34)
	8.	करानंतर कालावधीकरिता निव्वळ नफा/ (तोटा)(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	(६.८४)	Ę. <b>2</b> 4	(93.30)	(२.४२)	۷.89	(8.43)
1	ч.	करानंतर कालावधीकरिता एकूण सर्वकष उत्पन्न	(६.८४)	६.२५	(१३.३७)	(२.४२)	۷.89	(४.५३)
1	ξ.	समभाग भांडवल	302.90	302.90	३७२.९०	३७२.९०	302.90	302.90
	(9.	मागील वर्षांच्या लेखापरिक्षित ताळेबंदपत्राकानुसार पुनर्मुल्यांकित राखीव वगळून राखीव						
	۷.	उत्पन्न प्रतिभाग (रू.१/-प्रत्येकी) अ) मूळ उत्पन्न प्रती भाग रु. ब) सौमिकृत उत्पन्न प्रती भाग रु.	(0.07) (0.07)	0.03	(80.0) (80.0)	(0.09) (0.09)	0.02 0.02	(0.02)
	टीप	1:					•	

सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंटस) रेग्यलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेर्ल त्रैमासिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या www.zodiacventures.in ाबसाईटवर आणि बीएसई स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवेर उपलब्ध आहे

झोडियाक व्हेंचर्स लिमिटेडकरित

दिनांक: ११.११.२०२० ठिकाण : मुंबई

ठिकाण: मुंबई दिनांक: ११.११.२०२०

ZODIAC

सही/ जिमीत रमेश शाह व्यवस्थापकीय संचालव

## व्हीसीयू डाटा मॅनेजमेंट लिमिटेड

सीआयएन: एल७४९९९एमएच२०१३पीएलसी२४०९३८ नोंदणीकृत कार्यालयः ३०१, राजदीप इमारत, टाटा टेम्पल लेन, लॅमिग्टन रोड, मुंबई-४००००७. दूरध्वनी:०२२-४००५४२४५, ईमेल: mumbai.vcudata@gmail.com, वेबसाइट: www.vcupack.com ३० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व अर्धवर्षाकरीता अलेखापरिक्षीत

> एकमेव व एकत्रित वित्तीय निष्कर्षाचा अहवाल (रु.लाखात ईपीएस व्यतिरिक्त)

		एकमेव		एकत्रित		
	संपलेली तिमाही	संपलेले अर्धवर्ष	संपलेली तिमाही	संपलेली तिमाही	संपलेले अर्धवर्ष	संपलेली तिमाही
तपशील	३०.०९.२० अलेखापरिक्षित	३०.०९.२० अलेखापरिक्षित	३०.०९.१९ अलेखापरिक्षित	३०.०९.२० अलेखापरिक्षित	३०.०९.२० अलेखापरिक्षित	३०.०९.१९ अलेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न	40.00	303.89	93.06	40.00	303.59	93.06
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक	,,,,,,	404.43	04.00	,0.00	404.43	04.00
आणि/किंवा विशेष साधारण बाबपुर्व)	-2.00	-9.44	५६.७८	-2.00	-9.44	५६.७८
करपूर्व कालावधीकरिता निव्वळ नेफा/(तोटा)						
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	-2.00	-9.44	५६.७८	-2.00	-9.44	५६.७८
करानंतर कालावधीकरिता नफा/(तोटा)						
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	-2.00	-2.02	५६.७३	-2.00	-2.02	५६.७३
कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता						
एकत्रित नफा/(तोटा) (करानंतर) व इतर सर्वंकष	0.1010		1.5 123	0.400		1.5 1010
उत्पन्न (करानंतर)	-2.00	-2.02	५६.७३	-2.02	-9.92	48.00
भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/-)	9040	9040	9040	9040	9040	9040
राखीव (पुनर्मुल्यांकीत राखीव वगळून) मागील वर्षाच्या						
लेखापरिक्षित ताळेबंद पत्रकात दिल्यानुसार		9903.36			9903.80	
उत्पन्न प्रतिभाग (वार्षिकीकरण नाही)						
मूळ व सौमिकृत (विशेष साधारण बाबपुर्व)	-0.02	-0.09	0.30	-0.02	-0.09	0.30
मूळ व सौमिकृत (विशेष साधारण बाबनंतर)	-0.02	-0.09	0.30	-0.02	-0.09	0.30

टिप: सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये मुंबई स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक व अर्ध वार्षिक अलेखापरिक्षित वित्तीय निष्कषांचे सविस्तर नमुन्यातील उतारा आहे. वित्तीय निष्कषांचे संपूर्ण नमुना कंपनीच्या www.vcupack.com वेबसाईटवर आणि बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे

