

May 17, 2024

To, Listing Department, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai. Maharashtra - 400 001

Dear Sir/ Madam,

Scrip Code: 544001

Sub: Newspaper Advertisement- Corrigendum Notice of EOGM

In compliance with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed the Newspaper Advertisements published in Financial Express (English Edition) and in Pratahkal (Marathi Edition) on May 17, 2024 for information on completion of dispatch of Corrigendum Notice of EOGM.

Kindly take the same on records.

Thanking you,

Yours faithfully,

For Sunita Tools Limited

Satish Kumar Pandey **Managing Director** DIN: 00158327

Encl: As Attached

Reg- off: Plot A S NO 66, Valiv Phatta Vasai East, Palghar 401208 India CIN: U29220MH1988PLC045850

+91-9136019994 / 5 info@sunitatools.com www.sunitatools.com





Date: 16th May 2024

Place: Mumbai

22

FINANCIAL EXPRESS

Nippon india Mutual Fund

Wealth sets you free

Nippon Life India Asset Management Limited (CIN - L65910MH1995PLC220793)

MUTUAL

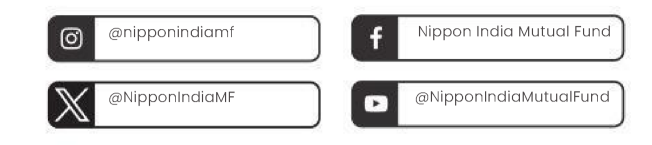
Registered Office: 4th Floor, Tower A, Peninsula Business Park, Ganapatrao Kadam Marg, Lower Parel (W), Mumbai - 400 013. Tel No. +91 22 6808 7000 • Fax No. +91 22 6808 7097 • mf.nipponindiaim.com

Please be informed that several fake social media profiles are being created using our name, which falsely claim to be operated by **Nippon India Mutual Fund**.

Here are some of the fake links to be aware of:

- 1. https://t.me/nippon india matual found
- 2. https://t.me/NipponIndia bot
- https://t.me/nippon india mutual fundd 3.
- https://t.me/Nippon india mutual fund 4.
- https://www.facebook.com/profile.php?id=61556555458262 5.
- https://www.facebook.com/NIMFINDIA 6.
- 7. https://www.facebook.com/NipponIndiaMutualFund

We urge you to be cautious of these misleading handles and always use our official handles to obtain information. Our official social media handles are:



In case of any gueries, please contact us at 1860 266 0111 or send us an email at customercare@nipponindiaim.in.

> Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



KCD INDUSTRIES INDIA LIMITED Corporate Identification Number: L70100MH1985PLC301881

Registered Office: 1101-1102, Techno Park, New Link Road, Near Eskay Resort, Borivali (West), Mumbai - 400 092. Contact Details: +91 77159 54966 | Email-ID:compliance@kcdindustries.com | Website:www.kcdindustries.com Contact Person: Mr. Rajiv Darji, Managing Director and CFO

PROMOTERS OF OUR COMPANY IS MR. RAJIV DARJI

This is only an Advertisement for the information purpose and not for Publication, distribution, or release, directly or indirectly in the United States of America or otherwise outside India. This is not an offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated 19th May 2023 ('Letter of Offer') filed with BSE Limited, the stock exchange where the Equity Shares of the Company are presently listed ('BSE') and Securities Exchange Board of India ('SEBI').

FORTH REMINDER CUM DEMAND NOTICE TO THE HOLDERS OF PARTLY PAID-UP EQUITY SHARES ON WHICH CALL MONEY IS TO BE PAID

In terms of provisions of Companies Act, 2013 (Act) read with the relevant rules made thereunder, notice for payment of First and Final Call Money on partly paid-up shares has been issued to such persons who were members of the company as on record date i.e. 10th August 2023. The call payment period has since expired on 01st September 2023.

The Board of Directors of the company at its meeting held on 14th May 2024 approved the forth reminder cum demand notice for payment of First and Final Call Money of Rs. 13.50/- (comprising Rs. 0.75/- towards face value and Rs. 12.75/- towards securities premium) per partly paid-up equity share as "Forth Reminder Notice" for shares on which the First and final Call remains unpaid after first, second and third reminder notice.

The payment period begins from 21st May 2024 and ends on 4th June 2024 (Both days inclusive). For further details shareholders are requested to refer Forth Reminder Notice sent on 16th May 2024 on their registered email id or address, as applicable.

Please note that the failure to pay the First and Final call money pursuant to the demand notice, as aforesaid, shall render the partly paid-up Rights Shares, including the amount already paid thereon, liable to be forfeited in accordance with the companies Act, Article of Association and Letter of offer.

All correspondence in this regard may be addressed to Skyline Financial Services Private Limited at ipo@skylinerta.com

> For KCD Industries India Limited Sd/ Rajiv Darji Managing Director and CFO DIN: 02088219

Keva

S H KELKAR AND COMPANY LIMITED CIN No: L74999MH1955PLC009593

Registered Office: Devkaran Mansion, 36, Mangaldas Road, Mumbai - 400002 Corporate Office: Lal Bahadur Shastri Marg, Mulund (West), Mumbai - 400080 Email: investors@keva.co.in; | Website: www.keva.co.in Tel: +91 22 66067777; | Fax: +91 22 66067726

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

NOTICE IS HEREBY GIVEN THAT pursuant to the provisions of Section 124 (6) of the Companies Act, 2013 ('the Act') read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, ("the Rules"), as amended, the Final Dividend for the financial year 2016-17, which remained unclaimed for a period of seven years will be credited to IEPF. The corresponding shares on which dividends were unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

Individual notices are being sent to all the concerned shareholders whose shares are liable to be transferred to IEPF as per the aforesaid Rules, the full details of such shareholders is made available on the Company's website www.keva.co.in. Accordingly, all the concerned shareholders are requested to claim such unclaimed dividend by September 06, 2024. To claim unpaid dividend, you are advised to forward the relevant dividend warrants(s) if available with you, for crediting unpaid dividend amount in your bank account, latest by September 06, 2024. However, if you are not in possession of the dividend warrants(s) or have misplaced or lost the same, please arrange to send a request letter for claiming unpaid dividend, duly filled in and signed by you / joint holder(s), if any, along with cancelled

cheque having name of the first shareholder and a Client Master List copy of your Demat account to Link Intime India Private Limited ('RTA') at their email address mt.helpdesk@linkintime.co.in.

Shareholders may also note that both the unclaimed dividends and unclaimed shares including all benefits accruing on such shares, if any, once transferred to IEPF may be claimed from the IEPF Authority after following the procedure prescribed under the IEPF Rules and no claim shall lie against the Company upon such transfer.

For any queries or claiming unpaid / unclaimed dividend and / or unclaimed shares or in case you need any information/clarification, please contact Registrar and Transfer Agent of the Company, M/s. Link Intime India Private Limited, C 101, Embassy Park, LBS Marg, Vikhroli West, Mumbai – 400083, Tel.No-(0) 810 811 6767, Fax: +91 22 49186060, Email: mt.helpdesk@linkintime.co.in

For S H Kelkar and Company Limited Sd/-

Place : Mumbai Date : May 17, 2024

Rohit Saraogi Group CFO & Company Secretary

Crompton

Crompton Greaves Consumer Electricals Limited

CIN: L31900MH2015PLC262254

Registered & Corporate Office: Tower 3, 1st Floor, East Wing, Equinox Business Park, LBS Marg, Kurla (West), Mumbai 400070, India Tel.: +91-22-6167 8499 Fax: +91-22-6167 8383 E-mail: crompton.investorrelations@crompton.co.in Website: www.crompton.co.in

