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Ref: MRT/CS/Correspondence/2023-24/57

Date: January 31, 2024

To,

BSE LIMITED

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai - 400 001,

Maharashtra,

India.

NATIONAL STOCK EXCHANGE OF INDIA LIMITED

Exchange Plaza, Plot No. C/1, G - Block,

Bandra Kurla Complex, Bandra (East),

Mumbai – 400 051,

Maharashtra,

India.

Company Code: MHLXMIRU

Script Code: 514450

Trading Symbol: MHLXMIRU

Series: EQ

Dear Sir/Madam,

Sub.:- Publication of the Advertisement regarding Notice of the hearing of the Petition for sanctioning the Scheme of Arrangements

Pursuant to Regulation 30 and 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, kindly find, attached herewith, copy of the Advertisement published, in respect of Notice of the hearing of the Petition for sanctioning the Scheme of Arrangements, in "Business Standard" - English Language Newspaper and "Financial Express" - Gujarati Language Newspaper, on January 31, 2024.

Kindly take the same on record and oblige.

Thanking you,

Yours faithfully,

FOR, MAHALAXMI RUBTECH LIMITED

SHITAL MARSH TRIVEDI COMPANY SECRETARY ICSI MEMBERSHIP NO.: A60855

Encl.:- A/a



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BEFORE THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, AHMEDABAD BENCH

COMPANY PETITION NO. C.P.(CAA)/57(AHM)2023 in COMPANY APPLICATION NO. C.A.(CAA)/47(AHM)2023 In the matter of the Companies Act, 2013 (Act No. 18 of 2013) and as amended from time to time and Rules made thereunder as in force from time to time; And

In the matter of Section 230-232 and other relevant provisions of the Companies Act, 2013 and Rules made thereunder; And

In the matter of Scheme of Arrangements in the nature of Demerger Between

Mahalaxmi Rubtech Limited (MRT) (CIN:- L25190GJ1991PLC016327) ("Demerged Company");

Mahalaxmi Fabric Mills Private Limited (Formerly known as "Sonnet Colours Pvt Ltd") (MFMPL) (CIN:- U17100GJ1991PTC015345)

> ("First Resulting Company") And Globale Tessile Private Limited (GTPL) (CIN:- U17299GJ2017PTC098506) ("Second Resulting Company") And their respective Shareholders and Creditors

NOTICE OF THE HEARING OF THE PETITION

Pursuant to the Hon'ble National Company Law Tribunal, Ahmedabad Bench (NCLT), Order dated 14th December, 2023 passed in C.P.(CAA)/57(AHM)2023 read with Order dated 17th January, 2024 passed in Comp. App. 2/NCLT/(AHM)2024 Notice is hereby given that the Petition for sanctioning the Scheme of Arrangements between Mahalaxmi Rubtech Limited (MRT) (CIN:-L25190GJ1991PLC016327) ("Demerged Company"); Mahalaxmi Fabric Mills Private Limited (Formerly known as "Sonnet Colours Pvt Ltd") (MFMPL) (CIN:- U17100GJ1991PTC015345) ("First Resulting Company"); and Globale Tessile Private Limited (GTPL) (CIN:-U17299GJ2017PTC098506) ("Second Resulting Company") and their respective Shareholders and Creditors ("Scheme"), was presented by the Petitioner Companies, on 08th December, 2023 and the same was admitted by the Hon'ble NCLT. The said Petition is fixed for hearing before the Hon'ble NCLT, on 15th February, 2024.

Any Person desirous of supporting or opposing the said Petition should send to the Petitioner Companies' Advocate namely Shri Jaimin Dave, in soft copy, at jrdadvocates@gmail.com and/or in hard copy, to 201-202, Hir-Asha Arcade, Nr. Shalin Hospital, High Court Judicial Academy Road, Bh. High Court, Science City, Ahmedabad-380 060, Gujarat, notice of such intentions, in writing, signed by him/her or his/her Advocate, with his/her full name and address, so as to reach the Petitioner Companies' Advocate note later than two days before the date fixed for hearing of the said Petition. Where he/she seeks to oppose the Petition, the ground of opposition or a copy of his/her affidavit shall be furnished with such Notice.

A copy of the Petition will be furnished by the undersigned to any Person, on payment of prescribed charges.

DATE:- 30[™] JANUARY, 2024 PLACE:- AHMEDABAD

SHRI JAIMIN DAVE ADVOCATE FOR THE PETITIONER COMPANIES

IDFC FIRST Bank Limited

Name of

(erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited) | CIN: L65110TN2014PLC097792 Registered Office: - KRM Towers, 8th Floor, Harrington Road, Chetpet, Chennai- 60003 el: +91 44 4564 4000 | Fax: +91 44 4564 4022

Section



NOTICE UNDER SECTION 13 (2) OF THE SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002

ng borrowers and co-borrowers availed the below mentioned secured loans from IDFC FIRST Bank Limited (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited) The loans of the below-mentioned borrowers and co-borrowers have been secured by the mortgage of their respective properties. As they have failed to adhere to the terms and conditions of the respective loan agreements and had become irregular, their loan were classified as NPA as per the RBI guidelines. Amounts due by them to IDFC FIRST Bank Limited (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited) are mentioned as per respective notices issued more particularly lescribed in the following table and further interest on the said amounts shall also be applicable and the same will be charged as pe ontractual rate with effect from their respective dates.