संचालक मंडळाच्या आदेशान्वये व्हीसीय डाटा मॅनेजमेंट लिमिटेडकरिता सही/-

ठिकाण : मुंबई दिनांक: ११.११.२०२०

श्रीपाल बाफन व्यवस्थापकीय संचालक

डीआयएन:०६४८९८२२

(रु. लाख, ईपीएस व्यतिरिक्त

# ओॲसीस सिक्युरिटीज लिमिटेड

नोंदणीकृत कार्यालयः राजाबहाद्र कंपाउंड, इमारत क्र.५, २रा मजला, ४३, टेमरिंड लेन, फोर्ट, मुंबई–४००००१

दूर.क्र.:(०२२)४०४६३५०० CIN:L51900MH1986PLC041499

Website:www.oasiscaps.com, E-mail:admin@oasiscaps.com ३० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता एकमेव अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

				, ,	, ,
	संपलेली	संपलेली	संपलेली	संपलेले	संपलेले
तपशील	तिमाही	तिमाही	तिमाही	अर्धवर्ष	वर्ष
	३०.०९.२०	३०.०६.२०	३०.०९.१९	३०.०९.२०	३१.०३.२०
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
			(जीएएपी)		
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	२५४.६०	84.39	२२५८.४२	२९९.९२	930.34
करपुर्व निव्वळ नफा/(तोटा)	१४०.६०	38.30	२३.८७	908.90	(१६५.७९)
करानंतर निव्वळ नफा/(तोटा)	१४०.६०	38.30	२३.८७	908.90	(१६५.९०)
करानंतर एकूण इतर सर्वंकष उत्पन्न/	_	-	-	-	-
भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/ – प्रती)	9८५.00	9८५.00	9८५.00	9८५.00	9८५.00
राखीव (मागील वर्षाच्या ताळेबंद पत्राकानुसार पुनर्मुल्यांकित					
राखीव वगळून)					
उत्पन्न प्रतिभाग (रू.१०/–प्रत्येकी–वार्षिकीकरण नाही)					
अ) मूळ	७.६०	9.८५	9.28	9.84	(८.९७)
ब) सौमिकृत	७.६०	9.८५	9.28	९.४५	(८.९७)

ठिकाणः मुंबई

दिनांकः ११.११.२०२०

१. वरील निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि ११ नोव्हेंबर, २०२० रोजी झालेल्या सभेत संचालक

. सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षांचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षांचे संपूर्ण नमुना कंपनीचे शेअर्स जेथे सूचिबध्द आहेत त्या स्टॉक एक्सचेंजच्या अर्थात बीएसई लिमिटेडच्या www.bseindia.com आणि कंपनीच्या wwwww.oasiscaps.com वेबसाईटवर उपलब्ध आहे.

३. कंपनी एनबीएफसी आहे आणि फक्त एक विभाग आहे.

४. मागील वर्ष/कालावधीचे आकडे आवश्यक आहे तेथे पुर्नगठीत करण्यात आले

ओॲसीस सिक्युरिटीज लिमिटेडकरिता

अनिल कुमार बगरी संचालक डीआयएन:०००१४३३८

#### **PUBLIC NOTICE**

NOTICE is hereby given that Mr. Vasant Jaisingh Rane and Mrs Anjali Vasant Rane intends to purchased Flat No A-4, Ground Floor, Highway CHSL, Shiv Shrushti Colony, Kurla East, Mumbai 400024, who has approached AXIS BANK LTD, for creation of mortgage of the aforesaid flat in favour of the Bank It has been place on records that Mr Nitin Purshottamdas Patel and Mrs Hansaben Purshottamdas Patel were the owners of Flat no. 4, Mrs Hansaben Purshottamdas Patel and Mr Girish Purshottamdas Patel expired leaving behind only surviving legal heirs as Mr Nitin Patel and Ms Sadhana Patel further to put on records that Share Certificate No 9, issued to Mr Satish Chandra Pal in year 1972 was lost/misplaced, thus, any person having any claim against or to said flat by way of sale, exchange, mortgage, charge, gift, trust, inheritance, lease, lien, tenancy, license, development rights, easement or otherwise howsoever is hereby required to make the same known in writing along with supporting documents to the below mentioned address within Fourteen days from the date hereof, otherwise it shall be accepted that there does not exist any such claim and the same if any will be considered as waived.

MUMBAI Dated this 13 November' 2020

M/s. G.H.Shukla & amp; Co. Mr. Jitendra G. Shukla Advocate, High Court Office no. 30, 3 rd Floor, Islam Bldg. Opp. Akbarallys Men's, V. N. Road, Fountain, Bombay-400 001.