EXTRACT OF FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2024

			CO	NSOLIDA	FED			ST	TANDALO	NE	
Sr.	Particulars	C	uarter Ende	bd	Year I	Ended	Quarter Ended			Year Ended	
No.	Faiticulais	31.03.2024	31.12.2023	31.03.2023	31.03.2024	31.03.2023	31.03.2024	31.12.2023	31.03.2023	31.03.2024	31.03.202
		Audited	Unaudited	Audited	Audited	Audited	Audited	Unaudited	Audited	Audited	Audited
1	Total income from operations	1,977.04	1,709.36	1,807.73	7,380.20	6,936.39	1,811.05	1,473.03	1,623.75	6,448.72	5883.7
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items*)	169.04	112.46	170.43	573.07	612.15	206.39	125.87	175.36	611.04	588.7
	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	169.04	112.46	170.43	573.07	612.15	206.39	125.87	172.01	611.04	594.3
	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	133.43	85.45	131.55	441.78	476.40	160.97	95.37	131.75	466.45	475.5
5	Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	134.71	84.92	128.65	441.48	474.06	162.50	95.04	128.90	467.00	474.2
6	Paid-up Equity Share Capital	128.62	128.04	127.22	128.62	127.22	128.62	128.04	127.22	128.62	127.:
7	Reserves	2,509.52	2,393.68	2,323.26	2,509.52	2,323.26	2,715.38	2,577.02	2,502.24	2,715.38	2,502.
8	Securities Premium Account	361.48	295.06	209.51	361.48	209.51	361.48	295.06	209.51	361.48	209.
9	Non-controlling interests	449.35	454.35	447.71	449.35	447.71	-		-	-	
10	Net worth	3,448.97	3,271.13	3107.70	3,448.97	3,107.70	3,205.48	3,000.12	2,838.97	3,205.48	2,838.
11	Paid up Debt Capital/ Outstanding Debt	600.00	925.00	925.00	600.00	925.00	600.00	925.00	925.00	600.00	925.
12	Debt Equity Ratio (in times)	0.17	0.28	0.30	0.17	0.30	0.19	0.31	0.32	0.19	0.
13	Earnings Per Share (of ₹ 2 each)	[
1	Basic (in ₹)	2.16*	1.35*	2.07*	6.88	7.29	2.52*	1.49*	2.07*	7.29	7.
	Diluted (in ₹)	2.16*	1.34*	2.06*	6.88	7.27	2.52*	1.49*	2.07*	7.29	7.
15	Debt Service Coverage Ratio (in times)	0.54*	6.48*	0.93*	1.61	2.47	0.57*	6.71*	0.98*	1.52	2.
16	Interest Service Coverage Ratio (in times)	15.47	8.01	8.70	10.40	7.87	18.57	8.51	8.57	10.77	7

*(Not annualised)

#Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind AS Rules / AS Rules, whichever is applicable.

Notes:

1. The above is an extract of the detailed format of quarter and year ended financial results filed with the Stock Exchanges under Regulation 33 read with regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the guarter and year ended financial results are available on the Stock Exchanges websites (www.bseindia.com and www.nseindia.com) and also on the Company's website i.e. www.crompton.co.in

> For and on behalf of **Crompton Greaves Consumer Electricals Limited** Sd/-**Promeet Ghosh Managing Director & CEO** DIN: 05307658

Place: Mumbai Date: 16th May, 2024

Texmaco TEXMACO RAIL & ENGINEERING LIMITED 0 adventz **Rail & Engineering Ltd**

CIN: L29261WB1998PLC087404

Regd. Office : Belgharia, Kolkata -700 056

Phone : +91-33-2569 1500, Fax : +91-33-2541 2448, Website : www.texmaco.in



EXTRACT OF AUDITED FINANCIAL RESULTS FOR QUARTER AND YEAR ENDED 31ST MARCH, 2024

SUNITA SUNITA TOOLS LIMITED CIN: U29220MH1988PLC045850 Registered Off .: Survey No. 66, Plot No. A, Valiv, Sativali Road, Vasai East, Thane, Palghar, Maharashtra - 401208 Website: www.sunitatools.com | Email: info@sunitatools.com CORRIGENDUM TO THE NOTICE OF THE EXTRA-ORDINARY GENERAL MEETING This Corrigendum is being issued by Sunita Tools Limited ("Company") for

For G N A Axles Limited

Company Secretary

Gouray Jain

convening an Extra-Ordinary General Meeting of the Shareholders of the Company ("EOGM") on Wednesday, May 29, 2024 at 4:00 PM, at the Registered Office of the Company at Survey No. 66, Plot No. A, Valiv, Sativali Road, Vasai East, Thane, Palghar, Maharashtra - 401208. This Corrigendum is to be read in conjunction with the EOGM Notice dated 07th May 2024 as available on the website of the Company and BSE Limited where the shares of the Company are listed. The Notice of the EOGM was dispatched to all the shareholders of the Company on 07th May 2024 in due compliance with the provisions of the Companies Act, 2013, and rules made thereunder, read with circulars issued by Ministry of Corporate Affairs and Securities

This Corrigendum shall form an integral part of the EOGM Notice circulated to the shareholders of the Company. Accordingly, all concerned shareholders, Stock Exchanges, Depositories, Registrar and Share Transfer Agent, agencies appointed for e-voting, other Authorities, regulators, and all other concerned persons are requested to take note of the above changes. Except as detailed in the Corrigendum, all other disclosure of the EOGM Notice along with Explanatory Statement dated 07th May 2024, shall remain unchanged.

Detailed Corrigendum shall also be available at the website of the Company at www. sunitatools.com and on the website of BSE Limited at http://www.bseindia.com where the shares of the Company are listed.

The company intends to revise the following items and their specific points in the Explanatory Statement of EOGM notice dated May 07, 2024

Item No. 2 – Preference Issue of Equity Shares

Point No. 15 of explanatory statement concerning the Pre and Post Issue Shareholding pattern by adding TOTAL (A+B) column in the table, and

Point No. 16 of explanatory statement regarding the Identity of the Natural Persons who are the Ultimate Beneficial Owners of the Subscription Shares proposed to be allotted and/or who ultimately control the allottee by adding Ultimate beneficial Owner details of Deepak Dhanwantrai Shah (HUF). AND

Item No. 3 – Preferential Issue of Warrants Convertible into Equity Shares, Point No. 15 of explanatory statement regarding the Pre and Post Issue Shareholding pattern by adding TOTAL (A+B) column in the table. For Sunita Tools Limited Sd/ Place: Thane Satish Kumar Pandey Dated: May 16, 2024 **Managing Director** SRI ADHIKARI BROTHERS TELEVISION NETWORK LTD CIN : L32200MH1994PLC083853 R.O.: 6th FR. Oberoi Chambers, 6th Floor, Oberoi Complex, Next to Laxmi Industries. Estate Oshiwara- New Link, Andheri West, Maharashtra, India, 400053 Tel No.: 022-40230000; Fax: 022-26395459; Email ID: investorservices@adhikaribrothers.com; Website: www.adhikaribrothers.com POSTAL BALLOT NOTICE AND E-VOTING INFORMATION Members are hereby informed that under Section 108 and Section 110 of the Companies Act, 2013 (the Act), read with the Companies (Management and Administration) Rules, 2014 as amended (Rules), read with the General Circular Nos. 14/2020 dated 8th April 2020, 17/2020 dated 13th April 2020, and the latest one being General Circular No. 9/2023 dated 25th September 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars"), and Regulation 44 of the SEBI (Listing Obligations and Disclosure

Circulars, and Notifications issued thereunder (including any statutory modifications or re-enactment thereof for the time being in force and as amended from time to time), the Company has on Thursday, 16* May 2024 sent to the Members, who have registered their e-mail IDs with Depository Participant(s) or with the Company, the Notice of Postal Ballot dated 14" May 2024, together with an Explanatory

Rs. in Lakhs Statement under Section 102 of the Act, vide an e-mail through National Securities Depository Limited

Sd/-

Sudipta Mukherjee

Managing Director

DIN: 06871871

("NSDL"). The Company's Board of Directors has appointed Mr. Bhavesh Chheda, Proprietor of M/s. Bhavesh Chheda & Associates (Membership No. A48035, CP No. 24147), Practising Company Secretaries to

Requirements) Regulations, 2015, and any other applicable provisions of the Acts, Rules, Regulations,

Members are requested to provide their assent or dissent through e-voting only. The Company has availed the services of the National Securities Depository Limited ("NSDL") for facilitating e-voting to enable the Shareholders to cast their votes electronically. The detailed procedure for e-voting is enumerated in the Notes to the Postal Ballot Notice.

Details of the Resolution for which approval of shareholders is sought are as follows:

act as the Scrutinizer for conducting the Postal Ballot process, fairly and transparently.

Sr. No.	Description (of Resolutions
---------	---------------	----------------

1.	To approve the Appointment of the Company, (Special Re	of Mr. Pritesh Rajgor (DIN: 07237198) as Independent Director isolution).					
2.	To approve Material Related Company. (Ordinary Resolut	Party Transactions with TV Vision Limited, a related party of the tion).					
З.	To approve Related Party Tr	ransactions. (Ordinary Resolution). ransactions. (Ordinary Resolution).					
4,	To approve Related Party Tr						
Detail:	s of e-voting is as follows:	111 					
E-votin	ig Start Date	Tuesday, 21" May 2024 at 9:00 a.m.					
E-Voting End Date		Wednesday, 19 th June 2024 at 5:00 p.m.					
Cut-off Date		Friday, 10 [#] May 2024					
1.2.2.1.1.1.1.1.1	CHILDREN,						

In line with the MCA Circulars, the Postal Ballot Notice is being sent only through electronic mode to those Members whose email addresses are registered with the Company/Depositories. The communication of the assent or dissent of the Members would take place through the e-voting system only.