Outstanding

No.	Account No.	Loan	co-borrowers	13 (2) Notice Date	per Section 13 (2) Notice	Property Address
1	72591674	Loan Against Property	1. Dineshbhai Kalubhai Mudiya 2. Muliya Manishaben Dineshbhai	23.12.2023	INR 2,74,288.28/-	All That Piece And Parcel Of Immovable Properties Being The Residential Plot Constructed On Residential Plot Bearing Dhrangadhra R.S.No.1501, Paiki Plot No.146 Land Admeasuring 85.00 Sq. Mts., Having Construction Of Plot Thereon Within The Limits Of Municipal Area, Situated At Place Known As Village Dhrangadhra, Tal. Dhrangadhra, Dist. Surendranaga, Gujarat-363310, And Bounded As: East: In This Side Plot No. 146/Aiki, West: In This Side Plot No. 147, North: In This Side S.No.1501/paiki, South: In This Side 9.00 Mt. Road
2	41137899	Loan Against Property	Dipeshkumar Jagdishchandra Maheta Padmaben Dipeshkumar Maheta			All That Piece And Parcel Of Immovable Properties Being The Residential House Bearing Halvad City Survey No. 584 Paiki, Originally N.A. Land Of Rev Survey No. 2237 Paiki Plot No. 152 Paiki Southern Part Admeasuring. 10.75 Sq. Mts. And Plot No.153 Paiki Northern Part Admeasuring 73.58 Sq. Mts. Total Land Admeasuring 84.33 Sq. Mts. Having Construction Of House Thereon Within The Limits Of Halvad Nagarpalika, Situated At Place Known As "Vasant Park", Dhrangahdra - Maliya Road At Halvad, Tal. Halvad, Dist. Surendranagar, Gujarat - 363330, And Bounded As: East: On That Direction The Land Of Plot No. 1438. 144, North: On That Direction The Land Of Plot No. 152 Paiki, South: On That Direction The Land Of Plot No. 153 Paiki
You	are hereby	called upo	n to pay the amo	unts to IDFC	FIRST Bank Li	mited (erstwhile Capital First Limited, amalgamated with

IDFC Bank Limited and presently known as IDFC First Bank Limited) as per the details shown in the above table with contracted rate of interest thereupon from their respective dates and other costs, charges etc., within 60 days from the date of this publication, failing which the undersigned shall be constrained to initiate proceedings, under Section 13 (4) and section 14 of the SARFAESI Act, against the mortgaged properties mentioned hereinabove to realize the amount due to IDFC FIRST Bank Limited (erstwhile Capital First Limited malgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited). Further you are prohibited under Section 13 (13) of the said Act from transferring the said secured assets either by way of sale/lease or otherwise

Date: 31.01.2024

Authorized Office IDFC First Bank Limite (erstwhile Capital First Limited, amalgamated with IDFC Bank Limited and presently known as IDFC First Bank Limited)



IDBI BANK LIMITED
Forum Building, 2nd Floor, F P No 147 & 148, Between Canopus
Shopping Mall and Citi Bank, Ghod Dod Road, Surat- Pin: 395007

PUBLIC NOTICE FOR SALE OF IMMOVABLE PROPERTY THROUGH E-AUCTION UNDER SARFAESI ACT 2002 APPENDIX IV-A [SEE PROVISO TO RULE 8 (6) & 9 (1)]

E-Auction Sale Notice for Sale of Immovable Assets under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 read with proviso to Rule 8 (6) & 9 (1) of the Security Interes (Enforcement) Rule, 2002. Notice is hereby given to the public in general and in particular to the Borrower(s) and Guarantor(s) that the below described immovable property mortgaged / charged to IDBI Bank Ltd., the Physical Possession of which has been taken by the Authorised Officer of IDBI Bank Ltd., Secured Creditor, will be sold on "As is where is", "As is what is" and "Whatever there is" on February 28, 2024 for recovery of Rs. 25,94,284/- (Rupees Twenty-five lakhs ninety-four thousand two hundred and eighty-four only) with further interest from December 11, 2019 and incidental expenses, costs thereon, due to IDBI Bank Ltd. from Jayesh Madhavji Kaneriya and Chhayaben J Kaneriya. The reserve price will be Rs.29.99 lakhs and the earnest money deposit will be Rs.3.00

Description of Property: All that part and parcel of the immovable property situated at Flat no-A-304, Hari Krishna Residency, Nr. Manya Residency, Opp. Hari Krishna Exports Pvt Ltd., Off Vraj Chowk Road, Sarthana Jakat, Naka Simada, Surat-395006 in the State of Gujarat having super-built up area of 1071Sq.ft.

Reserve Price	EMD	Date of Inspection	Last Date of Submission of Bids along with EMD	Date & Time of E-auction	Bid/ Tender Increase Amount
Rs. 29.99	Rs. 3.00	26.02.2024	01.03.2024	04.03.2024 at	By Rs. 25,000/-
Lakh	Lakh	(11 am to 2 pm)	11 am to 4 pm	11 am to 2 pm	

List of the terms & conditions appearing in Bid Document:

- 1. The aforesaid property shall not be sold below the reserve price mentioned above. 2. The sale shall take place on the expiry of fifteen days from the date of publication of this notice.
- 3. The Earnest Money Deposit (EMD) will not carry interest. AO may retain EMD of top three bidder's up to 3 months from the date of opening of the bids.

4. The AO may permit inter-se bidding among the top three bidders.

- 5. The successful bidder will be required to deposit 25% of the sale price (less the amount of EMD deposited) at the time of confirmation of sale. The balance amount of the sale price is to be paid within 15 days of the confirmation of the sale or such extended period as may be agreed to by the AO. In case of failure to deposit the balance amount within the prescribed period, the deposited amount shall be forfeited, including earnest money.
- 6. AO reserves the right to accept or reject any or all bids without assigning any reason(s). In case all the bids are rejected, the AO reserves the right to sell the assets by any of the modes as prescribed in the SARFAESI Act.
- 7. The Secured Assets mentioned in the Bid Document are based on the charges/mortgages created by the Borrower in favour of Secured Creditors, the details whereof are given in the bid document. Interested parties are requested to verify the details of the Secured Assets and inspect the records relating to mortgaged assets available with AO or request.
- 8. Secured creditors do not take responsibility for any errors/omissions/discrepancy/ shortfall etc in the secured Asset or for procuring any permissions etc or for the dues of any authority established by law.
- 9. The Secured Assets are being sold free from charges and encumbrances of Secured Creditors only.
- 10. The successful bidder would be required to bear all the necessary expenses like stamp duty, registration, expenses tax liabilities, if any etc for transfer of secured asset. 11. The sale will attract provisions of TDS as applicable under Section 194 (1A) Income Tax Act, on culmination of sale
- depending on sale price 12. For e-Auction support, please contact: - M/s e-Procurement Technologies Limited - Auction Tiger, Bidder Support 9265562821 - 079 61200 594 / 598 / 568 / 587 / 538 and Shri Chintan Bhatt, M: 9978591888, Help Line E-mail ID:
- gujarat@auctiontiger.net, chintan.bhatt@auctiontiger.net, https://idbi.auctiontiger.net 13. This publication is also "Thirty Days" notice required under Rule 8(6) of Security Interest (Enforcement) Rules, 2002 to borrower/guarantor/mortgagor to pay outstanding dues.