### लुक्स हेल्थ सर्विसेस लिमिटेड

सीआयएन: एल९३०३०एमएच२०११पीएलसी२२२६३६ **नोंदणीकृत कार्यालय:** ५ व ९, १ला व २रा मजला, प्लॉट क्र.२७/३३, ब्युमॉन चेंबर्स, निगनदास मास्टर लेन, ह्तात्मा चौक, फोर्ट, मुंबई–४००००१. **दूरध्वनी**:०९७७३४१३९१६

ई-मेल:lookshealthserv@gmail.com वेबसाइट:www.looksclinic.in ३० सप्टेंबर, २०२० रोजी संपलेल्या तिमाही व अर्धवर्षाकरीता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

			(	ıI.
	संपलेली तिमाही	संपलेली तिमाही	संपलेले अर्धवर्ष	H
तपशील	३०.०९.२०	३०.०९.१९	३०.०९.२०	ı⊢
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	
कार्यचलनातून एकूण उत्पन्न	98.23	४०.६४	३८.३२	Ī
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक				П
आणि/किंवा विशेष साधारण बाबपूर्व)	<b>ξ.ξξ</b>	9.92	0.36	ıL
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक				Ľ
आणि/किंवा विशेष साधारण बाबनंतर)	६.६६	9.82	0.36	
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक				ıL
आणि/किंवा विशेष साधारण बाबनंतर)	६.९५	92.98	७.७६	
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष				Ľ
नफा/(तोटा)(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	६.९५	92.98	७.७६	Ш
भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/-)	9040.00	9040.00	9040.00	ıL
इतर समभाग*				Ш
उत्पन्न प्रतिभाग (वार्षिकीकरण नाही)				ıL
मूळ व सौमिकृत (विशेष साधारण बाबपूर्व)	0.00	0.92	0.00	L
मूळ व सौमिकृत (विशेष साधारण बाबनंतर)	0.00	0.92	0.00	L
***				П

\*३१.०३.२०२० रोजी इतर समभाग रु.४४६.६६ आहे

. सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. वित्तीय निष्कर्षाचे संपूर्ण नमूना कंपनीच्या www.looksclinic.in वेबसाईटवर आणि बीएसई स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

संचालक मंडळाच्या आदेशान्वये लुक्स हेल्थ सर्विसेस लिमिटेडकरिता सही/-रेणुका मारवाह व्यवस्थापकीय संचालक

ठिकाण : मुंबई दिनांक : १२.११.२०२० डीआयएन:०७३२२६११

### इंडियन ओव्हरसीज बँक

न्यु **मरीन लाईन शाखा**-मर्चंट चेंबर, तळमजला, एसएनडीटी युनिव्हिंसिटी समोर, न्यु मरीन ईन्स, मुंबई-४०००२०. **दर.:**२२१९७२००/२०२/२०३/२०६/२१२, **ई-मेल:iob0301@jiob**.in थावर मालमत्तेच्या विक्रीकरिता ई-लिलावासाठी जाहीर सूचना

सिक्युरीटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (५४/२००२) अन्वये बँकेकडे तारण असलेल्या स्थावर मालमत्तेची विक्री. ज्याअर्थी खार्ल नमूद प्रमाणे बँकेची देय रक्कम अधिक व्याज व शुल्कच्या वसूलीकरिता **जसे आहे जेथे आहे व जसे आहे जे** आहे या तत्वावर विक्र करण्याच्या अधिकारासह खालील ऋण खात्यातील सिक्यरिटी इंटरेस्ट (एनफोर्समेंट रूल्स, २००२ च्या कलम १३(२) अन्वये वितरित सूचनेनुसार खालील मालमत्तेचा **इंडियन ओव्हरसीज बँक**, **बदलापूर शाखे**चे प्राधिकृत अधिकाऱ्यांनी वास्तविक ताबा घेतलेला आहे आणि ज्याअर्थी देयके भरण करण्यात कसूर केली असल्याने सदर कायद्याच्या कलम १३(४) अन्वये प्राप्त अधिकाराआंतर्गत खालील स्वाक्षारीकर्त्यांनी सदर मालमत्तेच्या विक्री द्वारे बँकेची रक्कम वसूल करण्याचे निश्चित केले आहे. खालील स्वाक्षरीकर्ताद्वारे (https://auctions.mstececommerce.com/auctionhome.ibapi) वेब पोर्टल मार्फत ई-लिलावाच्या माध्यमातून विक्री केली जाईल.

