

February 6, 2019

The Secretary,
Listing Department,
BSE Limited,
1st Floor, Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001
Scrip Code: 531642

The Manager,
Listing Department,
National Stock Exchange of India Limited,
'Exchange Plaza', C-1 Block G,
Bandra Kurla Complex, Bandra (E),
Mumbai – 400 051
Scrip Symbol: MARICO

Sub.: Disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements)

Regulations, 2015 ("the SEBI Regulations")

Dear Sir/Madam,

Pursuant to Regulation 30 of the SEBI Regulations, please find enclosed a newspaper extract of unaudited consolidated financial results of the Company for the quarter and nine months ended December 31, 2018, approved by the Board of Directors of the Company at its meeting held on Tuesday, February 5, 2019 and published in the Free Press Journal (English Daily) and Navshakti (Marathi Daily) today i.e on February 6, 2019.

Kindly take the above on record.

Thank you.

Yours faithfully, For Marico Limited

Hemangi Ghag

Company Secretary & Compliance Officer

Encl.: As above

NKGSB CO-OP. BANK LTD.

ery Dept. : Gr. Floor, Bimal Apartment, Hindu Friends Society Road, Jogeshwari (E), Mumbai-400 060 Tel. No. : 022-28349616/28376816

APPENDIX IV (RULE 8 (1))

POSSESSION NOTICE

(FOR IMMOVABLE PROPERTY/MOVABLE VEHICLE)

the Authorised Officer of NKGSB Co-op. Bank Ltd. under the Securitisation and Reconstruction of Financial Assets and Interest (Enforcement) Act, 2002 (SARFAESI) and in exercise of powers conferred under Section 13(12) read with Rule est (Enforcement) Rules, 2002 issued demand notice on below mentioned dates calling upon the following borrowers to lifoned in the notice within 60 days from the date of the receipt of said notices.

iled to repay the amount, notice is hereby given to the Borrower and the public in general that the undersigned has taken perties/vehicle described here in below in exercise of the powers conferred on him under section 13 (4) of the said Act said Security Interest (Enforcement) Rules, 2002 on the following dates.

n is invited to the provisions of sub-section (8) of Section 13 of the Act, in respect of time available, to redeem the secured

antors in particular and public in general are hereby cautioned not to deal with the below mentioned properties and any reperties/vehicle will be subject to the charge of the NKGSB Co-op. Bank Ltd. for the following amount and interest from ital charges and Legal Expenses there on

ower/ ntors	Description of the Mortgaged Properties & Movable Vehicle	Date of Demand Notices	Date of Possession	Amt O/S as on 31.01.2019 (Rs. in lacs)
opdekar dekar	1) Flat No. 303, consisting of two bed room and a kitchen with the attached bath and W.C. admeasuring 855 Sq. ft. built up area, on 3rd Floor, "A" Wing, building know as "Sumer Castle Building No. A,B,C Co-op. Hsg. Soc. Ltd.", constructed on the land bearing survey No. 16,17,18 and 19 Hissa No. (part), and nearing C.T.S. No. 197-K, 215-A/2, 216/K and D and Tikka No. 8 at Village-Panchpakhadi, Taluka and District-Thane, Castle Mill Compound, Old Agra Road, Thane (W)-400 601; Owned by Mr. Raju Shantaram Chopdekar 2) Flat No. 602, admeasuring 555 Sq. Feet built up area, on 6th Floor, "E" Wing, building know as "Sumer Castle Building No. D,E,F Co-op. Hsg. Soc. Ltd", constructed on the plot of land bearing Survey No. 16(P), 18(P), 19(P), Castle Mill Compound, Old Agra Road, Village - Panchpakhadi, Thane (W)-400 601; Owned by Mr. Raju Shantaram Chopdekar	24.34	31.01.2019 (Symbolic)	268.98
ihan Akim Khan war d Yusuf	Flat No. 303, on the Third Floor, in the building No. 21, in the Economy Category/type in the Sector No. 3 of the project known as Mahalaxmi Nagar, Survey No. 233/1, 234, 238/1, 238/2, 242/0, 243/2, 247/0, 249, 371/0, 373, 376/1/2, 374/0, 370/0, 1/0 at Village-Nere, Taluka Panvel, District Raigad admeasuring about 36.80 sq. mtrs. carpet area along with the 20.95 sq. mtrs. terrace area, Owned by Mr. Mustakim Iftekhar Khan & Mrs. Sherunnissa Mustakim Khan	21.05.2018	02.02.2019 (Physical)	42.38