Members who have not updated their email addresses with the Company are requested to update their email addresses by writing to the Company at investorservices@adhikaribrothers.com along with the copy of the signed request letter in Form ISR-1 mentioning the name and address of the Member, self-attested copy of the PAN card, and self-attested copy of any document (eg.: Driving License, Election Identity Card, Passport) in support of the address of the Member. Members holding shares in dematerialized mode are requested to register/update their email addresses with the relevant Depository Participants. In case of any queries/difficulties in registering the email address, Members may write to investorservices@adhikaribrothers.com.

in case of any gueries/grievances, you may refer to the Frequently Asked Questions (FAQs) for Members and the e-voting user manual available at the 'download' section of www.evoting.nsdl.com or call National Securities Depository Limited ('NSDL') on 1800 22 55 33 (toll-free).

The result of the Postal Ballot within two working days from the conclusion of the postal ballot e-voting and the same will be available on the Company's website at www.adhikaribrothers.com.

For Sri Adhikari Brothers Television Network Limited



Date: 16-05-2024 Place: Mumbai		
	Table Trees Int	10.000 (a) (a)

-	-	
	9	



92		STANDALONE						C	CONSOLIDATE)	ended				
Sr.	DADTICUL ADD	Quarter ended			Year ended		Quarter ended			Year e	ended				
No.	PARTICULARS	31-Mar-2024 31-Dec-20		31-Mar-2023	31-Mar-2024	31-Mar-2023	31-Mar-2024	31-Dec-2023	31-Mar-2023	31-Mar-2024	31-Mar-2023				
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)				
1	Total Income from Operations	1,16,945.84	90,874.51	84,660.88	3,58,730.66	2,28,104.93	1,16,408.38	90,537.11	84,329.84	3,57,241.72	2,26,965.16				
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	7,201.86	5,225.94	2,552.92	17,870.17	2,871.66	6,671.36	4,864.89	2,296.36	16,219.18	2,041.08				
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	7,201.86	5,225.94	2,552.92	17,870.17	2,871.66	6,671.36	4,864.89	2,296.36	16,219.18	2,041.08				
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	4,699.30	2,936.78	1,752.60	11,269.01	1,983.66	4,168.80	2,575.82	1,496.14	9,618.16	1,153.22				
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	4,670.24	3,006.07	1,995.86	11,398.77	2,195.05	4,496.18	3,112.78	2,072.28	11,426.95	2,793.14				
6	Equity Share Capital	3,994.67	3,833.38	3,218.70	3,994.67	3,218.70	3,994.67	3,833.38	3,218.70	3,994.67	3,218.70				
7	Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	37	17	5	2,44,564.76	1,31,314.52	(7.0	252	27	2,49,301.05	1,35,999.81				
8	Earnings Per Share (of Re. 1/- each) (for continuing and discontinued operations) -														
	Basic	1.37	0.89	0.54	3.28	0.62	1.32	0.92	0.57	3.29	0.81				
	Diluted	1.37	0.89	0.54	3.28	0.62	1.32	0.92	0.57	3.29	0.81				

Note :

The above is an extract of the detailed format of the Audited Financial Results filed with the Stock Exchange(s) under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The said Results have been reviewed by the Audit Committee at its meeting held on 15th May 2024 and approved by the Board of Directors at its Meeting held on 16th May 2024. The full format of the Quarter and Year ended Financial Results are available on the website of the Stock Exchange(s) where the shares of the Company are listed and the listed entity (www.texmaco.in).

Place : Kolkata Dated : 16th May, 2024







सर्वात जास्त वाढ आयटी शेअर्समध्ये झाली. याशिवाय बॅंकिंग

PUBLIC NOTICE

Mr. SUHAS DINKAR PHATAK a member of the Disha Co-o

प्रातःकाल

मुंबई, दि. १६ (प्रतिनिधि) : ग्लेनमार्क

फाऊंडेशनने इडोब्रो इम्पॅक्ट सोल्युशन्सच्या

सहकार्याने सुरू केलेल्या "मेरी पौष्टिक रसोई"

या पाककला स्पर्धेच्या सहाव्या हंगामाच्या यशस्वी

समारोपाची घोषणा केली. संपूर्ण भारतभरात

झालेल्या उपक्रमाद्वारे समृद्ध देशी पाककृतींचा

उत्सव साजरा करणे आणि प्रचाराद्वारे पोषणाचे

महत्त्व पटवून देणे आणि कुपोषणाशी लढा

देण्याचा, तसेच निरोगी खाण्याच्या सवयी

स्वीकारण्यासाठी देशभरातील लोकांना उद्युक्त

कुक ऑफमध्ये भाग घेणाऱ्या २५ अंतिम स्पर्धकांची

रमानाथ पय्याडे कॉलेज ऑफ हॉस्पिर्टेलिटी

सकारात्मक परिणामः लक्षद्वीप, अंदमान

करणे हा उद्देश आहे..

कौशल्य दाखवले.

हून अधिक एंट्रीज आल्या होत्या.

ग्लेनमार्क फाउंडेशनने मेरी पौष्टिक रसोईच्या सहाव्या सीझनचा

केला समारोप : भारतातील पोषणामध्ये मोठे परिवर्तन

सेन्सेक्स ६७६ तर निफ्टीमध्ये २०३ अंकांची वाढ

आहे. व्यवहाराअंती BSE सेन्सेक्स ६७६ लाख कोटी रुपयांहन अधिक वाढ झाली.

मुंबई कर्ज वसुली न्यायाधिकरण क्र. ३

वित्त मंत्रालय. भारत सरकार

वाशी रेल्वे स्टेशनजवळ, वाशी, नवी मुंबई ४०० ७०३

वसुली प्रक्रिया क्र. १५८/२०२३

विकी घोषणेच्या स्थायीकरणाकरिता सचना

(सीडी-१) राजेश अमतलाल शाह पत्ता एम, जी, कंपाऊंड, वर्तक रोड, विरार (प), ४०१ ३०३

तसेच बंगलो क्र. एफ-१२, सेक्टर आर, महालक्ष्मी रिसॉर्ट, आय. टी.आय. कॉलेजजवळ, गाव माहिम

ज्याअर्थी सन्मा, पीठासीन अधिकारी यांनी प्रमाणपत्र धारक यांचे प्रदान करण्याकरिता ओ. ए. क्र. ३५/२०१३

मध्ये वसली प्रक्रिया अंतर्गत रक्षम रु., १९,१५,३४५ /- (इ. एकोणीस लाख पंधरा) हजार, तीनशे पंचेचाळीस

ज्याअर्थी तुम्ही सीडी चे प्रदान रक्कम प्रदान केली नसेल तर अधोहस्ताक्षरित यांनी खालील निर्देशित मालमत्त

तुम्हाला याद्वारे सुचित करण्यात येते की, त्यानुसार विक्रीच्या घोषणामध्ये व स्थायीकरणाचा ठराव करण्याकरित

दे. १८.०६.२०२४ रोजी निश्चित करण्यात आली आहे. तुम्ही याद्वारे इशारा देण्यात येतो की, घोषणेच्या

अर्टीच्या स्थायाीकरणामध्ये सहभागी होण्याकरिता सूचना देण्यात येते की, अधोहस्ताक्षरितांना कोणत्याही

अडथळे, प्रभार, दावे वा जबाबदारी काही असल्यास संदर मालमत्ता वा कोणत्याही भागासंबंधात काही कर

स्थावर मालमत्तेचा तपशील

प्लॉट जमिन धारक बंगलो धारक क्र. एफ-१२, सेक्टर एफ, महालक्ष्मी रिसॉर्ट, आय.टी.आय. कॉलेजजवळ

फॉर्म ए

जाहीर घोषणा

एबी ॲग्रोटेक इंडिया प्रा. लि. यांच्य

संबंधित विवरण

২ৰ হয়িল, ২০০९

वि. १५ मे, २०२४

लागू नाझी

सचना बादारे देण्यात बेते की. राष्ट्रीय कंपनी विधी न्यायाधिकरण यांनी मे. एवी ॲग्रोटेक इंडिया प्रायकोट लिमिटेड यांच्या कॉर्पोरे