कर्जदाराचे नाव व पत्ता: मे. रश्मी कन्स्ट्रक्शन, दुकान क्र.१-२, इमारत क्र.ए-१, शांती विहार, हार्दिक पॅलेस समोर, मिरा रोड (पुर्व), ठाणे–४०११०७. मालक: श्री. अशोक पी. बोसमीया, दुकान क्र.१–२, इमारत क्र.ए-१, शांती विहार, हार्दिक पॅलेस समोर, मिरा रोड (पुर्व), ठाणे-४०११०७. इतर जामिनदारांची नावे व पत्ता:

१. श्री. अशोक पी. बोसमीया, दुकान क्र.१-२, इमारत क्र.ए-१, शांती विहार, हार्दिक पॅलेस समोर, मिरा रोड (पूर्व), ठाणे-४०११०७

श्री. योगेश बोसमीया, रश्मी उत्सव २, रो हाऊस क्र.८ए/बी, सेन्ट पॉल शाळेजवळ, नित्यानंद नगर, मिरा रोड (पर्व), ठाणे.

श्री. दीपक बोसमीया, रश्मी उत्सव २, रो हाऊस क्र.८ए/बी, सेन्ट पॉल शाळेजवळ, नित्यानंद नगर, मिरा रोड (पुर्व), ठाणे

श्रीमती ज्योती बोसमीया, दुकान क्र.१-२, इमारत क्र.ए-१, शांती विहार, हार्दिक पॅलेस समोर, मिरा रोड (पर्व). ठाणे-४०११०७.

श्री. हेमेंद्र पी. बोसमीया, रश्मी उत्सव २, रो हाऊस क्र.८ए/बी, सेन्ट पॉल शाळेजवळ, नित्यानंद नगर मिरा रोड (पुर्व), ठाणे

एनपीएची तारीख: ३०.११.२०१९; मागणी सुचना तारीख: ०२.१२.२०१९ मागणी सूचनेत दावा केलेली देय रक्कम: ३०.११.२०१९ रोजी देय रक्कम रू.१,०२,३१,८५६.६४ (रुपये एक

कोटी दोन लाख एकतीस हजार आठशे लपन्न आणि पैसे चौसष्ट फक्त) तसेच पढील व्याज व शल्क विद्यमान देय रक्कम: ३१.१०.२०२० रोजी रक्कम रु.१,१८,९९,३२४.६४ (रुपये एक कोटी अठरा लाख नव्याण्णव हजार तीनशे चोवीस आणि पैसे चौसष्ट फक्त).

ताबा सूचना तारीख: १७.०३.२०२० (वास्तविक ताबा दिनांक व देयके):

ताबा सूचनेत दावा केलेली देय रक्कम: ३०.११.२०१९ रोजी देय रक्कम रू.१,०२,३१,८५६.६४ (रुपये एक कोटी दोन लाख एकतीस हजार आठशे छपन्न आणि पैसे चौसष्ट फक्त) तसेच पुढील व्याज व शुल्क विद्यमान देय रक्कम: ३१.१०.२०२० रोजी रक्कम रु.१,१८,९९,३२४.६४ (रुपये एक कोटी अठरा लाख नव्याण्ण हजार तीनशे चोवीस आणि पैसे चौसष्ट फक्त)

°थकबाकी देय ---- स्थानिक स्वशासनाचे (मालमत्ता कर, जल, सांडपाणी, विद्युत देयके इत्यादी)-बँकेच्या नोंदीनुसार उपलब्ध नाही/बँकेला कोणताही दावा मिळेला नाही. स्थावर मालमत्तेचे वर्णन

अ.क्र.	. मालमत्तेचे तपशील			
٧.	श्री. हेमेंद्र पी. बोसमीया व श्रीमती ज्योती वाय. बोसमीया यांच्या नावे असलेले व्यावसायिक दुकान क्र. २७, तळमजला, बी विंग, शांती कमर्शियल कॉम्प्लेक्स, स्टेशन रोड, मिरा रोड स्टेशन समोर, मिरा रोड (पुर्व), ठाणे-४०११०७, क्षेत्रफळ १९२.७५ चौ.फु. (कार्पेट क्षेत्र) आणि चतुसिमा: उत्तरेस: शांती शॉपिंग सेंटरची ए विंग; दक्षिणेस: शांती शॉपिंग सेंटरची सी विंग; पुर्वेस: पुनम सागर रोड; पश्चिमेस: स्टेशन रोड.			
	आरक्षित मुल्य: रु.लाख: २८.०३+०.७५% टीडीएस इरठे: रु.१०%			
٦.	त्री. हेमेंद्र पी. बोसमीया यांच्या नावे असलेले निवासी फ्लॉट क्र.१२४, क्षेत्रफळ ७२३ चौ.फु. बिल्टअप क्षेत्र, १ला मजला, रश्मी ॲन्क्लेव्ह सी को-ऑफ्रेटिव्ह हौसिंग सोसायटी लिमिटेड म्हणून ज्ञात इमारत, सी विंग, सेन्ट झेवियर्स स्कूल जवळ, पेणकर पाडा, मिरा रोड (पुर्वे), ठाणे-४०११०७ आणि चतुसिमा: उत्तरेस: मोकळी जागा; दक्षिणेस: सेन्ट झेवियर्स हायस्कूल रोड; पुर्वेस: आतील रस्ता; पश्चिमेस: रश्मी ॲन्क्लेव्ह बी विंग.			
	आरक्षित मुल्य: रु.लाख: ५५.६४+०.७५% टीडीएस इरठे: रु.१०%			
₹.	श्री. दीपक पी. बोसमीया यांच्या नावे असलेले निवासी फ्लॅट क्र.७०३, ७वा मजला, इमारत क्र.एसपी-८५, पनम कॉम्प्लेक्स ८४-८८ कोहौसोलि पनम कॉम्प्लेक्स, शांती पार्क, सेंटल			