The Auction shall be subject to detailed terms and conditions as available in the Bid Documents. Bid document can be obtained from Shri Deepak K. Singh (M) 9320194547 email id- singh.deepak@idbi.co.in,Smt.Mary Sabu (M)7045751125 email id-s.mary@idbi.co.in, Address: IDBI Bank Ltd. Regional Office, 4th Floor, Forum Building FP No. 147 & 148, Between Canopus Shopping Mall and Citi Bank, GhodDod Road, Surat, Gujarat - 395007 and can also be downloaded from www.idbibank.in or https://idbi.auctiontiger.net

Date: 30.01.2024 - Place: Surat

🖇 Chola

Name of Borrower(s) & Address

Cholamandalam Investment and Finance Company Limited Corporate Office: "CHOLA CREST" C 54 & 55, Super B-4, Thiru VI Ka Industrial Estate, Guindy, Chennai - 600032, India.

DEMAND NOTICE UNDER SECTION 13[2] OF THE SECURITISATION AND RECONSTRUCTION
OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002

Secured Assets

All That Entire Flat No. 304 On The 3Rd Floor, Admeasuring Vijay Shamijbhai Balar (Applicant) esi.:- 60-61 Saraswati Society, Nr. Shyam Dham Society, Puna 1175 Sq. Fts., Super Built-Up Area 834 Sq.Fts., Built-Up Simada Road, Nana, Varachha, Surat-395006 Area, Alond With 35.8832 Sq. Mts., Undivided Share In The Vijay Shamjibhai Balar (Applicant) Off.:- Shop No-36 Nr., Sarthi Society, Raw House B/h Sarthana Land Of Rajhansh Tower Of Tower No. A, Situated At Revenue Survey No. 4, Block No. 3 Piki 1, T. P. Scheem No 200, Sarthana, Jakat Naka, Varachha, Surat - 395006 18 (Motavarachha), Final Plot No. 4, Admeasuring 6602.50 Ghanshyam Shamjibhai Balar (Co_Applicant) Resi.:-60-61 Saraswati Society, Nr. Shyam Dham Society, Puna Sq.Mts., Of Moje Village Motavarachha, City Of Surat, Own By Vijaybhai Shamjibhai Balar.Bounded By East: After Road imada Road, Nana Varachha, Surat-395006 Ghanshyam Shamjibhai Balar (Co_Applicant) Deduction Block No. Land Of 7 & 9. West: Village Floor Properties. North: Applicable Block No. 3 Of The Land Off.:- Shop No-36 Nr., Sarthi Society, Raw House B/h Sarthana 200, Sarthana Jakat Naka, Varachha, Surat - 395006 South: Block No. 2 Of The Land

Outstanding Amount Account Number Rs.20.08.827.18 as on 08/01/2024 together with X0HERHE00000848692 Rs. 16.75.000.00 10/11/2012 17/01/2024 06/01/2024 st at contractual rate of int he Under signed is the Authorised Officer of Cholamandalam Investment & Finance Company Limited hereinafter called the secured creditor, unde Rule 2[a] of the security Interest [Enforcement] Rules framed under the Securitisation and Reconstruction of Financial Assets and Enformcement of Securit

nterest Act, 2002. In pursuant to Name of Borrower's / Co - Borrower's / Guarantor's & Address mentioned in column[A] Secured Assets in colum

B] Date of Loan in column [C] Account Number in column [D] Loan Amount in column [E] Date of Demand Notice in Column [F] Out nount in Column [G] NPA Date in Column [H]. Towards the due repayment of loan, equitable mortgage by deposit of title deeds of the assets i column [G] was created by the borrowers.

On persistent default in repayment of the loan amount the loan accounts of the borrowers have been classified by the secured creditor as **Nor** ming Asset column (H) accordance with the directions and guidelines issued by the Reserve Bank of India. Consequently notice under Se 13[2] of the Act was also issued to each of the borrowers on the dated mentioned in column [F], which have been returned undelivered. I state the unde section 13(B) of the Securitisation Act, you can redeem the secured asset by payment of the entire outstanding including all costs, charges and expense before notification of sale. In view of the above, the above named borrowers are called upon to discharge in full their liabilities towards the Secured Credito by making the payment of the entire outstanding indicated in Column [G] above including up to date interest, costs and charges within 60 days from the date o notice, failing which, the creditor shall be entitled to take possession of the Secured Asset and shall also take such other actions as is available to the Secured Creditor in law. In the absence of full discharge of dues even agree the transfer of secured assets the secured creditor reserves its right to proceed against the

nerwise or create third party interest or dealing with the Secured Asset in column [B] mentioned against the name of the each borrowers in any manner except with specific prior written permission of the secured creditor Date: 31.01.2024 Sd/- Authorized Officer, Cholamandalam Investment and Finance Company Limite

rowers before a Sole Arbitrator, in terms of the Loan Agreement. In addition the above named borrowers shall not alienate by way of transfer, sale lease of

POSSESSION NOTICE (for immovable property) (as per Appendix IV read with Rule 8(1) of the Security Interset (Enforcement) Rules, 2002)

EDELWEISS ASSET RECONSTRUCTION COMPANY LIMITED

Retail Central & Regd. Office: Edelweiss House, Off CST Road, Kalina, Mumbai 400098

Whereas, That the Original Lenders have assigned the below financial assets to Edelweiss Asset Reconstruction Company Limited which is acting in its capacity as various trustees mentioned below (EARC). Pursuant to the assignment agreements under Sec.5 of SARFAESI Act, 2002, EARC has stepped into the shoes of the Assignor and all the rights, title and interests of Assignor with respect to the financial assets along with underlying security interests, guarantees, pledges have vested in EARC n respect of the financial assistance availed by the Borrowers and **EARC** exercises all its rights as a secured creditor.