Sd/-AUTHORISED OFFICER, NKGSB Co-op. Bank Ltd.

istered Office: Bombay House, 24, Homi Mody Street, Mumbai - 400 001;

Tel: 022-67009000; Email Id: investor.relations@trent-tata.com; Website: www.mywestside.com; CIN: L24240MH1952PLC008951

andalone Financial Results for the Quarter and Nine Months ended 31st December 2018 ₹ In Lakhs

Standardie								
F	or Quarter Ende	èd	For Nine Mo	For year Ended				
31st Dec. 2018	30th Sept. 2018	31st Dec. 2017	31st Dec. 2018	31st Dec. 2017	31" March 2018			
Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited			
66,589.30	62,828.63	52,566.37	189,048.53	156,961.75	210,884.16			
6,163.96	5,050.69	5,536.76	17,083.22	15,481.79				
1 2 2								
6,163.96	5,050.69	5,536.76	17,083.22	15,481.79	17,163.51			
Since dec	or mr. 1 co.1	FIRST COLUMN	D. L.O YEL	טמץ מוט וד	owni no evin			
anM4,027.96				10,505.79	11,672.21			
HILDA on A	tics Limited	yare Synthe	No. 19	ness.	eud anitual ier			
58.44	(51.84)	17.89	30.83	(70.78)	(40.48)			
4,086.40	3,238.85	3,807.65	11,185.05	10,435.01	11,631.73			
3,323.17	3,323.17	3,323.17	3,323.17	3,323.17	3,323.17			
1.21	0.99	1.14	3.36	3.16	3.51			
1.21	0.99	1.14	3.36	3.16	3.51			
	31* Dec. 2018 Unaudited 66,589.30 6,163.96 6,163.96 6,163.96 58.44 4,086.40 3,323.17	31" Dec. 2018 30" Sept. 2018 Unaudited Unaudited 66,589.30 62,828.63 6,163.96 5,050.69 6,163.96 5,050.69 6,163.96 3,290.69 58.44 (51.84) 4,086.40 3,238.85 3,323.17 3,323.17	Sept. 2018 30° Sept. 2018 31° Dec. 2017 Unaudited Unaudited Unaudited G6,589.30 62,828.63 52,566.37 6,163.96 5,050.69 5,536.76	For Quarter Ended 31" Dec. 2018 30" Sept. 2018 31" Dec. 2017 31" Dec. 2018 Unaudited	For Quarter Ended 31" Dec. 2018 30" Sept. 2018 31" Dec. 2017 31" Dec. 2018 31" Dec. 2017 Unaudited Unaudi			

extract of the detailed format of Quarterly Results filed with the Stock Exchanges under Regulation 33 of the SEBI s and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly and Nine months Financial lable on the Stock Exchange Websites (www.bseindia.com and nseindia.com) and the Company's Websites

tited Standalone Financial Results were reviewed by the Audit Committee and thereafter taken on record by the s of the Company at its meeting held on 5th February 2019. The statutory auditors of the company have carried w of the financial results.

For and on behalf of the Board of Directors

Chairman

IMJENBURKT

JENBURKT PHARMACEUTICALS LTD.

Regd. Office: Nirmala Apartments., 93, J. P. Road, Andheri (W), Mumbai-400058 5PLC036541 + Tel:66943121 + Fax:66943127 + E-mail: investor@jenburkt.com

NE UNAUDITED FINANCIAL RESULTS FOR THE ER & NINE MONTHS ENDED ON 31/12/2018

g			(1 to an Luce	procht Li O
SOUTH STATE STATE STATES	Quarter ended 31.12.18	Quarter ended 31.12.17	Year to date 31.12.18	Previous Year ended 31.03.18
结	(1.1 . 121 1)	21.6		



Regd. Off.: Khasra No. 378/2, Nemawar Road, Near Makrand House, Palda, Indore (M.P.) 452 020 Email- complianceofficer@yellowdiamond.in, Website: www.yellowdiamond.in, Tel.: 0731-2439999, CIN: L15311MP2009PLC021