<b>1</b> ₹.	। त्रा. दापक पा. बासमाया याच्या नाव असलल ानवासा प्रलट क्र.७७३, ७वा मजला, इमारत
l	क्र.एसपी-८५, पुनम कॉम्प्लेक्स ८४-८८ कोहौसोलि., पुनम कॉम्प्लेक्स, शांती पार्क, सेंट्रल
l	प्लाझा हॉलजवळ, सेन्ट झेवियर्स हायस्कूल रोड, मिरा रोड (पूर्व), ठाणे-४०११०७, क्षेत्रफळ ३८०
l	चौ.फू. कार्पेट क्षेत्र आणि चतुसिमा: उत्तरेस: सेन्ट झेवियर्स हायस्कूल रोड; दक्षिणेस: रेनझिला
	पॅलेस इमारत; पुर्वेस: राधाकृष्ण इमारत; पश्चिमेस: पुनम कॉम्प्लेक्स सोसायटी गार्डन.
٧.	श्री. योगेश पी. बोसमीया व अशोक बोसमीया यांच्या नावे असलेले निवासी फ्लॅट क्र.७०४, ७वा
l	मजला, इमारत क्र.एसपी-८५, पुनम कॉम्प्लेक्स ८४-८८ कोहौसोलि., पुनम कॉम्प्लेक्स, शांती
l	पार्क, सेंट्रल प्लाझा हॉलजवळ, सेन्ट झेवियर्स हायस्कूल रोड, मिरा रोड (पुर्व), ठाणे-४०११०७,
l	क्षेत्रफळ ५३९ चौ.फु. कार्पेट क्षेत्र आणि चतुसिमा: उत्तरेस: सेन्ट झेवियर्स हायस्कूल रोड; दक्षिणेस:
	रेनझिला पॅलेस इमारत; पुर्वेस: राधाकृष्ण इमारत; पश्चिमेस: पुनम कॉम्प्लेक्स सोसायटी गार्डन.
	मालमत्ता ७०३ व ७०४ एकत्रित

	मालमत्ता ७०३ व ७०४ एकत्रित								
	आरक्षित म्	ल्यः रु.लाखः ८४.४८+०.७५% टीडीएस (एकत्रित रक्कम) इरठेः रु.१०%							
		२२.१२.२०२० रोजी स.११.०० ते दु.१.०० दरम्यान विक्री पुर्ण होईपर्यंत प्रत्येकी ५ मिनिटांच्या स्वयं विस्तारासह. https://www.mstececommerce.com/ auctionhome.ibapi मार्फत							

प्राधिकृत अधिकार्र

इंडियन ओव्हरसीज बँव

ı	बोली वाढविणे	अ.क्र.१ करिता रु.१०,०००/- अ.क्र.२ करिता रु.१०,०००/-
ı	मालमत्तेचे निरीक्षण	१८.११.२०२० रोजी स.११.०० ते दु.४.०० दरम्यान
1	इरठेसह बोलीकरिता	१७.११.२०२० रोजी
١	ऑनलाईन अर्ज सादर करणे	
ı	इरठेसह बोलीकरिता ऑनलाईन	१८.१२.२०२० रोजी
ŀ	अर्ज सादर करण्याची अंतिम तारीख	
١	अधिभार, काही असल्यास	बँकेला अज्ञात
	*स्थानिक स्व:शासनाचे थकबाकी	बँकेला कोणताही दावा प्राप्त नाही.