The Authorized Officer of the EARC, under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest (Act), 2002 and in exercise of powers conferred under Section 13(12) read with (Rule 3) of the Security Interes (Enforcement) Rules, 2002 issued a demand notice as mentioned below calling upon the borrower(s) to repay the amounts nentioned in the notice within 60 days from the date of receipt of the said notice.

The borrowers having failed to repay the amount, notice is hereby given to the borrowers and the public in general that the indersigned being the Authorised Officer of Edelweiss Asset Reconstruction Company Limited has taken Physical Possession of the properties described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of Act read with rule 8 of the Security Interest Enforcement) Rules, 2002 on the date mentioned against each property.

The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeen the secured assets. The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the Edelweiss Asset Reconstruction Company Limited for the amount mentioned below and interest thereon.

Name of Assignor	Name of Trust	Loan A/c Number	Co-Borrower (s) Name	Amount & Date of Demand Notice	Date of Possession	Possession Status
Edelweiss Housing Finance Ltd. (EHFL)	EARC TRUST SC-401	LANKSTH0 000063039	1) Shri Narshibhai Ranchhodbhai Jinjala 2) Smt. Muktaben N. Jinjala	Rs. 12,69,545.36/- (Rupees Twelve Lac Sixty Nine Thousand Five Hundred Forty Five paisa Thirty Six Only) as on 21.08.2019 & 21.08.2019	25-01-2024	Physical Possession
			1.1.5	1 1 C 11 D	111 470 6	

Description of Secured Asset - Schedule Property- All the part and parcel of immovable property being Plot No. 178, Sai Darshai tesidency, Near Reliance Petrol Pump, N.H. No. 8, Kapodara, Ankleshwar, Bharuch, Ankleshwar - 393001 & **Bounded as:** By North Plot No. 193, By South: Society Road, By East: Plot No. 177, By West: Plot No. 179

Religare Housing Development Finance Corporation Limited (RHFL)	EARC TRUST SC-421	XMHDAHR 00077543	Shri Girish Prajapati (Borrower) Smt. Jyotiben Girishbhai Prajapati (Co-Borrower) Shri Alpesh Laxmanbhai Chavda (Co-Borrower)	Rs. 20,25,382.04 (Rupees Twenty Lac Twenty Five Thousand Three Hundred Eighty Two paisa Four Only) as on 23.02.2023 & 23.02.2023	28-01-2024	Physical Possession	
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Description of Secured Asset - Schedule Property- All the piece and parcel of the Residential property bearing C.S. No. 2719 Dhumalia ni Deli, Opp. Gor ni Fali, Near Shrinath Parlar, Bavla Ahmedabad- 382260 and (admeasuring about 24.34007 Sq. Mtrs.) Ir 'Dhumaliya ni Deily', situated at City Survey No. '2719, Sheet No. 48, Mouje: Bavla & Bounded as: By North: Vishnubhai House, By South: Road, By East: Deli Road, By West: Lalitbhai House

	A.U. Small Finance Bank Ltd. (AUSFB)	EARC TRUST SC-379	900106010 1071430	Parmar (Co-Borrower) 3) Shri Parth Manubhai Parmar (Co-Borrower & Mortgager) 4) Shri Umangbhai Manubhai Parmar	Hundred Fifty Only) as on 31.10.2018 &	29-01-2024	Physical Possession	
ı				(CoBorrower & Mortgager)	02.03.2019			l

Description of Secured Asset - Schedule Property-PROPERTY NO. 1: All the piece and parcel of the property being Shop No. 9 C. S lo. 169 Paiki, GF Nagar Palika Property No. 1/67/4, Taluka Himatnagar, Dist. Sabarkantha, Gujarat admeasuring 13 Sq. Mtr. owned by Shri Parth Manubhai Parmar & **Bounded as:** By North: Road, By South: House of Modi, By East: Shop No. 10, By West: Shop No. 8 PROPERTY NO. 2: All the piece and parcel of the property being Shop No. 10 C.S. No. 169 Paiki, GF Nagar Palika Property No. 1/67/5 [aluka Himatnagar, Dist. Sabarkantha, Gujarat admeasuring 13 Sq. Mtr. owned by Shri Umang Manubhai Parmar & Bounded as: By North: Road, By South: House of Modi, By East: After leaving the parking Public Road, By West: Shop No. 9

Data - 31-01-2024 Authorised Office

APAR Industries Limited # APAR (CIN: L91110GJ1989PLC012802)

Registered Office: 301, Panorama Complex, R. C. Dutt Road, Vadodara - 390 007 (Gujarat), India.

Tel. No.: (0265) 6178700, 6178709, 2339906 E-mail: com.sec@apar.com URL: www.apar.com EXTRACT OF UN-AUDITED CONSOLIDATED FINANCIAL RESULTS

FOR THE THIRD QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2023

	Consolidated							
Particulars	Quarter ended 31st Dec., 2023 (Reviewed)	Nine Months ended 31st Dec., 2023 (Reviewed)	Quarter ended 31st Dec., 2022 (Reviewed)					
Total Income from operations	4,013.16	11,711.08	3,938.92					
Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items)	284.30	784.22	229.81					
Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items)	284.30	784.22	229.81					
Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items)	217.57	588.88	169.90					
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	213.67	593.68	242.43					
Equity Share Capital (refer note 4)	40.17	40.17	38.27					
Earnings Per Share (Face Value of ₹ 10/- each) (for continuing and discontinued operations) Basic and Diluted (in ₹)	56.62	153.25	44.40					
Notes	1							

The said Results have been reviewed by the Audit Committee and approved by the Board of Directors of the Company at its

Meeting held on 30th January, 2024.