दूरना रोडार फगारी का तो, उद्दार्थ कारना क्या नियासिकरा गोवा ग. दूर्वा अधका के बेबरा अधिक राजालक साम्या का पर विलाळखी देखा कोसीना प्रारंत सरकेया आसेतानव प्रारंता है, परे, १२ एररे दोना कारणांने आरेस सिते आते. मे, **एवी ऑग्रोटेक इंडिया प्रायखेट सिनिटेड** गॉने धनको वॉनी यहारे बाल इ. १० संबंधात नमूट कॅम्प कायसिय पत्ता वेथे अंतरिप ठार

त्तीय धनको यांनी केवळ ईलेक्ट्रॉनिक स्वरूपात त्यांचे दाव्यांचे पुरावे सावर करावे. सर्व अन्य धनको यांनी त्यांचे दाव्यांचे पुरावे व्यक्तीश

पोस्टदारे वा ईलेक्टॉनिक स्वरूपात सावर करावे. दावे त्यांचे बिहित स्वरूपात -फॉर्म बी-ऑपरेशनल घनको (कार्यकारी/ कर्मचार

गंज्याविना), फॉर्म सी-वित्तीय धनको, फॉर्म सीए-वित्तीय घनको ए वर्ग, फॉर्म ढी - कर्मचारी/ कार्यकारी,फॉर्म ई-प्राधिकृत प्रतिनिध

कंपनीचे निबंधक, मुंबई

U01403MH2009PTC191967

११ नोव्हेंबर, २०२४ (आदेशाच्या तारखेपासून १८० दिवस

षचा : सी-२०३, एड्ल, माक्ती सुझुकी अरेना, विषानसभा रोड, मोवा, रायपुर ४९२ ००७ (सी.जी.)

षत्ता : सी−२०१, एड्ल, मारुली सुद्धकी अरेना, विघानसघा रोड, मोवा, रायपूर ४९२ ००७ (सी.ची.)

बि. २९ मे, २०२४ (आमरपी द्वारे स्विकृत आदेशाच्या तारखेपासून १४ दिवस)

आग्यआरपी तारखेसह माहिती उपलब्धता अनुसार लागू नाही

ए) <u>www.ibbi.gov.in</u> बी) आबआरपी तारखेपर्यंत उपलब्ध माहिती असुसार लागू नाई

नोंदणीकरण क्र. : आयबीबीआय/आयपीए-००१/आयपी-पी-०१२३६/२०१८-१९/११९४४

Actual Date

मे. एबी अँग्रोटेक इंडिया प्रायव्हेट लिमिटेड यांच्या प्रकरणा

आयपी-पी०१२३६/२०१८-१९/११९४४

इंमेल : mkj2822@gmail.com

मिल : cirp.abaipl@gmail.com

त्वा ९१९, मेकर चेंबर ५, नरिमन पॉईंट, मुंबई मुंबई शहर महाराष्ट्र ४०० ०२१ भारत

एबी ॲंग्रोटेक इंडिया प्रा. लि

ानकोंचे लक्ष केंद्रित कर

माझी सही व न्यायाधिकरणाच्या शिक्क्यानिशी दि. १६.०५.२०२४ रोजी जारी

मात्र) मूल्य व व्याज यांच्यासह अर्जदार बँक/ वित्तीय संस्था यांना प्रदान करण्याकरिता जारी केली होती.

(सीडी-२) श्रीम, नेहा राजेश शाह, पत्ता एम, जी, कंपाऊंड, वर्तक रोड, विरार (प), ४०१ ३०३,

क्टर ३०ए, रघुलीला मॉलच्या पुढे,

अंकांच्या उसळीसह ७३,६६४ वर बंद झाला, तर राष्ट्रीय शेअर बाजाराचा निफ्टी २०३ अंकांच्या उसळीसह २२४०३ अंकांवर बंद झाला. बाजारातील या प्रचंड वाढीमुळे BSE वर सूचीबद्ध शेअर्सच्या बाजार भांडवलात ३

कॅनरा बँक

श्री. राजेश अम्रतलाल शाह

तालुका पालघर, जिल्हा ठाणे.

व आदेश यांची विक्री जोडली आहे.

गाव माहिम, तालुका पालघर, जिल्हा ठाणे

वि.

बीएसईवर सूचीबद्ध शेअर्सचे मार्केट एफएमसीजी, ऑटो, मेटल्स, एनर्जी, कंझ्युमर ड्युरेबल्स

कॅप ४०७.३५ लाख कोटी रुपयांवर आले, जे गेल्या सत्रात ४०४.२५ लाख कोटी रुपये होते. म्हणजेच, गुंतवणूकदारांच्या संपत्तीत ३.०९ लाख कोटी रुपयांची वाढ झाली. व्यवहारात

एक्झि. ८

सही/

(SUNITA)

(दिपा सुब्रमण्यम

कर्ज वसुली न्यायाधिकरण - व

वसुली अधिकारी

... प्रमाणपत्र धारव

..... प्रमाणपत्र ऋणव

Hsg. Soc. Ltd., having address at Plot No. 68, Jayprakash Nagar Road No. 3, Goregaon (E), Mumbai-400063 and holding Flat No 701,702,801,302 in the building of the society, died on 12.2.2023 ithout making any nomination. The society hereby invites claims or objections from the heir neirs or other claimants/ objector or objectors to the transfer of he said shares and interest of the deceased member in the capital/property of the society within a period of 15 days from the ublication of this notice, with copies of such documents and other proofs in support of his/her/their claims/objections fo ransfer of shares and interest of the deceased member in the apital/property of the society .If no claims/ objections an received within the time period prescribe above, the society shall be free to deal with the shares and interest of the decease members in the capital/property of the society in such manner a provided under the bye-laws of the society. The claims/objections, if any, received by the society for transfer of hares and interest of the deceased member in the capital/property of the society shall be dealt with in manne provided under the bye-laws of the society. A copy of the registered bye-laws of the society is available for inspection b the claimants/objectors, in the office of the society/with the secretary of the society between 10 a.m. to 5 p.m. from the date

of publication of the notice till the date of expiry of its period. For and on behalf of THE DISHA C.H.S. Ltd. lace: Mumbai Date: 17/05/2024 Sd/- Hon.Secretary

निविदा सूचना

शुभ गृह सेक्टर बी सीएचएस लि. खातीवली, ऑफ मुंबई नाशिक हायवे, वासिंद, शहापूर, ठाणे ४२१ ६०४ येथील. ईमेल आयडी : tata.sgb2016@gmail.com मो. क्र. ७७४५८३०००

दुरुस्ती व टेरेस शेडकरिता स्केल्ड बाबी दर निविदा मागवीत आहेत. निविदा दस्तावेज सोसायटी कार्यालय येथून दि. १७.०५.२०२४ ते दि. २२.०५.२०२४ रोजी ११.०० ते ५.०० दरम्यान गोळा करावी. सादरीकरणाची तारीख दि. २५ मे, २०२४ रोजी (५.०० पर्यंत) शुभ गृह सेक्टर बी सीएचएस लि. सोसायटी कार्यालय येथे. (वरील येथून संदर्भित पत्ता) टीप : केवळ मोहोरबंद निविदा पॅकेज स्विकृत केला जाईल.

निविदा मूल्य रु. ५०००/- चेक/ ऑनलाइन मार्फत (नापरतावा)

सुनिता टूल्स लिमिटेड

सीआवएन : U29220MH1988PLC045850 नोंदणीकृत कार्यालय : सर्व्हे क्र. ६६, प्लॉट क्र. ए, वाळीव, सातीवली रोड, वसई पूर्व, ठाणे, पालघर, महाराष्ट्र ४०१ २०८.

वेबसाइट : www.sunitatools.com इमेल : info@sunitatools.com अति-विशेष सामान्य सभेच्या सूचनेचे शुद्धिपत्रक

सदर शुद्धिपत्रक सुनिता टल्स लिमिटेड (कंपनी) द्वारे बुधवार, दि. २९ मे. २०२४ रोजी ४.०० वा कंपनीच्या भागधारक यांना अति-विशेष सामान्य सभा (ईओजीएम) कंपनीची नोंदणीकृत कार्यालय पत्ता सर्व्हे क्र. ६६, प्लॉट क्र. ए, वाळीव, सातीवली रोड, वसई पूर्व, ठाणे पालघर, महाराष्ट्र ४०१ २०८ येथे आयोजित केली आहे. सदर शुद्धिपत्रक कंपनीची वेबसाइट व बीएसई लिमिटेड जेथे कंपनीच्या शेअर्सची सुची उपलब्ध आहे तेथे दि. ०७ मे. २०२४ रोजी ईओजीएम सुचनेसह आयोजित केली होती. ईओजीएमची सूचना कंपनीच्या सर्व भागधारक यांना दि. ०७ मे, २०२४ रोजी पाठविली होती व कंपर्न कायदा, २०१३ च्या तरतूदीसह अनुपानल आहे व नियम अनुसार मिनीस्ट्री ऑफ कॉर्पोरेट अफेअर्स व सीक्यरिटीज एक्सचेंज बोर्ड ऑफ इंडिया यांच्याद्वारे जारी सर्क्युलर सह केले आहे.