सांडपाणी, विद्युत देयके इत्यादी)\* <sup>\*</sup> बँकेचे देयके हे वैधानिक देयकाच्या पहिले प्राधान्याने असेल. तर सर्व नियम व अटीकरिता कृपया https://www.iob.in/e-Auctions.aspx,

इरठे जमा करणे

रक्रम (मालमत्ता कर, जल

ठिकाण : मुंबई

https://www.publishtenders.gov.in https://www.mstececommerce.com/auctionhome.ibapi वेबसाईटला भेट द्या. सही/

जाहीर सचना ज्या कोणासह संबंधित आहे ते . . सामान्य जनतेस येथे सुचित करण्यात येत आहे की, पिक्स ट्रान्समिशन्स लिमिटेड, नोंदणीकृत कार्यालय-जे मुआयडीसी, हिंगणा रोड, नागपुर, महाराष्ट्र-४४००९६ चे खालील भागप्रमाणपत्र जे खालील भागधारकांच्या नावे आ

। हरवले आहे एस०५१५०। ५५६६७ ४११६६०१ साम होल्डींग्ज एस०५१५०७ ५५६६८ ४११६७०१ ४११६८०० १०० (बॉम्बे) प्रा.लि एस०५१५०७ ६०५७७ ४६०७६०१ ४६०७७०। एस०५१५०७ €0462 ४६०७७०३४ 8506500 200 ५९२०६ 300 एस०५१४९४ ४४७०५०१ 8860£00

400 एकूण तर्व जनतेस येथे सावध करण्यात येत आहे की, उपरोक्त भागप्रमाणपत्रासह खरेदी किंवा अन्य व्यवहार करू नये. ज कोणा व्यक्तीस सदर भागप्रमाणपत्रसंदर्भात कोणताही दावा असल्यास त्यांनी त्यांचे दावे वर नमुद कंपनीकडे किंवा त्यांच निवधक व हस्तांतर प्रतिनिधी लिंक इनटाईम इंडिया प्रा.लि., २४७ पार्क, सी–१०१, १ला मजला, एल.बी.एस. मार्ग विक्रोळी (प.), मुंबई-४०००८३ येथे सदर सूचना प्रकाशनापासून १५ दिवसांत सादर करावेत, तद्नंतर कोणताही दाव विचारात घेतला जाणार नाही आणि दुय्यम भागप्रमाणपत्र वितरणाची प्रक्रिया कंपनी सुरू करेल. ठिकाण: मुंबई

NOTICE

Building on property bearing C.S. No.442 at F.P. No.147A of TPS III of Mahim Divn, bearing ward G-North situated at 126-126F, 126FA, 126K, 126J, 358 BBA, 126K & 126L, Senapati Bapat Marg, Opp. Matunga Railway Station, Mumbai 400016. For building known as "JIVAN PRAKASH BUILDING" is proposed for redevelopment under the benefit of DCPR, section 33(7). As per the direction of Govt, of Maharashtra in Housing Department the list of Tenant/ Occupants is published herewith of the above said

l	Ce	Cess No. 3397(1)						
	Sr. No.	Name of Tenants	Name of Occupants	Floor	Shop / Rm. No.	Use Res / N.		
l	1.	1.Mr.Suresh Laxmidas Khakharia 2.Mrs.Chetna Suresh Khakharia	1.Mr.Suresh Laxmidas Khakharia (Prop.) M/s. Kumar Soap Depot	Gr.	1	NF		
l	2.	Mr.Suresh Laxmidas Khakharia	Mr.Suresh Laxmidas Khakharia	Gr.	2 Front	NF		
	3.	Mrs.Chetna S. Khakharia	Mrs.Chetna S. Khakharia	Gr.	2 Rear	Res		
Ί	4.	Mr.Hiralal Sati	Kept in Abeyance	Gr.	3 Front	NF		
	5.	1.Mrs.Rupali V. Kothari, 2.Mr.Vikram R Kothari	1.Mrs.Rupali V. Kothari, 2.Mr.Vikram R Kothari	Gr.	3 Rear	NF		
	6.	M/s. Yash Enterprises (1.Mr.Raj Navratna Sharma & 2.Mrs.Archana Pradeep Sharma)	M/s. Yash Enterprises (1.Mr.Raj Navratna Sharma & 2.Mrs.Archana Pradeep Sharma)	Gr.	4 Front	NF		
l	7.	Mr.Sheetal Prasad S. Yadav	Mr.Sheetal Prasad S. Yadav	Gr.	4 Rear	Re		
l	8.	1.Mr.Alpesh J. Jhaveri 2.Mrs.Ranjan J. Jhaveri	1.Mr.Alpesh J. Jhaveri 2.Mrs.Ranjan J. Jhaveri	Gr.	5 Front	NF		
l	9.	Mr.Manoj J Singh	Mr.Manoj J Singh	Gr.	5 Rear	Re		
l	10.	Post Grain Shop	Post Grain Shop	Gr.	6	NF		
l	11.	1.Mr.Rajesh K. Nandu, 2.Mrs.Rashmi R. Nandu	1.Mr.Rajesh K. Nandu, 2.Mrs.Rashmi R. Nandu	Gr.	7 Front	NF		
l	12.	1.Mr.Rajesh K. Nandu, 2.Mrs.Rashmi R. Nandu	1.Mr.Rajesh K. Nandu, 2.Mrs.Rashmi R. Nandu	Gr.	7 Rear	Re		
l	13.	Mr.Harshadrai N Desai	Kept in Abeyance	Gr.	8 Front	NF		
l	14.	Mrs.Rupali V Kothari	Mrs.Rupali V Kothari	Gr.	8 Rear	Re		
l	15.	1.Mr.Pravin Mistry & 2.Mrs.Lata P. Mistry	1.Mr.Pravin Mistry & 2.Mrs.Lata P. Mistry	Gr.	9 Front	NF		
l	16.	Mrs.Devkiben Nandu & Mr.Bharat K. Nandu	Mrs.Devkiben Nandu & Mr.Bharat K. Nandu	Gr.	9 Rear	Re		
l	17.	Dr. Manoj Shantilal Nanavati	Dr. Manoj Shantilal Nanavati	Gr.	10	NF		
l	18.	Mr.Prakash Ramchandra Parab	Mr.Prakash Ramchandra Parab	Gr.	R/U/S./C	Re		
	19.	Mr.Vikram R. Kothari	Mr.Vikram R. Kothari	Gr.	Watch- man Room	Re		
l	20.	Dilip Champaklal Parikh	Dilip Champaklal Parikh	Gr.	R/U/S/C	Re		