Additional information on Standalone financial results is as follows: **Particulars**

Quarter ended | Nine Months ended Quarter ended 31st Dec., 2023 31st Dec., 2023 31st Dec., 2022 (Reviewed) (Reviewed) (Reviewed) 3,746.88 10,896.89 3,623.78 270.74 777.10 214.02 205.82 584.82 157.86

The above is an extract of the detailed format of Statement of standalone and consolidated financial results filed with the Stock Exchanges pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Statement of standalone and consolidated financial results are available on the Stock Exchange websites www.bseindia.com (Scrip Code 532259) and www.nseindia.com (Scrip Symbol - APARINDS) and on Company's website www.apar.com.

On November 30, 2023, the Share Issue Committee of board of directors of the Company has approved an allotment of 18,99,696 equity shares having face value of Rs.10 each at a premium of Rs. 5,254 per equity share aggregating to Rs.1,000 crores to eligible Qualified Institutional Buyers.

For APAR Industries Limited

588.16

222.94

Kushal N. Desai Place: Mumbai Chairman & Managing Director DIN: 00008084 Date: 30th January, 2024

Sd/- Authorised Officer - IDBI BANK LTD.











Total Income from Operations

Total Comprehensive Income (after tax)

Profit before tax

Profit for the period





201.65



કંપની પીટીશન નં. C.P.(CAA)/57(AHM)2023 માં કંપનીની અરજી નંબર C.A.(CAA)/47(AHM)2023 કંપની અધિનિયમ, ૨૦૧૩ (૨૦૧૩ નો અધિનિયમ નં.૧૮) ની બાબતમાં અને સમયાંતરે સુધારેલા અને તેના હેઠળ સમય સમય પર અમલમાં આવતા નિયમો; અને

કલમ ૨૩૦-૨૩૨ અને કંપની અધિનિયમ, ૨૦૧૩ ની અન્ય સંબંધિત જોગવાઇઓ અને તેના હેઠળ બનાવેલ નિયમોની બાબતમાં;

મહાલક્ષ્મી રબટેક લીમીટેડ (MRT) (CIN:- L25190GJ1991PLC016327) ("ડિમર્જડ કંપની"); મહાલક્ષ્મી ફેબ્રિક મિલ્સ પ્રાઈવેટ લીમીટેડ (અગાઉ "સોનેટ કલર્સ પ્રા.લિ." તરીકે ઓળખાતી) (MFMPL) (CIN:- U17100GJ1991PTC015345) ("પ્રથમ પરિણામી કંપની") અને ગ્લોબલ ટેસીલ પ્રાઈવેટ લીમીટેડ (GTPL) (CIN:- U17299GJ2017PTC098506) ("બીજી પરિણામી કંપની") અને તેમના સંબંધિત શેરધારકો અને લેણદારો વચ્ચે ડિમર્જરની ગોઠવણની યોજનાની બાબતમાં

પીટીશન ની સુનાવણીની નોટીસ

માનનીય નેશનલ કંપની લો ટ્રિબ્યુનલ, અમદાવાદ બેન્ચ (NCLT) દ્વારા તા.૧૪મી ડિસેમ્બર, ૨૦૨૩નાં આદેશ C.P.(CAA)/57(AHM)2023 માં કોમ્પ.અરજી નં. 2/NCLT/(AHM)2024 બાબતમાં પસાર કરવામાં આવ્યો હતો તેને તા.૧૭મી જાન્યઆરી. ૨૦૨૪ના આદેશ સાથે વાંચતા આથી નોટીસ આપવામાં આવે છે કે મહાલક્ષ્મી રબટેક લીમીટેડ (MRT) (CIN:- L25190GJ1991PLC016327) ("ડિમર્જડ કંપની"); મહાલક્ષ્મી ફેબ્રિક મિલ્સ પ્રાઈવેટ લીમીટેડ (અગાઉ "સોનેટ કલર્સ પ્રા.લિ." તરીકે ઓળખાતી) (MFMPL) (CIN:- U17100GJ1991PTC015345) ("પ્રથમ પરિણામી કંપની"); અને ગ્લોબલ ટેસીલ પ્રાઈવેટ લીમીટેડ (GTPL) (CIN:- U17299GJ2017PTC098506) (''બીજી પરિણામી કંપની'') અને તેમના સંબંધિત શેરધારકો અને લેણદારો વચ્ચે ડિમર્જરની પ્રકૃત્તિમાં ગોઠવણની યોજના ("સ્કીમ") વચ્ચેની વ્યવસ્થાની યોજનાને મંજૂરી આપવા માટેની અરજી અરજદાર કંપનીઓ દ્વારા રજુ કરવામાં આવી હતી અને તે તા. ૮મી ડિસેમ્બર, ૨૦૨૩નાં રોજ માનનીય નેશનલ કંપની લો ટ્રિબ્યુનલ (NCLT) દ્વારા દાખલ કરવામાં આવી હતી. આ અરજીની સુનાવણી, માનનીય (NCLT) સમક્ષ ૧૫મી ફેબ્રુઆરી, ૨૦૨૪ના રોજ સુનાવણી માટે નક્કી કરવામાં આવી છે.

આ પીટીશન ને સમર્થન કે વિરોધ કરવા ઇચ્છતી કોઇપણ વ્યક્તિએ પીટીશનર કંપનીઓના એડવોકેટ શ્રી જૈમનિ દવેને સોફ્ટ કોપીમાં jrdadvocates@gmail.com ઉપર અને / અથવા હાર્ડકોપી માં ૨૦૧-૨૦૨, હિર-આશા આર્કેડ, શાલીન હોસ્પીટલ પાસે, હાઇ કોર્ટ જ્યુડીસીયરી એકેડેમી રોડ, હાઇકોર્ટ પાછળ, સાયન્સ સીટી, અમદાવાદ-૩૮૦૦૬૦, ગુજરાત, ને સંબોધીને પુરા નામ અને સરનામા સાથે ઇરાદાઓની લેખિતમાં, તે/તેણીની સહી અથવા તે/તેણીના એડવોકેટની સહી વાળી સુચના આ અરજીની સુનાવણી માટે નિર્ધારીત તારીખના બે દિવસ પહેલાં અરજદાર કંપનીઓનાં એડવોકેટને પહોંચે તેમ મોકલવી. જ્યાં તે / તેણી અરજીનો વિરોધ કરવા માંગે છે, ત્યાં વિરોધનું કારણ અથવા તેના / તેણીના સોગંદનામાની નકલ આપવી.