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31 DECEMBER 2018

	Ql	JARTER END	ED	NINE MON	YEAR EN	
- PARTICULARS	30.12.2018 Unaudited	30.09.2018 Unaudited	31.12.2017 Unaudited	31.12.2018 Unaudited		31.03.20 Audite
Total revenue from operations	30,824.55	28,722.48	25,966.84	86,407.92	74,433.47	101,839
Net profit for the period (before Tax, exceptional and/ or extraordinary items)	1,079.18	1,645.99	1,530.77	4,131.21	4,661.00	PRINCES (100 PRINCES 100 PRI
Net profit for the period before tax (after exceptional and/ or extraordinary items)	1,079.18	1,645.99	1,530.77	4,131.21	4,661.00	6,166
Net profit for the period after tax (after exceptional and/ or extraordinary items)	807.49	1,125.55	1,141.48	2,972.15	3,409.49	4,417
Total comprehensive income for the period [comprising profit for the period (after tax)]	809.18	1,127.49	1,135.34	2,977.47	3,391.07	4,424
Paid-up equity share capital - Face value INR 5 each Other equity (as shown in the audited balance sheet of the previous ye Earnings per share of INR 5 each (Not Annualised)	1,172.65 ar)	1,172.65	1,172.65	1,172.65	1,172.65	1,172 50,781
Basic - INR	3.44	4.80	4.87	12.67	16.51	20
Diluted - INR	3.44	4.80	4.87	12.67	15.67	19

- 1. The above unaudited Consolidated financial results of the group have been reviewed by the Audit Committee and approved by the Board of Directors at t respective meetings held on 5 February 2019.
- respective meetings need on 3 reorusty 2019.

 2. The Group has adopted Ind AS 115 Revenue from Contracts with Customers, with effect from 1 April 2018, using full retrospective method. The application of Int 115 did not have any impact on retained earnings as at 1 April 2017 and the net profit of the current and previous period.

 3. During the quarter the Holding Company has acquired Avadh Snacks Private Limited including brand 'Avadh' and its distribution network for a cash consideration Rs. 14,800 lakhs and deferred consideration to be determined based on future performance. This transaction is accounted as Business Combination as per INC. 103 'Business Combination' on a provisional basis

I. The Key unaudited standalone financial information are as under: (INR i						(INR in la
	QUART			NINE MONT	YEAR EN	
PARTICULARS	31.12.2018 Unaudited	30.09,2018 Unaudited	31.12.2017 Unaudited	31.12.2018 Unaudited	31.12.2017 Unaudited	31.03.20 Audite
Total revenue from operations Profit before tax	26,238.79	28,035.46	HINTON CONTRACTOR OF THE PROPERTY.	A STATE OF THE PARTY OF THE PAR		The second second second second
Profit after tax	1,316.66 960.11	1,679.58 1,149.81	.,	Control of the Contro		A CONTRACTOR OF THE PARTY OF TH

5. The above is an extract of the detailed format of unaudited consolidated financial results for the quarter and nine months ended 31 December 2018, filed with Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the unaudi $consolidated \ financial\ results for the\ quarter\ and\ nine\ months\ ended\ 31\ December\ 2018\ are\ available\ on\ the\ websites\ of\ the\ Stock\ Exchange(s)\ (www.nseindia.com)$ and www.bseindia.com) and on the Company's website (www.yellowdiamond.in). For Prataap Snacks Limit

Place: Indore

Date: 05 February 2019

Managing Director and Chief Executive Offi

Rs (in Crore)



CIN: L15140MH1988PLC049208 Registered Office: 7th Floor, Grande Palladium, 175, CST Road, Kalina, Santacruz (East), Mumbai 400098. Tel: +91-22-66480480, Fax: +91-22-26500159, Email: investor@marico.com, Website: www.marico.com

Extract of Consolidated Financial Results of Marico Limited for the Quarter and Nine months ended December 31, 2018.

	Quarte	r ended	Nine Mor	Year Ended	
Particulars	December 31, 2018 (Unaudited)	December 31, 2017 (Unaudited)	December 31, 2018 (Unaudited)	December 31, 2017 (Unaudited)	March 31, 2018 (Audited)
Revenue from operations	1,860.97	1,624.33	5,724.58	4,853.00	6,333.09
Profit before exceptional items and tax	343.14	294.14	990.46	869.60	1,117.02
Profit before tax	343.14	294.14	990.46	869.60	1,117.02
Net Profit for the period attributable to owners (after Minority Interest)	247.25	220.51	717.16	633.91	814.49
Total Comprehensive attributable to owners (after Minority Interest)	228.15	212.97	727.77	625.12	816.71
Equity Share Capital Company of the Property o	11//129.09	9 cA 129.08	810WA129.09	129.08	129.09
Reserves (as per last audited Balance Sheet) Earnings Per Share (of Re 1/- each) (Not annualised)	J. 638, Lu		NAC	SELT TRAIN	2,413.78
Basic (in Rs.)	1.92	1.71	5.56	4.92	6.32
Diluted (in Rs.)	1.92	1.71	5.56	4.92	6.32