21. Mrs.Lilam Rameshchandra Gr. NX 1 Resi Mrs.Lilam Rameshchandra Kothari 1.Ms.Jessica P Zaver . 1.Ms.Jessica P Zaveri Gr. NX 2 Resi 2.Mrs.Indu P. Zaveri Mrs.Purnima D. Baxi Resi Mrs.Purnima D. Baxi 1st 11 1.Mrs.Rupali V Kothari & 1.Mrs.Rupali V Kothari & 1st 12 Resi 2.Mr.Vikram R Kothari 2.Mr.Vikram R Kothari 13 Mr.Chetan S Desai Mr.Chetan S Desai Mrs.Neha A Desai 14 I.Late Meena P Desai & 2.Mrs.Neha A Desai I.Mr.Suresh Laxmidas Khakharia 1.Mr.Suresh Laxmidas Khakharia Resi & 2.Mrs.Chetna Suresh Khakharia & 2.Mrs.Chetna Suresh Khakharia 1.Smt.Prabhavati B. Shah .Smt.Prabhavati B. Shah 16 2.Mr.Manoi Babulal Shah & 2.Mr.Manoi Babulal Shah & 3.Mrs. Parul Manoj Shah 3.Mrs. Parul Manoj Shah Mr.Parimal S Desai Mr.Parimal S Desai Resi 1st .Mrs.Prafullabala C. Oza 8 .Mrs.Prafullabala C. Oza & 18 2.Mr.Sagar H. Oza 2.Mr.Sagar H. Oza Mr Kalnesh D Shah & Nx3 Resi Mr.Kalpesh D Shah & Ars. Jagruti K. Shah Mrs. Jagruti K. Shah Late Mamta S Desa Mr.Parimal S. Deasi & Nx4 Mr.Parimal S. Deasi & Mr.Chetan S. Desai Mr.Chetan S. Desai I.Mr.Pankaj C Sanjanwala & 19 2.Mr.Chirag P Sanjanwala 2.Mr.Chirag P Sanjanwala I.Mr.Amit N. Desai & .Mr.Amit N. Desai & 20 Resi 2.Mrs.Neha A. Desa 2.Mrs.Neha A. Desai 1.Mr.Jatin S. Desai & 1.Mr.Jatin S. Desai & 2nd 21 Resi 2.Mrs.Krupali J. Desai Mrs.Krupali J. Desa 1.Mr. Kiran J Shukla & 22 1.Mr. Kiran J Shukla 8 2.Mrs.Chayya K Shukla 2.Mrs.Chayya K Shukla Vr. Hemant R. Mehta ∕Ir. Hemant R. Mehta 2nd 24 Resi 38. Mrs.Kailashben Mogabhai Desai Kept in Abeyance 39. Mr. Manish N. Desai & Mr. Manish N. Desai & 25 2nd Resi Mrs. Bindi M. Desai Mrs. Bindi M. Desai 1 Mr Rajan M Mankodi & 40. 1.Mr.Raian M Mankodi & 26 Resi 2.Mrs.Veena R Mankodi Mrs.Veena R Mankodi 1.Mrs.Tara P. Jain & .Mrs.Tara P. Jain & Nx5 2.Mrs.Vimla D. Solank 2.Mrs.Vimla D. Solanki & 3.Dhanpat Sagarmal Solanki 1.Mrs.Hansaben Laxmidas Nx6 Resi 42. 1.Mrs.Hansaben Laxmidas 2nd Khakharia & 2.Mr.Malhar Suresh Khakharia 2.Mr.Malhar Suresh Khakharia 3. Mrs.Induben P. Zaveri & Mrs.Induben P. Zaveri & 3rd 27 & 29 Resi Mr. Mahavir P. Zaveri Mr. Mahavir P. Zaveri 4 Mr. Prakash J Zaveri & Mr.Prakash J Zaveri & 3rd 27A, 28, Resi Mr.Jayant J. Jhaveri Mr.Jayant J. Jhaveri 33 & 35 45. Mr.Jayant J. Jhaveri & Mr.Jayant J. Jhaveri & 30 & Mr.Prakash J Zaveri Mr.Prakash J Zaveri 30A 31, 32 Resi 46. Mr.Alpesh Jayant Jhaveri Mr.Alpesh Jayant Jhaver & 34 47. Mr.Prakash J. Zaver Mr.Prakash J. Zaveri Nx7 Resi 3rd Nx8 Resi 48. Mr. Jayant J. Jhaveri Mr.Jayant J. Jhaveri 3rd 49. Mr.Mahavir P. Zaver Mr.Mahavir P. Zaveri 1 Resi