પીટીશનની એક નકલ નીચે સહી કરનાર, કોઇપણ વ્યક્તિને, નિર્ધારિત ફી ની ચુકવણીપર આપશે.

તારીખ : ૩૦મી જાન્યુઆરી, ૨૦૨૪ સ્થળ : અમદાવાદ

સહી/-श्री श्रेमिन हवे પીટીશનર કંપનીઓના એડવોકેટ



THE **sukhjit** STARCH & CHEMICALS LIMITED

Regd. Office: Sarai Road, Phagwara-144401 CIN: L15321PB1944PLC001925 E-mail: sukhiit@sukhiitgroup.com Website: www.sukhiitgroup.com Ph. 01824-468800

Extract of the Unaudited Standalone Financial Results for	the Quarter/ Nine Months Ended	31 st December, 2023 (i	n ₹Crores)
	Quarter Ended	Nine Months Ended	Year Ended

12.2023 naudited 361.80 23.46 17.46	30.09.2023 Unaudited 322.85 18.06 13.66	31.12.2022 Unaudited 340.13 20.28 15.58	31.12.2023 Unaudited 1008.93 58.66 44.16	31.12.2022 Unaudited 1045.29 71.95 54.45	31.03.2023 Audited 1436.97 92.74
361.80 23.46	322.85 18.06	340.13 20.28	1008.93 58.66	1045.29 71.95	1436.97 92.74
23.46	18.06	20.28	58.66	71.95	92.74
17.46	13.66	15.58	44.16	54.45	70 14
18.17	13.56	16.52	45.27	55.79	72.51
15.62	15.62	15.62	15.62	15.62	15.62
11.18	8.75	9.97	28.27	34.86	44.90

Extract of the Unaudited Consolidated Financial Results for the Quarter/ Nine Months Ended 31st December, 2023 (in ₹Crores

	Q	uarter Ende	ed	Nine Mon	Year Ended	
PARTICULARS	31.12.2023 Unaudited	30.09.2023 Unaudited	31.12.2022 Unaudited	30.12.2023 Unaudited		31.03.2023 Audited
1) Total Income/Revenue from Operations (Net of Discounts)	362.92	324.10	347.73	1012.31	1057.46	1449.62
Net Profit for the period before Tax (before/ after exceptional items)	21.02	15.54	17.55	50.58	64.57	86.23
Net Profit for the period after Tax (before/ after exceptional items)	16.02	11.39	13.35	38.08	48.57	63.37
Total Comprehensive Income for the period (Comprising Profit for the period after Tax and other Comprehensive Income (OCI) after Tax)	16.73	11.29	14.29	39.19	49.91	65.74
5) Paid up Equity Share Capital	15.62	15.62	15.62	15.62	15.62	15.62
6) Earning Per Share in Rs. (face value of Rs.10 each, Basic & Diluted)	10.26	7.29	8.55	24.38	31.09	40.56

Notes: The above is an extract of the detailed format of Quarterly/ nine months unaudited Financial Results prepared under Ind AS and iled with the Stock exchange on 30th January, 2024, under Regulation 33 of SEBI (Listing Obligations and Disclosure Requireme Regulations, 2015. The full format of the quarterly / nine months financial results is available on the Stock exchange website of BSE a www.bseindia.com & of NSE at www.nseindia.com and also on Company's website at www.sukhjitgroup.com

Dated: 30th January, 2024 (K.K. Sardana) Place : Phagwara **Managing Director**



Tejas Networks Limited

CIN: L72900KA2000PLC026980 Regd. Office: J.P. Software Park, Plot No. 25, Sy. No. 13, 14, 17 & 18, Konnapana Agrahara Village, Begur Hobli, Bengaluru-560 100, Karnataka Phone: +91-80-4179 4600 | Fax: +91-80-2852 0201 $We bsite: www.tejasnetworks.com \hspace{0.2cm} | \hspace{0.2cm} E\text{-mail: corporate@tejasnetworks.com}$

FORM NO. CAA. 2

[Pursuant to Section 230 (3) of the Companies Act, 2013 and Rule 6 and 7 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016] IN THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL,

BENGALURU BENCH CA (CAA) NO. 29/BB/ 2023

IN THE MATTER OF SECTIONS 230 TO 232 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013 READ WITH THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016

AND IN THE MATTER OF SCHEME OF AMALGAMATION OF SAANKHYA LABS PRIVATE LIMITED AND SAANKHYA STRATEGIC ELECTRONICS PRIVATE LIMITED WITH TEJAS NETWORKS LIMITED AND THEIR RESPECTIVE **SHAREHOLDERS**

TEJAS NETWORKS LIMTED, a company incorporated under the provisions of Companies Act, 1956 having Corporate Identity Number: L72900KA2000PLC026980 and its registered office at J P Software Park, Plot No 25, Sy. No 13, 14,17,18 Konnapana Agrahara Village, Begur Hobli, Bangalore - 560 100, Karnataka, India

... Company / Transferee Company

Notice and Advertisement of Corrigendum to the Notice & Explanatory Statement for convening meeting of equity shareholders and unsecured creditors of Tejas Networks Limited pursuant to order dated December 07, 2023 of the Hon'ble National Company Law Tribunal, Bengaluru Bench

Tejas Networks Limited ("Company") has issued a notice dated December 31, 2023 for convening meeting of equity shareholders and unsecured creditors of the Company ("Meeting") which is scheduled to be held on Friday, February 09, 2024 at 10:00 a.m. and 11:00 a.m. respectively, through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), to consider and approve the Scheme of Amalgamation of Saankhya Labs Private Limited ("Transferor Company 1") and Saankhya Strategic Electronics Private Limited ("Transferor Company 2") with Tejas Networks Limited ("Company" or "Transferee Company") and their respective shareholders ("Scheme").