सदर शुद्धिपत्रक कंपनीच्या भागधारक यांना ईओजीएम सूचनेचा अंतर्गत भाग म्हणून प्रसारित केले होते त्यानुसार, सर्व संबंधित भागधारक यांना स्टॉक एक्सचेंजेस, डिपॉझिटरीज, रजिस्ट्रर ॲन्ड शेअग ट्रान्सफर एजन्ट, एजन्सीज यांनी ई-मतदानाकरिता नियुक्त केले आहे व ई-मतदानाकरिता अन्य सर्व संबंधित व्यक्ती यांनी वरील सुधारणांकरिता नोंद घ्यावी. या व्यक्तरिक्त सदर शुद्धिपत्रक सर्व अन्य संबंधित ईओजीएम सूचना व अतिविशेष अहवाल ०७ मे, २०२४ रोजी जारी केला तो अपरिवर्तीत राहील.

सदर शुद्धिपत्रकाचा विस्तृत अहवाल कंपनीची वेबसाइट <u>www.sunitatools.com</u> वर उपलब आहे व बीएसई लिमिटेड http://www.bseindia.com वर उपलब्ध आहे जेथे कंपनीची सूची उपलब्ध आहे

कंपनी ईओजीएमच्या सूचनोच्या दि. ७ मे, २०२४ रोजी अतिविशेष अहवालामध्ये विहित पॉईंट्रस व खालील बाबी सुधारित करण्यास इच्छुक आहे.

- बाब क. २ इक्विटी शेअर्स विहित जारी पॉईंट क्र. १५ अतिविशेष अहवाल संबंधित प्री व पोस्ट जारी भागधारकांचा पॅटर्न यांच्यासह एकृण्
- (ए+बी) रकाना तक्त्यामध्ये निर्देशित आहे व पॉईंट क्र. १६ चा अतिविशेष अहवाल आयर्डेटिटी यांच्या संबंधात नैसर्गिक पालक यांच्यास
- अल्टीमेट लाभार्थी मालक यांच्यासह सबस्क्रीप्शन शेअर्स सह आवंटित केला आहे व/वा अल्टीमेट लाभार्थी मालक तपशील दिपक धनवंतराय शाह (एचयएफ) यांच्याद्वारे आवंटित केला आहे.

बाब क्र. ३ - इक्विटी शेअर्समध्ये वॉरंट्स कर्न्वार्टेबल जारी करण्या संबंधात पॉइँट क्र. १५ अतिविशेष अहवाल संबंधित प्री व पोस्ट जारी भागधारकांचा पॅटर्न यांच्यासह एकूण (ए+बी) रकाना तक्त्यामध्ये निर्देशित आहे.

सुनिता दूल्स लिमिटेडकरित

सही/ सतिष कुमार पांडे व्यवस्थापकीय संचालव

नवी दिल्ली, दि. १६ (वृत्तसंस्था) : शेअर बाजारात मोठी उसळी पाहायला मिळाली. दुपारच्या सत्रात गुंतवणूकदारांनी केलेल्या खरेदीमुळे सेन्सेक्स पुन्हा ७३००० च्या वर बंद झाला. बॅंकिंग, आयटी आणि एफएमसीजी शेअर्समध्ये झालेल्या खरेदीमुळे ही वाढ झाली

पश्चिम रेल्वे विविध कार्य विभागीय रेल्वे व्यवस्थापक (डब्ल्यूए), पश्चिम रेल्वे, ६ वा मजला, अभि. विभाग, मुंबई सेंट्रल, मुंबई ४०० ००८ हे अनु. क्र. १ ई-निविदा सूचन क. BCT/24-25/37 dt. 15.05.2024 मागवीत आहेत. कार्य व दिकाण : चर्चगेट - एव वर्षांकरिता बीएमसीच्या अपुरा पाणी पुरवठा संबंधात चर्चगेट स्टेशन बिल्डींग ए व बी ब्लॉक अधिकार्र फ्लॅट व विश्राम गृह येथे टैंकर मार्फत पिण्यायोग्य पाण्याचा पुरवठा. कामाचे अंदाजित मूल्य रु. १८,३३,९९२.१६. इरते : रु. ३६,७००.०० ई-निविदा अनु. क. BCT/24-25/39 dt. 15.05.2024 **कार्य व ठिकाण :** चर्चगेट- खार सेक्शन दरम्यान फुर ओव्हर ब्रिजेस व दादर येथे एलेव्हेटेड रोडचे मेटालायजींग. रंगकाम. स्टील स्टक्च कामाचे अंदाजित मूल्य : रु. १,२१,४८,७५५.०० इरठे : रु. २१०८००.००. दोन्ही निविदा सादरीकरणाची तारीख व वेळ : दि. ११.०६.२०२४ रोजी ३.०० पर्यंत. दोन्ही निविदा उघडण्याची तारीख व वेळ : दि. ११.०६.२०२४ रोजी ३.३० वा. निविदा वेबसाइट http://www.ireps.gov.in वर पाहाता येईल. 0151 : facebook.com/WesternRly

सूचना याद्वारे देण्यात येते की, दिवंगत श्री. पद्याक्षा बाबुराय रोडकर हे फ्लॅट क. १०६/ई विंग, आनंदनगर ई को–ऑप, ह सो. लि., विमल डेअरी लेन, नवघर फाटक क्रॉस रोड, भाईंदर (पू) जिल्हा ठाणे ४०१ १०५ येथील मालक होते व पाच संपूर्ण प्रदानि शेअर्स एकूण मूल्य रु. २५०/- प्रत्येकी शेअर प्रमाणपत्र क्र. ०१६ च्य शेअर क्र. १५१ ते १६० (दोन्ही समाविष्ट) धारक शेअर्सचे नोंवणीकृत भासद व नोंदणीकृत शेअर धारक आहेत.

मृत्यू दि. १०.०४.२०१८ रोजी झाल स त्यांची पत्नी श्रीम. पह्लवी पचाक्षा शिरोडकर व त्यांचा मुलग थी. विपक पद्माका शिरोडकर व थी. सागर पद्माका शिरोडकर ा सगर पद्याक्षा शिरोडकर के असून रिलीज करार त्री. दिपक पद्याक्ष रोडकर व श्री. सागर पद्याक्षा शिरोडकर यांनी त्यांचे सर्व वारसा हव यांची आई श्रीम. पहुवी पद्माका शिरोडकर यांच्या नावे केले व ते स क्रमेव मालक बनले व आता ते सदर फ्लॅट विक्री इच्छुक आहेत.

र का जायजा पानुसार, कोजरोष्ठी अन्य मयत यांचे कायदेशीर वारस कोणरोष्ठी वैयक्तिक, सर्व नैक, वित्तीय संस्था, व्यक्ती आर्यीनी वाहारे माझे अशील वा मला वा त्यांचे काउन्सेल वा यांना सकर दावे, आखेर यांच्या बंघात कोणतेही दावे असल्यास कोणाही व्यक्तीस सदर संबंघात हव प्रधिकार, हितसंबंध असल्यास तसेच सदर फ्लॅटमध्ये काही अस सेच कायदेशीर वारस/ विक्री/ गहाण आदी संबंधात सक्र संबंधि पुरावे यांच्यासह सदर योग्य पुरावे यांच्यासह १४ दिवसांच्या आ सूचित करावे अन्यथा कोणतेही आक्षेप वा दावे गृहित धरले बाणा

(वकील उच्च न्यायालय नोटरी भारत सरब वि. १७.०५.२०२४ . २७.०५.२०२३ तर्यालय : १०९, माईदया नगर, बी−बिल्डींग, गोपी मह टेंटेलबवळ, नवघर रोड, भाईदर (पू), बिल्हा ठाणे ४०१ १०५.