- (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the $we bsites of the Stock Exchanges, www.nseindia.com \, and \, www.bseindia.com \, and \, on \, the \, Company's \, we bsite \, www.marico.com. \, where \, we can see that the company of the compa$
- b) The Consolidated un-audited financial results for the quarter ended December 31, 2018 were reviewed by the Audit Committee and approved by the Board of Directors of Marico Limited ("the Company") at their meeting held on February 05, 2019. The statutory auditors have expressed an unqualified limited review opinion on the above results.
- c) The Board of directors of Marico Limited declared interim dividend of 275% (Rs. 2.75 per share) at its meeting held on February 05, 2019. Interim dividend would be paid to those shareholder

	Quarte	nth ended	Rs (in Crore) Year Ended		
Particulars	December 31, 2018 (Unaudited)	December 31, 2017 (Unaudited)	December 31, 2018 (Unaudited)	December 31, 2017 (Unaudited)	March 31, 2018 (Audited)
Revenue from operations	1,499.81	1,337.59	4,681.17	3,967.56	5.181.32
Profit before tax (after Exceptional items)*	338.10	306.34	901.69	771.62	953.73
Net Profit after tax*	262.47	240.11	702.62	598.44	718.23

During the year ended March 31, 2018 the Company had made an assessment of the fair value of investment made in its subsidiary, Marico Consumer Care Limited (MCCL), towards the acquisition of the Youth portfolio in 2012. During the year ended March 31, 2018, the Company had made a provision of Rs.104 crores towards impairment of investment made in MCCL, after taking into account the past business performance, prevailing business conditions and revised expectations of the future performance. The same is disclosed under "Exceptional items" in the Standalone Statement of Profit and Loss.

During the year ended 31 March 2014, the Capital Reduction Scheme pertaining to MCCL for the adjustment of intangible assets was duly approved and given effect, wherein the value of intangibles in MCCL was adjusted against Share Capital & Securities Premium in MCCL and against Reserves in the consolidated financial statements. Consequent to this, the above mentioned impairment provision has no impact on the consolidated financial statements.

Place: Mumbai Date: February 05, 2019

For Marico Limited Saugata Gupta Managing Director and CEO



केम्प अँन्ड कंपनी लिमिटेड

गेंवणीकृत कार्यालय : ५ वा मजला, डीजीपी हाऊस, ८८ सी, ओल्ड प्रभादेवी रोड, मुंबई ४०० ०२५, फोन: ०२२ ६६५३९००० फॅक्स: ०२२ ६६५३९०८९ संकेतस्थळ : www.kempnco.com झेम्ल: kemp-investor@kempnco.com रः kemp-investor@kempnco.com गयएनः एल२४२३९एमएच१९८२पीएलसी००००४७



इ डिस्क्लोजर रिक्वायरमेन्टस्) रेग्युलेशन्स, २०१५ च्या व्यता रेग्युलेशन ४७ अन्वये, याद्वारे सूचना देण्यात येते की, ११८ रोजी संपलेल्या तिमाही आणि नऊमाही अलेखापरिक्षित अभिलिखीत करण्यासाठी कंपनींच्या संचालक मंडळाची सभा १ रोजी भरणार आहे.

स्वेजच्या वेबसाईट म्हणजेच www.bseindia.com किंवा npnco.com वर भेट देऊ शकता.