In this regard, a Corrigendum to Notice of meeting of the equity shareholders and unsecured creditors of the Company is issued, at the direction of BSE Limited.

This Corrigendum is to be read in conjunction with the Notice of the Meeting dated December 31, 2023 as available on the website of the Company, BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") where the shares of the Company are listed. The Notice of the Meeting has already been dispatched to all the shareholders and unsecured creditors of the Company on January 4, 2024.

This Corrigendum to the Notice and explanatory statement for convening meeting of equity shareholders and unsecured creditors forms an integral part of the Notice which has already been circulated to the shareholders and unsecured creditors of the Company and on and from the date hereof, the Notice of the meeting shall always be read in conjunction with this Corrigendum. Except as detailed in the Corrigendum, all other items of the Notice along with Explanatory Statement dated December 31, 2023, shall remain unchanged. This Corrigendum is also available on the website of the Company: www.tejasnetworks.com.

Uday Shankar R M

Chairperson appointed by the Tribunal for the Meeting

DOLAT ALGOTECH LIMITED

CIN: L67100GJ1983PLC126089 Registered Office: 1401-1409, Dalal Street Com ercial Co-op Soc Ltd, Block 53 (Bldg No.53E) Zone-5, Road-5E, Gift city, Gandhinagar - 382355, Gujarat Corporate Office: 301-308, Bhagwati House, Plot A/19, Veera Desai Road, Andheri (West), Mumbai - 400058 Tel.: 91-22-2673 2602; Fax: 91-22-26732642; Website: www.dolatalgotech.in; E-mail: investor@dolatalgotech.in

Extract of unaudited Financial Results (CONSOLIDATED and STANDALONE)

for the quarter and Nine months ended 31st December, 2023 Rs. In Million STANDALONE CONSOLIDATED **Particulars** Ended Ended 31.12.2023 31.12.2023 31.12.2022 31.12.2023 31.12.2023 31.12.2022 1 Total income from operations 993.47 2,327.94 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 512.94 1,110.13 372.73 572.00 1,246.80 413.56 Net Profit / (Loss) for the period before tax 572.00 1,246.80 512.94 372.73 (after Exceptional and/or Extraordinary items Net Profit / (Loss) for the period after tax 414.43 (after Exceptional and/or Extraordinary items) 415.48 296.14 895.28 295.93 892.78 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 6 Equity share capital 176.00 176.00 176.00 176.00 176.00 176.00 Reserve (excluding Revaluation Reserve as shown

a) Basic

b) Diluted

Place : Mumbai

Date : 29 January, 2024

in the balance sheet of previous year) Earnings Per Share (of Rs. 1/- each)

(for continuing and discontinued operations)

1) The above is an extract of the detailed format of unaudited Consolidated and Standalone Financial results for the Quarter and nine months ended on 31 December, 2023, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the above Result are available on the Stock Exchanges website (www.bseindia.com), (www.nseindia.com) and the Company's websi

2.35

5.07

5.07

The Board of Directors at its meeting held on 29th January, 24 has declared an 2nd interim dividend of Rs. 0.10 per equity share.

) The 2nd interim dividend for FY 2023-24 shall be paid to the equity shareholders of the Company, whose names appear on the Register of Members of the Company or in the records of the Depositories as beneficial owners of the shares as on Friday, 09th February, 24 which is the Record Date fixed for the purpose.

For DOLAT ALGOTECH LIMITED Pankai D. Shah

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5.07

Managing Director (DIN: 00005023)

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NELCAST

CIN: L27109AP1982PLC003518 Regd. Office: 34, Industrial Estate, Gudur - 524 101. Tel: 08624 - 251266.

Fax: 08624 - 252066. Website: www.nelcast.com Email: nelcast@nelcast.com

STATEMENT OF UN-AUDITED STANDALONE AND CONSOLIDATED FINANCIAL **RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2023**

(₹ in lakhs)

		Standalone						Consolidated					
SI		3 Months Ended		9 Month	9 Months Ended		3 Months Ended		9 Months Ended		Year Ended		
No	'-	31.12.2023	30.09.2023	31.12.2022	31.12.2023	31.12.2022	31.03.2023	31.12.2023	30.09.2023	31.12.2022	31.12.2023	31.12.2022	31.03.2023
		Un-Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Un-Audited	Audited
1	Total Income from Operations	32297.46	36263.66	33372.85	98200.40	96494.08	128011.84	32297.46	36263.66	33372.85	98200.40	96494.08	128011.84
2	Net Profit/(Loss) for the period (before tax,												
	Exceptional* and/or Extraordinary items)	1388.25	2231.82	712.90	4541.01	3432.48	4031.70	1388.25	2231.82	712.90	4541.01	3432.48	4031.70
3	Net Profit/(Loss) for the period before tax												
	(after Exceptional* and/or Extraordinary items)	3117.06	2231.82	712.90	6269.82	3432.48	4031.70	3117.06	2231.82	712.90	6269.82	3432.48	4031.70
4	Net Profit/(Loss) for the period after tax												
	(after Exceptional* and/or Extraordinary items)	2553.06	1663.89	533.51	4934.58	2525.14	2973.54	2553.06	1663.89	533.51	4934.58	2525.14	2973.54
5	Total Comprehensive Income for the period												
	after tax	2536.77	1641.36	531.27	4885.68	2478.00	2933.19	2536.77	1641.36	531.27	4885.68	2478.00	2933.19
6	Equity Share Capital												
	(Face value of Rs.2/- each fully paid up)	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02	1740.02
7	Other Equity												
	(as showon in the Audited Balance Sheet)						45100.04						45100.04
8	Earnings Per Share of Rs.2/- each												
	(EPS for the Quarters are not annualised)												
	Basic	2.93	1.91	0.61	5.67	2.90	3.42	2.93	1.91	0.61	5.67	2.90	3.42
	Diluted	2.93	1.91	0.61	5.67	2.90	3.42	2.93	1.91	0.61	5.67	2.90	3.42

The above is an extract of the detailed format of Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Reguirements) Regulation: 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites: www.bseindia.com and www.nseindia.com and on the Company's website www.nelcast.com