सूचना याद्वारे देण्यात येते की, मूळरित्या श्री. डिरजी कुंवरजी सोन हे फ्लॅट ऋ. १०४, मधुराई को-ऑप. हा. सोसायटी लि., रंजीवनी टॉवर, बी. पी. कॉस रोड क. ४. जैन मंविरजवर भाईदर (पू), जिल्हा ठाणे ४०१ १०५ बेधील मालवत्तेचे मालक होते. श्री. हिरजी कुंवरजी सोनी यांचा मृत्यू दि. २५.०९.२२२ रोजी भारतरत्न पंडित भिससेन जोडी स्पिटल, पाईंदर (पश्चिम), जिल्हा ठाणे ४०१ १०५ येथे झाल यांच्या मागे त्यांचे कायदेशीर वारस १. श्री. जवेश हिरजी सोन (मुलगा) २. श्री. कमलेश हिरजी सोनी (मुलगा) ३. श्रीम कांचन राजेश हरिया (मुलगी) हे आहेत. त्यांची पर्ल ३. श्रीम कांचन राजेश हरिया (मुलगी) हे आहेत. त्यांची पर्ल बीम. मधुबेन हिरजी सोनी यांचा मृत्यू आधीच दि. ०८.०५.२०० रोबी झाला होता.

क्षीम. कांचन राजेश हरिया (रिलीजर्स) यांनी रिलीज कर श्री. जयेश हिरजी सोनी व श्री. कमलेश हिरजी सोनी (रिलीजी) यांच्या नावे स्लीज कपर दि. १२.०१.२०२१ रोजी इस्तावेज नोंदणीकरण क्र. दीएनएन४-३४६-२०२१ दस्तावेज नोंदणीकरण क्र. द्वीएनएन४-३४६-२०२१ दि. १२.०१.२०२१ अंतर्गत रिलीच केले.

ार्व बैंक, वित्तीय संस्था, व्यक्ती आर्दीनी याद्वारे माझे अशील व त्रा त्यांचे काउन्सेल वा यांना सदर दावे, आक्षेप यांच्या संबंधा कोणतेही दावे असल्यास कोणाही व्यक्तीस सदर संबंधात हक अधिकार, हितसंबंध असल्यास तसेच वरील अर्जवार मालमत्तेमध्य हाही असल्यास तसेच कायदेशीर वारस/ रिलीज करार आदी मार्फ बोम्य पुरावे यांच्यासह सदर सूचनेच्या तारखेपासून १४ दिवसांच्य आत सूचित करावे अन्यथा कोणतेही आक्षेप वा दावे गृहित घरदं

राणार नाहीत. आर.जे.मि (वकील उच्च न्यायालय सही/ दि. १७.०५.२०२४ नोटरी भारत सरक मेश मित्र भारत सार्थ कार्यालय : १०९, भाईवया नगर, बी−बिल्डींग, गोपी मह इंटिलबवळ, नवघर रोड, माईवर (पू), बिल्हा ठाणे ४०१ १०५. संचालव डीआवरन : ००२०६६७१

6.

आणि निकोबार द्वीपसमूह आणि जम्मू आणि पश्चिम रेल्वे काश्मीरमधील प्रथमच सहभागासह २५०+ शहरे, २४ राज्ये आणि चार केंद्रशासित प्रदेशांमधून ८०० भागीय रेल्वे व्यवस्थापक (डब्ल्यूए), पश्चिम रेल्वे मुंबई सेंट्रल, मुंबई ४०० ००८ हे ई-निविदा सूचन BCT/24-25/36 dt. 14.05.2024 ागवीत आहेत. कार्य व दिकाण : उकाई ५० ते ६५ वयोगटातील व्यक्तींकडून ोनगढ - जळगाव अनुभाग : ०१ वर्ष कालावधीकरि सबमिशनमध्ये झालेली वाढ पिढ्यानपिढ्या पोषण (२०२४–२५) (एकूण ४५.०५१ किमी) एसएसई (पीवे) सेंवखेडा अंतर्गत यूपी/डीएन लाईनकरिता पी-वे करित सुधारण्याच्या व्यापक बांधिलकीवर प्रकाश टाकते. कामाचे अंदाजित मूल्य स्वयंसेवी संस्था, व्यावसायिक, विद्यार्थी आणि २.७६.०९.९६७.५०. इस्ते : रु. २.८८.१००/ गदरीकरणाची तारीखा व वेळ : दि. ११.०६.२०२४ खुला गट, या चार श्रेणींमध्ये सहभागींनी त्यांचे पाक पेजी ३.०० वा. <mark>उघडण्याची तारीख व वेळ</mark> दि. ११.०६.२०२४ रोजी ३.३० वा. पुढील माहितीकरित पाककला उत्कृष्टतेच उत्सव : एका भव्य कृपया आमची वेबसाइट <u>www.ireps.gov.in</u> ला भे द्यावी.

केले.

: facebook.com/WesternRly

0148

मॅनेजमेंट स्टडीज, मुंबई येथे एक कठोर

उपप्राचार्य तथा सेलिब्रेटी शेफ गौतम

मेहरीसिही अनुराधा शेखर आणि प्रिन्सिपल

RPH इन्स्टिट्यूट ऑफ हॉस्पिटॅलिटी

स्टडीज तथा शेफ योगेश उतेकर

यांच्यासह मान्यवर ग्रँड ज्युरींनी पोषण,

नावीन्य आणि स्वयंपाकाची आवड यावर

लक्ष केंद्रित करून पाककृतींचे मूल्यमापन

डॉ. BMN कॉलेजचे माजी

निवड प्रक्रिया पार पडली.

जी डी ट्रेर्डिंग ॲन्ड एजन्सीज लिमिटेड सीआयएन क. : L51900MH1980PLC022672 नोंदणीकत कार्यालय : युनिट बी-१२९. अंसा इंडस्टीयल इस्टेट. अंघेरी पूर्व, मुंबई ४०० ०७२. दूर. ९२२३४००४३४ ई-मेल : gdtal2000@gmail.com वेबसाइट : www.gdtal.com

दि. ३१ मार्च, २०२४ रोजी संपलेल्या तिमाही अखेरकरिता लेखापरीक्षित वित्तीय अहवालाचा सारांश

		ন্ধামী (ত. লাজান)							
विवरण	तिमात्री अस्त्रेर ३१.०३.२०२४	तिमाही अखोर ३१.१२.२०२३	तिमाही अखोर ३१.०३.२०२३	वर्षं अखोर ३१.०३.२०२४	तिमाडी अखोर ३१.०३.२०२३				
कार्यंचलनातून एकूण उत्पन्न (निव्वळ)	-	-	-	\$6.00	-				
कर पूर्वं सामान्य उपक्रमातून निव्वळ नफा/ (तोटा)	6.86	(૦.૬૭)	(१.४६)	(٩.७०)	(७.२२)				
कर पञ्चात सामान्य उपक्रमातून निव्वळ नफा/ (तोटा)	6.86	(૦.૬૭)	(१.४६)	(٥७.۶)	(७.२२)				
कर पूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अतिसामान्य जावी पश्चात)	6.96	(0.46)	(१.¥4)	(٩.७०)	(७.२२)				
कर पश्चात कालावधीकरिता निव्वळ नफा/(तोटा) (अतिसामान्य त्रात्री पश्चात)	6.96	(=.46)	(१.४६)	(۴.७०)	(७.२२				
प्रदानित इक्विटी भाग मांडवल (दर्शनी मूल्य ३. १०/- प्रत्येकी इक्विटी शेअर)	٤٥,00	\$0.0 0	\$0.00	₹0,00	₹0,0 0				
राखीव (मूल्याकन राखीव वगळता) गत वर्षाच्या लेखाफरीक्षित ताळेबंदामध्वे निर्वेशित	-	-	-	-	-				
उरपत्र प्रति शेअर (अतिसामान्य बाबी पूर्व) (इ. १०/– प्रत्येकी) सीम्य विभाजीत	-	-	-	-	-				
उत्पत्र प्रति शेअर (अतिसामान्य बाबी पश्चात) (इ. १०/– प्रत्येकी) सीम्य विमाजीत	6.86 6.86	(0.46) (0.46)	(૧.૪૬) (૨.૪૬)	(00.8) (00.8)	(७.२२) (७.२२)				

बधाद राज्या बचान अखादा गाताव राज्या उखादा (आवराव) रहण गांचनाक करना मात्राव, १८१३ ज्या तरहा श्रद्धात व सामुदादन अक एस्तव में का आ देखिया बांग्वादों राजी मार्गवर्तन अनुसार सरीज जडावा ति. १६ में, २९२४ रोजी लेखा सीतीवीयों प्राण्यात आना कार्य व सोमाये बंसाल मांक मंडवादों रांचू केला आहे. वि. ३१ मार्च, २०२४ अखेर तिमाहीकरिता आलळेवारी तिमाही संच्यात व गात वर्ष अखेर स्वाची विश्वीस अहवाल व्यरित आकळेवारी म्यांवित जहवाल बांच्याह संवयित वित्तीय वर्ष यांच्या तिसऱ्या तिमाही संपेपर्यंत अलेखापरीक्षित आकडेवारी प्रसिद्ध करण्यात येईल

सीक्युरिटीज अन्ड एक्सचेंज बोर्ड ऑफ इंडिया सेबी (सूची अनिवार्यता व विमोचन आवस्यकता) विनियमन २०१५ सुघारित (सूची बिनियमन) च्या विनियम ३३ अंतर्गत

. कंपनी एकमेब सेगमेंटमध्ये कार्यरत आहे.