केम्प ॲण्ड कंपनी लिमिटेड करिता

कुणाल छतवानी कंपनी सेक्रेटरी

इं ऑफ इंडिया (व्हॉलंटरी लिकिडेशन प्रोसेस) रेग्युलेशन्स, २०१७ चे

मेंट प्रायव्हेट लिमिटेडच्या स्टेकहोल्डर्सच्या माहितीसाठी

	एल ॲन्ड एस रिस्क मॅनेजमेंट प्रायव्हेट लिमिटेड
तारीख	२५/०९/२०१२
तंतर्गत स्थापित/ ग	कंपनी निबंधक, महाराष्ट्र, मुंबई
गयडेन्टिटी नंबर	यू७४१२०एमएच२०१२एफटीसी२३६१५३
। कार्यालय व मुख्य वा पत्ता	मुट ७०१ ए, एक्स ट्रियम, हॉली फॅमेली चर्च पुढे, २९१, अंधेरी कुर्ला रोड, अंधेरी (पूर्व), मुंबई-

IIFL Holdings Limited (CIN No.: L74999MH1995PLC093797)

Corporate Office: IIFL Centre, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013. Regd. Office: IIFL House, Sun Infotech Park, Road No. 16V, Plot No. B-23, MIDC, Thane Industrial Area, Wagle Estate, Thane - 400 604.

INVITATION OF BIDS FOR PURCHASE OF SHARES

Invitation of Bids for purchase of up to 10,00,000 Equity Shares representing 6.25% of the total Equity Shares of Gandhar Oil Refinery (India) Limited ("Gandhar Oil") ("Proposed Transaction").

This announcement is neither a prospectus nor an offer document nor an offer or invitation to a public issue/ public offer in relation to Equity Shares of Gandhar Oil.

Applications are invited from interested bidders for purchase of said Equity Shares of Gandhar Oil held by a "Client" of IIFL Holdings Limited ("IIFL"), the financial advisor for the Proposed Transaction. Eligible entities which are qualified for purchasing the shares of Gandhar Oil under applicable laws and regulations may submit their bids in the manner and format specified in the Process Letterdated February 5, 2019 (available at IIFL's website at https://www.iiflcap.com/InvestmentBanking/ServiceOffering). The bids should reach the designated official specified in the Process Letter before 12:00 P.M. (IST) on February 9, 2019.

Additional information / clarification may be obtained from: Mr. Pinak Rudra Bhattacharyya | Email: pinak@iiflcap.com

IIFL Holdings Limited/ the Client reserves the right to: (i) suspend, cancel, or withdraw from the process or any part thereof; (ii) accept or disqualify/reject any / all offer(s) at any stage of the process, and / or modify the process or any part thereof or to vary any terms or qualifications without assigning any reasons. No financial obligations will accrue to IIFL Holdings Limited/ the Client in such an event. IIFL Holdings Limited/ the Client shall not be responsible for non-receipt or delay of correspondence sent by post /

This advertisement does not constitute and shall not be deemed to constitute any commitment on the part of IIFL Holdings Limited / the Client to proceed with the Proposed Transaction. Furthermore, this advertisement neither confers neither any right nor any

For eligibility conditions and additional details, please refer the Process Letter dated February 5, 2019. Terms not defined herein, shall have the same meaning as in the Process Letter.

Neither Gandhar Oil nor its promoters are parties to the Proposed Transaction.

Place: Mumbai Date: February 5, 2019 Sd/-Senior Vice President - Head Corporate Finance

ND - SERIES XXXI - V (1174 DAYS)

1	The state of the s
	Wednesday, February 06, 2019
	Wednesday, February 20, 2019
T	Thursday, February 21, 2019
1	Tuesday, May 10, 2022

theme will be sold at the face value of ₹10/- per unit.

1800 266 1230

Website: www.utimf.com

egistered Investors



Type BAL <Folio no> to 5607090 to know your Folio Balance.*

#Subject to Terms & Conditions

now is through - UTI SIP

ndra Kurla Complex, Bandra (E), Mumbai - 400051. Phone: y Ltd. (Investment Manager for UTI Mutual Fund) E-mail:

III Financial Centre or your AMFI/NISM certified UTI Mutual Statement of Additional Information, Scheme Information Application Form.

various equity, debt and balanced schemes of UTI Mutual

ket risks, read all scheme related documents carefully.



CIN: L15140MH1988PLC049208

Registered Office: 7th Floor, Grande Palladium, 175, CST Road, Kalina, Santacruz (East), Mumbai 400098. Tel: +91-22-66480480, Fax: +91-22-26500159, Email: investor@marico.com, Website: www.marico.com

Extract of Consolidated Financial Results of Marico Limited for the Quarter and Nine months ended December 31, 2018.