*The Company has Exceptional Items of ₹1728.81 Lakhs on account of profit on sale of land during the guarter ended 31st December 2023

For Nelcast Limited P. Deepak

R R KABEL LIMITED

(CIN: U28997MH1995PLC085294)

Regd. Off.: Ram Ratna House, Oasis Complex, Pandurang Budhkar Marg, Worli, Mumbai – 400 013. T:+ 91-22-2494 9009 / 2492 4144. F: + 91-22-2491 2586. Email ID: investorrelations.rrkl@rrglobal.com

EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31 DECEMBER, 2023

(₹in Lakhs except earning per share)

			S	TANDALON	E		CONSOLIDATED					
•		Quarte	r Ended	Nine Mon	ths Ended	Year Ended	Quarte	r Ended	ed Nine Months Ended		Year Ended	
Sr. No.	Particulars	31.12.2023	31.12.2022	31.12.2023	31.12.2022	31.03.2023	31.12.2023	31.12.2022	31.12.2023	31.12.2022	31.03.2023	
		(Unaudited)	(Unaudited) (Refer Note vii)	(Unaudited)	(Unaudited) (Refer Note vii)	(Audited)	(Unaudited)	(Unaudited) (Refer Note vii)	(Unaudited)	(Audited)	(Audited)	
1.	Total Income from operations (net)	164576.37	148325.78	488379.55	410327.90	563364.05	164576.37	148325.78	488379.55	410327.90	563364.05	
2.	Net Profit (before tax, Exceptional and / or Extraordinary items)	9588.71	9332.52	29949.44	16742.10	25504.74	9591.98	9534.56	30035.67	16770.00	25599.15	
3.	Net Profit (before tax, after Exceptional and / or Extraordinary items)	9588.71	9332.52	29949.44	16742.10	25504.74	9591.98	9534.56	30035.67	16770.00	25599.15	
4.	Net Profit after tax (Share of Owners of the Company) (after Exceptional and / or Extraordinary items)	7092.57	6941.31	21854.28	12430.50	18892.85	7095.84	7143.35	21940.51	12458.40	18987.26	
5.	Total Comprehensive Income (Share of Owners of the Company)	7495.92	5761.85	25100.87	14099.50	20416.07	7512.37	5912.51	25166.03	13905.60	20215.38	
6.	Paid up Equity Share Capital (face value of ₹5/- per share)	5640.94	2392.41	5640.94	2392.41	4784.82	5640.94	2392.41	5640.94	2392.41	4784.82	
7.	Reserves excluding Revaluation Reserves as at Balance Sheet date					95339.93					95665.54	
8.	Earnings per share (not annualised for the Quarters and nine months)											
	- Basic (in ₹)	6.35	6.25	19.56	11.19	17.01	6.35	6.43	19.64	11.22	17.09	
	- Diluted (in ₹)	6.33	6.23	19.51	11.17	16.98	6.34	6.42	19.59	11.19	17.07	

- i) The above unaudited consolidated financial results of RR Kabel Limited ("the Company") have been prepared in accordance with and comply in all material aspects with the Indian Accounting Standards (Ind AS) notified under Section 133 of the Companies Act, 2013 ("the act") read with relevant rules issued there under and in terms of Regulation 33 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulation), as amended.
- ii) The above unaudited consolidated financial results have been reviewed and recommended by Audit Committee at its meeting held on 29 January 2024. The Board of Directors at their meeting held on 29 January 2024 have approved the above results and taken them on record. The statutory auditors of the Company have expressed an unmodified review conclusion on the unaudited consolidated financial results for the quarter and nine months ended 31 December 2023.
- iii) During the quarter ended 30 September 2023, the Company has completed initial public offering (IPO) of ₹ 196,400.95 lakhs (including fresh issue of ₹17,999.99 lakhs) comprising of (i) 1,636,099 equity shares of ₹ 5 each at an issue price of ₹1,035 per share towards fresh issue of equity shares (ii) 17,236,808 equity shares of ₹5 each at an issue price of ₹1,035 per share towards offer for sale (iii) 113,806 equity shares of ₹5 each at an issue price of ₹937 per share for employee quota towards fresh issue. The equity shares of the Company were listed on National Stock Exchange (NSE) and Bombay Stock Exchange (BSE) w.e.f. 20 September 2023.
- iv) The Company has estimated ₹ 10,654.20 lakhs as IPO related expenses and allocated such expenses between the company ₹ 976.45 lakhs and selling shareholders ₹ 9,677.75 lakhs in proportion to the equity shares allotted to the public as fresh issue by the company and under offer for sale by selling shareholders respectively. As at 30 September 2023, the total amount attributable to the company amounting to ₹976.45 lakhs has been
- v) During the quarter ended 31 December 2023, a search under section 132 of The Income Tax Act, 1961 was carried out at certain premises of the Company and residences of some of its directors and employees. The Company extended full cooperation to the Income-tax officials during the search and provided required details, clarifications, and documents. The Company has not received any communication from the Income Tax Department regarding the outcome of the search as on the date of issuance of these financial results, therefore, the consequent impact on these financial results, if any, is not ascertainable, However, after considering current position, management does not anticipate any material adverse impact on the financial position of the Company and accordingly no material adjustments are required to these financial results for the guarter and nine months ended 31 December 2023.
- vi) The Company has two reportable segment (presented for all periods) 1) Wires and cables and 2) Fast-Moving Electrical Goods (FMEG) in accordance with Ind AS 108 "Operating segments".
- vii) The Figures for the quarter and nine month ended 31 December 2022, as reported in these unaudited consolidated financial results have been approved by the Company's Board of Directors, but have not been subjected to review by statutory auditors since the requirement of submission of quarterly standalone financial results is applicable on listing of equity shares of the Company, which was from the quarter ended 30 September 2023.

For and on behalf of the Board of Directors of R R KABEL LIMITED

Tribhuvanprasad Rameshwarlal Kabra **Executive Chairman** DIN: 00091375

Place: Mumbai Date: 29 January 2024