IX.

, भगा रेजन राजनान पाल्यन महरू हि. १३ मार्च ८४४ अनुसार कर्षचार ताका प्रसंक्षिम नाही आहे. . वार्थिक विदीय अहवाल संबंधित लागू लेखा धोरण अनुसार तवार केला आहे. कंगनीने तोटा इ. १.७० लाख पर्यंत वित्तीय वर्ष अखेर ३१ मार्थ, २०२४ पर्यंत तोटा मुकल

काठला आहे. कंपनीने एकूण यायित्व एकूण मालमत्ता दि. ३१ मार्च, २०२४ पर्यंत बाढविली आहे. वित्तीय अहवाल अनुसार सदर अटी वा इन्हेंद्रस साहित्य यांच्यासड निर्देशित केल्या आहेत व कंपनीचे संबंधित यांना कोणत्याध चरी नाडी आहेत.

करणा आहत व प्रभगाव समावत गांग जगाराव्य कुल गण जायरा गत कालावधी/ वर्षाकरिता आकडेवारी पुनःनिर्घारित/ पुनःवर्गीकृत केली आहे, चालू कालावधी/ वर्ष स्पष्टीकरणाव जी. ही. ट्रेहिंग ॲन्ह एजन्सीज लिमिटेहक

	विकाण : सुंबई दि. १९.०५.२०२४
Ľ	

(Continued from previous page ...) FINANCIAL ARRANGEMENTS:

ACTIVITY

the Open Offer through whom the purchases and settlement of the Offer Shares tendered under the Open Offer shall be made. The contact details of the Buying Broker are as m

जाहीर सूचना दिवंगत श्री. पद्माक्षा बाखुराव शिरोडकर यांच मृत्यू दि. १०.०४.२०१८ रोजी झाला त्पांच्या मागे तीन कायदेशी (भारतीय दिवाळखोरी व कर्जबाजारीपणा (कॉर्पोरेट व्यक्तींकरित दिवाळखोरी ठराव प्रक्रिया) विनियमन, २०१६ च्या विनियमन ६ अंतर्गत) कॉर्पोरेट जणकोचे नाव ٦. कॉर्पोरेट ऋणकोची एकीकरण तारीख कोणते कॉर्पोरेट जाणको एकीकरण/नॉंदणीकृत आहेत कॉपोरेट ऋणकोंचे कॉपोरेट आवडेंटिटी क्रमांक/ मर्यादि दायित्व आयडेंटिफिकेशन ऋमांक नोंबणीकृत कार्यालयाचा पत्ता व कॉर्पोरेट ऋणको यांचे प्रमुख कार्बालय (जर काही असल्यास) ц. आर. जे. मिश्र ٩. कॉर्पोरेट ऋणकोंचे दियाळखोरी प्रारंम तारीय **b**. दिवाळखोर ठराव प्रक्तिना अंतिम अंदानित वारीख ٤. विवाळखोरी विशेष कार्यरत असलेल्या अंतरिम ठराव । वसायिक यांचे नाव व नोंवणीकरण क्रमांक जाहीर सूचना ٩. मंडळाकडे नोंदणीकृत असलेल्या अंतरिम ठराग व्यावसाकिक यांचा प्रचा व ईं–मेल

₹0.

32.

१२.

R3.

₹٢.

वि. १५.०५.२०२४

ण : रायपूर (सी. जी.)

अंतरिम ठराव व्याक्सायिक यांच्यासह संबंधितांचा पत्ता व ई–मेल आयढी

दाव्यांच्या सादरीकरणाकरिता अंतिम तारीख

अंतरिम ठराव व्याक्साविक भांच्याद्वारे बारी मंकूर २१ च्या उप-अनुच्छेव (६९) च्या खंड (बी) अंतर्गत बर काडी असल्यास धनकोंचे वर्ग

बर्गांमच्ये धनकोंचे प्राधिकृत प्रतिनिधी म्हणून कावद्य

ओळख असलेल्ना दिवाळखोरी व्यावसा (प्रत्येक वर्गांकरिता तीन नावे)

ए) संबंधित प्रपत्र व बी) उपलब्ध प्राधिकृत प्रतिनिर्धीचा तपरील

हमैंचारी/ कार्यकारी यांचे फॉर्म एफ – अन्य धनको सादर करावे.

हरण करण्यास अपयश तसेच दाव्यांचे चुकीचे पुरावे सादर बे

लकरिता दि. २९ मे, २०२४ रोजी वा पूर्वी पुराव्यांसह त्यांचे दावे सादर करावे.

- The Total Fund Requirement for the Open Offer (assuming full acceptances) for the acquisition up to 39.00.000 Equity Shares from all the Public Shareholders of the Target Company at an Offer Price of ₹ 18.25/- (Eighteen Rupees Twenty-Five Paisa) per share aggregating to ₹ 7.11.75.000/- (Rupees Seven Crore Eleven Lakh Seventy-Five Thousand Only) ("Maximum Consideration").
- 2. The Acquirers have adequate financial resources and has made firm financial arrangements for financing the acquisition of the Equity Shares under the Open Offer, in terms of Regulation 25(1) of the SEBI (SAST) Regulations, 2011. The acquisition will be financed through the internal resources of the Acquirers and no borrowings from any bank and/or financial institution are envisaged.
- The Acquirers, the Manager to the Offer and YES BANK LTD, a Scheduled Commercial Bank and carrying 3. on business as of banking in India under Banking Regulations, Act, 1949 having one of its offices at Part Ground Floor, Jaydev Arcade, Park Colony, Near Joggers Park, Jamnagar have entered into an Escrow Agreement dated 09th May, 2024 and for the purpose of the Offer (the "Offer Escrow Agreement"). In terms of Regulation 17 of the SEBI (SAST) Regulations, 2011 the Acquirer has deposited cash of ₹ 1,77,93,750/- (Rupees One Crores Seventy-Seven Lakhs Ninety-Three Thousand Seven Hundred and Fifty Only) which is 25% of the Maximum Consideration in an Escrow Account bearing name and style as 'LUCENT- OPEN OFFER ESCROW ACCOUNT' ("Escrow Account") opened with YES BANK LTD Jamnagar Branch.
- The Acquirers have authorized the Manager to Offer to operate and realize the value of the Escrow Account 4. in terms of the SEBI (SAST) Regulations, 2011.
- 5. The Net worth of the Acquirer 1 as of 31/12/23 is ₹ 4,66,57,099 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.: 183244) vide his certification dated 22.04.2024.
- 6. The Net worth of the Acquirer 2 as of 31/12/23 is ₹ 1,76,73,941 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.: 183244) vide his certification dated 22.04.2024.
- The Net worth of the Acquirer 3 as of 31/12/23 is ₹ 4,67,61,106 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.:183244) vide his certification dated 22.04.2024
- Based on the above and in the light of the escrow arrangements, the Manager to the Offer is satisfied 8. that firm arrangements have been put in place by the Acquirers to fulfil their obligations through verifiable means in relation to the Offer in accordance with the SEBI (SAST) Regulations, 2011.
- In case of any upward revision in the Offer Price or Offer Size, the corresponding increase to the escrow 9. amounts as mentioned above shall be made by the Acquirer in terms of Regulation 17(2) of the SEBI (SAST) Regulations, prior to effecting such revision.