Non Cess (Cess No. 3997(1AA) Mr.Sitaram Dhobi Mr.Sitaram Dhobi Gr. Garage 1 RESI. Gr. Garage 2 NR Mr.Prakash J Zaveri 8 Gr. Garage 3 Mr.Prakash J Zaveri & Mr.Jayant J. Jhaveri Mr.Jayant J. Jhaveri Gr. Garage 4 NR Mr.Sirajuddin Mansuri Kept in abeyance M/s.Minal Auto Garage, Prop. Gr. Garage 5 NR M/s.Minal Auto Garage, Prop Mr. Ashok Vishwasrao Bhonsale Mr. Ashok Vishwasrao Bhonsale Mr.Sadanand S. Patki Gr. Garage 6 NR Mr.Sadanand S. Patki 6. Mr.Anil M Shetty Laundry Mr.Anil M Shetty Laundry Gr. Garage 7 NR Cess No. 3997(1BCC)

Ms.Jessica P. Zaveri

Mrs. Ranjan J. Jhaver

Mrs.Hetal Alpesh Jhaver

Mr.Alpesh Javant Jhaver

Mr. Dilip Champaklal. Parikh

2 Resi

37 Resi

38 Resi

39 Resi

36

Ter.

50. Ms.Jessica P. Zaveri

52. Mrs. Ranjan J. Jhaveri

Mr. Dilip Champaklal. Parik

B. Mrs.Hetal Alpesh Jhaver

54. Mr.Alpesh Jayant Jhaveri

. Mr. Prakash J. Zaveri & Mr. Mahavir P. Zaveri Mr. Mahavir P. Zaveri Gr. Shed 4 NR Cess No. 3997(1C)

Suresh L Khakharia Gr. Shed-2 Resi. . Suresh L Khakharia Cess No. 3997(1G) Gr. Shed -1 NR M/s.Vikas Enterprises M/s.Vikas Enterprises Prop. Mr.Vikas Nakuldeo Ve Cess No. 3997(1H) 10. Mrs.Pavitri Devi Shesh N. Mishra Mrs.Pavitri Devi Shesh N. Mishra Gr. Shed -3 Resi.

11. Mr.Alpesh Jayant Jhaveri Mr.Alpesh Jayant Jhaveri Gr. Shed -5 NR Cess No. 3997(1I) 12. 1.Mrs.Hetal Alpesh Jhaveri & 2.Mrs.Jayant Jhaveri .Mrs.Hetal Alpesh Jhaveri & Gr. 10A NR 2.Mrs.Jayant Jhaveri 10B NR 13. M/s.Bombay Enterprises M/s.Bombay Enterprises Gr. Shubhangi Kulkarni Shubhangi Kulkarni

Any person other than the above listed having any objection regarding their tenancy right title interest or claim against the above premises, are requested to submit the same within 7 days from the date of publication of the notice, to the following: Mr. Prakash Jivanchand Zaveri & Ex. Enginee Mr. Jayant Jivanchand Jhaver

G- North, M.B.R. & R. Board Shindewadi, Dadar 3RD Floor, 126 Jivan Prakash Building, Mumbai Senapati Bapat Marg, Matunga Road (West) Mumbai 400016