	Quarter ended		Nine Mon	Year Ended	
Particulars	December 31, 2018 (Unaudited)	December 31, 2017 (Unaudited)	December 31, 2018 (Unaudited)	December 31, 2017 (Unaudited)	March 31, 2018 (Audited)
- Company and the company and	1,860.97	. 1,624.33	5,724.58	4,853.00	6,333.09
Revenue from operations	343.14	294.14	990.46	869.60	1,117.02
Profit before exceptional items and tax	343.14	294.14	990.46	869.60	1,117.02
Profit before tax		220.51	717.16	633.91	814.49
Net Profit for the period attributable to owners (after Minority Interest)	228.15		727.77	625.12	816.71
Total Comprehensive attributable to owners (after Minority Interest)	129.09	The state of the s	129.09	129.08	129.09
Equity Share Capital Reserves (as per last audited Balance Sheet) (of Pa 1/ pach) (Not appualised)		- 40			2,413.78
Earnings Per Share (of Re 1/- each) (Not annualised)	1.92	1.71	5.56	4.92	6.32
Basic (in Rs.) Diluted (in Rs.)	1.92	1.71	1.		

a) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the websites of the Stock Exchanges, www.nseindia.com and www.bseindia.com and on the Company's website www.marico.com.

b) The Consolidated un-audited financial results for the quarter ended December 31, 2018 were reviewed by the Audit Committee and approved by the Board of Directors of Marico Limited ("the Company") at their meeting held on February 05, 2019. The statutory auditors have expressed an unqualified limited review opinion on the above results.

c) The Board of directors of Marico Limited declared interim dividend of 275% (Rs. 2.75 per share) at its meeting held on February 05, 2019. Interim dividend would be paid to those shareholders, whose names appear in the Register of Members as on February 13, 2019.

d) Additional Information on standalone financial results is as follows Rs (in Crore) Nine Month ended Year Ended **Quarter ended** December March December December December 31, 2017 31, 2018 31, 2018 31, 2017 **Particulars** 31, 2018 (Unaudited) (Audited) (Unaudited) (Unaudited) (Unaudited) 3,967.56 5,181.32 1,337.59 4,681.17 1,499.81 Revenue from operations 953.73 771.62 306.34 901.69 338.10 Profit before tax (after Exceptional items)* 718.23 598.44

702.62 240.11 262.47 Net Profit after tax* During the year ended March 31, 2018 the Company had made an assessment of the fair value of investment made in its subsidiary, Marico Consumer Care Limited (MCCL), towards the acquisition of the Youth portfolio in 2012. During the year ended March 31, 2018, the Company had made a provision of Rs.104 crores towards impairment of investment made in MCCL, after taking into account the past business performance, prevailing business conditions and revised expectations of the future performance. The same is disclosed under

"Exceptional items" in the Standalone Statement of Profit and Loss. During the year ended 31 March 2014, the Capital Reduction Scheme pertaining to MCCL for the adjustment of intangible assets was duly approved and given effect, wherein the value of intangibles in MCCL was adjusted against Share Capital & Securities Premium in MCCL and against Reserves in the consolidated financial statements. Consequent to this, the above mentioned impairment provision has no impact on the consolidated financial statements.

Date: February 05, 2019

For Marico Limited Saugata Gupta Managing Director and CEO



होम फायनान्स इंडिया लि. आणि विझमन होम्स लि. म्हणून परिचित), यांचे अधिकृत हि ॲक्ट, 2002 अंतर्गत, आणि सदर कायद्याचे कलम 13(12) सहवाचन सिक्युरिटी हिया डिमांड नोटिसमध्ये उल्लेखित रक्कमांची परतफेड करण्यासाठी सदर नोटिस प्राप्त न्य आकारांसह भरण्याचे आवाहन केले आहे. कर्जदार आणि सह-कर्जदार यांनी सदर व्यात येते की निम्न हस्ताक्षरित यांनी सदर कायद्याचे कलम 13 अंतर्गत सहवाचन सदर

	डिम	ताबा घेतल्यार्च		
र्णन	तारीख	बकाया रक्कम (₹)	तारीख आणि प्रकार	
॥, गंगा नगर, मेसकांत तदंगभूत वस्तूंसह.	19/12/2017	रु. 30769195.39/- दिनांक 08/12/2017 अखेर	01.02.2019	

त येतो की सदर मालमत्तेबाबत कोणताही व्यवहार करु नये आणि सदर मालमत्तेबाबत तारखेपासून पुढील व्याज आणि अन्य आकारांसह एल&टी फायनान्स लिमिटेड यांच्या

अधिकृत अधिकारी एल&टी हाऊसिंग फायनान्स लिमिटेड करिता