X. STATUTORY AND OTHER APPROVALS:

- As on the date of this DPS, there are no statutory or other approvals required to implement the Offer. If any statutory approvals are required or become applicable prior to the completion of the Offer, the Offer would be subject to the receipt of such statutory approvals. The Acquirers shall not proceed with the Offer in the event that such statutory approvals becoming applicable prior to completion of the Offer are refused in terms of Regulation 23 of SEBI (SAST) Regulations, 2011. In the event of withdrawal, a Public Announcement will be made within 2 (Two) Working days of such withdrawal, in the same newspapers in which this DPS has appeared.
- 2. If the holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs and FIIs) had required any approvals (including from the RBI, the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserve the right to reject such Equity Shares tendered in this Offer.
- The Acquirers shall complete all procedures relating to the payment of consideration under this Offer 3. within 10 (Ten) Working Days from the date of expiry of the Tendering Period to those eligible shareholders whose share certificates and/or other documents are found valid and in order and are accepted for acquisition by the Acquirer
- In case of delay in receipt of any statutory approval(s) becoming applicable prior to completion of the 4. Offer, SEBI has the power to grant an extension of time to the Acquirers for payment of consideration to the Public Shareholders of the Target Company who have accepted the Offer within such period, subject to the Acquirers agreeing to pay interest for the delayed period if directed by SEBI in terms of Regulation 18(11) of the SEBI (SAST) Regulations, 2011. Further, if a delay occurs on account of willful default by the Acquirer in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations, 2011, will also become applicable and the amount lying in the escrow account shall become liable to forfeiture.
- The Acquirers does not require any approval from financial institutions/banks in India for the Offer. 5.

XI. **TENTATIVE SCHEDULE OF ACTIVITY:**

This Open Offer is being made under Regulations, 3(1) and 4 of the SEBI (SAST) Regulations, 2011, and the Acquirers shall comply with provisions of SEBI (SAST) Regulations, 2011, as applicable

Date of entering into the agreement/decision to acquire through "SPA"	14-May-2024
Public Announcement (PA)	14-May-2024
PA to target company/SEBI	14-May-2024
Escrow Account (not later than 2 working days prior to the date of DPS)	17-May-2024
Detailed public statement (DPS) Publish in newspapers; Copy of the same shall be sent to Stock Exchanges, SEBI & TC.	21-May-2024
Draft Letter of offer to be submitted to SEBI and Copy of the same shall be sent to Stock Exchanges & TC. (DLOF) (Along with non- refundable fees of ₹ 5,00,000/-)	29-May-2024
SEBI provides its comments on the letter of offer (Lof)	20-June-2024
Specified/Identified date* for determination of names of shareholders to whom letter of offer is to be sent.	24-June -2024
List of Shareholders by Target Company to Acquirer & M.B.	26-June -2024
Dispatch of letter of offer to shareholders	1-July-2024
Letter of offer to reach shareholders	-
Upward revision in offer	05-July-2024
Recommendation / Comments on the offer by independent directors committee of TC on receipt of DPS; publish it in newspapers.	04-July-2024
Issue of Advertisement announcing the schedule of activities for open offer (Pre-Advt.) in newspapers where DPS is published; Copy of the same shall be sent to BSE, SEBI & TC.	05-July-2024
Date of Opening Offer	08-July-2024
Last Date for withdrawal of Tendered shares by shareholders	-
Date of Closure of Offer	22-July-2024
Open special escrow account	24-July-2024
Acquirer to fund additionally 10% in special account for payment to shareholders.	24-July-2024
Payment to shareholders	05-Aug 2024
Post offer Advertisement Publish in all newspapers where DPS is published; sent to BSE, SEBI & TC.	12-Aug-2024
Report to be sent by Merchant Banker to SEBI	12-Aug-2024
Escrow Account released	11-Sep-2024
Overall time for completion of offer formalities	-
Unclaimed balances, if any, lying to the credit of the special escrow account	-

*Identified Date is only for the purpose of determining the equity shareholders of the Target Company as on such date to whom the Letter of Offer would be sent by email. It is clarified that all the shareholders holding Equity Shares of the Target Company (registered or unregistered) (except the Acquirers, Sellers and promoter and promoter group of the Target Company) are eligible to participate in this Offer any time before the closure of this Offer

- XII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER:
- All the Public Shareholders of the Target Company, whether holding the Equity Shares in physical form or dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer.
- Person who has acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer
- The Public Shareholders may also download the Letter of Offer from the SEBI's website (www.sebi.gov.in) or obtain a copy of the same from the Registrar to the Offer (detailed at Part XIV (Other Information) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares and their folio number, DP identity-client identity, current address and contact details
- In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is more than the number of Equity Shares agreed to be acquired in this Offer, the Acquirer shall accept those Equity Shares validly tendered by such Public Shareholders on a proportionate basis in consultation with the Manager to the Offer.
- 5. The Open Offer will be implemented by the Acquirer through a stock exchange mechanism made available by stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (SAST) Regulations, 2011, and SEBI circular CIR/CFD/POLICYCELLJ1/2015 dated April 13, 2015, and CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as per further amendment vide SEBI circular numbered SEBI/HO/CFD/DCR-III/ CIR/P/2021/615 dated August 13, 2021
 - BSE shall be the designated Stock Exchange for the purpose of tendering Equity Shares in the Open Offer.
 - The Acquirers has appointed Ratnakar Securities Private Limited ("Buying Broker") as his broker for

Name: Ratnakar Securities Private Limited

मुकेश कुमार जै

अंतरिम तराव विशेष

एएफए वैधता : १७.०९.२०२४ पर्यंत

Address: 304, Sankalp Square – 2, Nr. JalaramMandir, Crossing, Ellisbridge, Ahmedabad-380006 SEBI Registration No. : INZ000191735

- Tel No. : 079 4900 5200
- Email : compliance@ratnakarsecurities.com

ठिकाण : ठाणे

दि. १६ मे, २०२४

- Website : https://www.ratnakarsecurities.com/ **Contact Person** : Mr. Kushal Shah
- All Public Shareholders who desire to tender their Equity Shares under the Open Offer would have to 8. intimate their respective Stock Brokers ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period.
- A Separate Acquisition Window will be provided by the BSE to facilitate the placing of sell orders The 9. Selling Broker can enter orders for dematerialized as well as physical Equity Shares.
- The selling broker would be required to place an order/bid on behalf of the Public Shareholders who wish 10. to tender their Equity Shares in the Open Offer using the Acquisition window of the BSE. Before placing the bid, the concerned Public Shareholder/selling broker would be required to transfer the tendered Equity Shares to the special account of Clearing Corporation of India Limited ("Clearing Corporation"), by using the settlement number and the procedure prescribed by the Clearing Corporation.
- The process of tendering Equity Shares by the Equity Shareholders holding in demat and physical Equity 11. Shares will be separately enumerated in the Letter of Offer.
- In accordance with the Frequently Asked Questions issued by SEBI, "FAQs Tendering of physical shares 12. in Buyback Offer /Open Offer/ Exit Offer/Delisting" dated February 20, 2020, SEBI Circular no. SEBI /HO/ CFD/CMD1/CIR/P/2020/144 dated July 31st, 2020, Shareholders holding securities in physical form are allowed to tender shares in Open Offer. However, such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011.
- THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE XIII. AVAILABLE IN THE LETTER OF OFFER, KINDLY READ IT CAREFULLY BEFORE TENDERING EQUITY SHARES IN THE OFFER FOULTY SHARES ONCE TENDERED IN THE OFFER CANNOT RE WITHDRAWN **BY THE SHAREHOLDERS.**

OTHER INFORMATION: XIV.

- The Acquirer accepts full responsibility for the information contained in this Public Announcement. The 1. Acquirer jointly and severally undertake that undertakes that they are aware of and will comply with their obligations as laid down in the SEBI (SAST) Regulations.
- Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position as 2. of the date hereto.
- Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, Acquirer have appointed Wealth Mine Networks Private Limited (CIN U93000GJ1995PTC025328), as the Manager to the Offer ('Manager') 3. having registered office at 215 B, Manek Centre, P N Marg, Jamnagar, Gujarat-361001. Contact Person: Mr. JAY TRIVEDI ; Tel No.: + 7778867143; Email: wealthminenetworks@gmail.com; Investor Grievance ID: wealthminenetworks@gmail.com; SEBI Reg. No.: INM000013077.
- This Detailed Public Statement will also be available on SEBI's website (www.sebi.gov.in), BSE's website (www.bseindia.com).
- 5. In this DPS, all references to "Rs." or "₹" are references to the Indian Rupee(s).

THIS DETAILED PUBLIC STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS



WEALTH MINE NETWORKS PRIVATE LIMITED (CIN: U93000GJ1995PTC025328) Registered Office: 215 B, Manek Centre, P N Marg, Jamnagar, Gujarat-361001, Contact Person: Mr. JAY TRIVEDI | Tel No.: + 7778867143 Email: wealthminenetworks@gmail.com | Investor Grievance ID: wealthminenetworks@gmail.com SEBI Reg. No. : INM000013077

Issued by the Manager to the Offer for any on behalf of the Acquirers

Acquire-1	Acquire-2	Acquire-3
Sd/-	Sd/-	Sd/-
Kunal H. Kothari	Prachi	Tejas K. Rathod

Place: Mumbai

Date: May 16, 2024