BSEL INFRASTRUCTURE REALTY LIMITED

CIN: L99999MH1995PLC094498 Regd. Office: 737, 7th Floor, The Bombay Oilseeds & Oils Exchange Premises Co. op. Soc. Ltd., The Company Exchange, Plot No. 2, 3 & 4, Sector 19-A, Vashi, Navi Mumbai-400 705 Tel.: +91-22-6512 3124, Tele Fax: +91 22 2784 4401. Website: www.bsel.com

Notice of the Board Meeting Pursuant to Regulation 29 read along with Regulation 47 and other applicable Regulations of the SEBI (Listing Obligation and Disclosure Requirements) Regulations. 2015, notice is hereby given that the Meeting of the Board of Directors' of BSEL Infrastructure Realty Limited is scheduled to be held on Monday, August 02, 2021 inter-alia, to consider and take on records the unaudited financial results (Standalone and Consolidated) of the Company for the quarter ended June 30, 2021.

The information contained in this notice is also available on the Company's website www.bsel.com, on the website of BSE Limited (www.bseindia.com).

For BSEL Infrastructure Realty Limited

Ms. Alpa Hakani Date: 26th July, 2021 Company Secretary and Compliance Officer Place: Mumba



THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 CP No.38/Chd/Hry/2021

Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

Escorts Limited . And in the matter of:-CA No.93/2021

In the matter of:-

Escorts Limited .

Applicant

Petitioner Company

Notice may be taken that an application was presented to the Tribunal at Chandigarh (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT.

The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021

If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (alongwith supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Haryana-121003 within three months of date of this notice.

If no objection is received within the time stated above, entries in the list of creditors will, in all the proceedings under the above application to reduce the share capital of the company, be treated as correct,

t may also be noted that a hearing has been fixed for October 29, 2021 wherein the Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any,

ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road,

For Escorts Limited Satyendra Chauhan

Place: Faridabad

Date: July 26, 2021

Faridabad, Harvana - 121003 Company Secretary & Compliance Officer Phone: 0129-2250222

E-mail: corpsl@escorts.co.in, Website: www.escortsgroup.com

Under Section 13(2) of the Securitisation And Reconstruction of Financial Assets And Enforcement of Security Interest Act, 2002 (the said Act.) read with Rule 3 (1) of the Security Interest (Enforcement) Rules, 2002 (the said Rules). In exercise of powers conferred under Section 13(12) of the said Act read with Rule 3 of the said Rules, the Authorised Officer of IIFL Home Finance Ltd. (IIFL HFL) (Formerly known as India Infoline Housing Finance Ltd.) has issued Demand Notices under section 13(2) of the said Act, calling upòn the Borròwer(s), to repay the amount mentioned in th respective Demand Notice(s) issued to them. In connection with above, notice ishereby given, once again, to the Borrower(s) to pay within 60 days from the publication of this notice, the amounts indicated herein below, together with further interest from the date(s) of Demand Notice till the date of payment. The detail of the Borrower(s), amount due as on date of Demand Notice and security offered towards repayment of loan amount are as under:

Demand Notice Date and Amount Description of secured asset (immovable property) Name of the Borrower (s)/Guarantor (s) Mr. Shashank Tukaram Shriwardhankar, Mrs. Sharal 22-July-2021 Prospect No. 860330 Rs. 15,91,657/- All that piece and parcel of the property being Flat bearing No. 304, on (Rupees Fifteen Lakh Ninety One Thousand Six Hundred the Third Floor, admeasuring 306 sq. ft., i.e. 28.43 (Built up area), in Shashank Srivardhankar (Prospect No. 860330, Fifty Seven Only) Prospect No. 921587 Rs. 2,72,719/- the Building No. A-3, known as Queens Park and the society known 921587 & 934668) (Rupees Two Lakh Seventy Two Thousand Seven Hundred Nineteen Only) Prospect No. 934668 Rs. 3,28,683/- (Rupees Three Lakh Twenty, Eight Thousand Six Hundred Village Goddeo, Off Mira Bhayandar Road, Mira Road (E), Taluka and District Thane, 401107, Maharashtra, India Eighty Three Only) Mr. Pritam Mahabir Singh, Jay Sadguru Tours And Travels, Mrs. Prajakta Pritam Singh, (Prospect No. 1927-1920) Prospect No. 22-July-2021 Prospect No. 273556 Rs. 28,56,858/- All that piece and parcel of the property being Flat no.A/302 on 3rd floor (Rugees Twenty Eight Lakh Fifty Six Thousand Eight Hundred Fifty Six Thousand Eight Hundred Fifty Six Thousand Floor Rs. 2,09,138/- CHS, Holi Market situated at Village Sandor, Taluka Vasai, District 873556 and 920707) Thane, Maharashtra, India. (Rupees Two Lakh Nine Thousand One Hundred Thirty Eight Only) Mr.Ramasare P Maurya, Shagun Panpati (Ramasare 22-July-2021 Prospect No. 881514 Rs. 8,02,323/- All that piece and parcel of the property being Shop no.04 on Ground P Maurya), Mrs.Taradevi Ramasare Maurya, (Prospect Twenty Three Only) Prospect No. 918330 Rs. 1,21,209/
(Rupees Eight Lakh Two Ihousand Inree Hundred Twenty Three Only) Prospect No. 918330 Rs. 1,21,209/
Kunj Co-op Hsg Society Cabin Cross Road situated at Narmada Nagar, (Rupees One Lakh Twenty One Thousand Two Hundred | Bhayander East, Taluka and District Thane, Maharashtra, India. Mr. Sunilkumar Ramneval Yaday, Sonu Tempo 22-July-2021 Rs. 22,82,183/(Rupees Twenty Two Lakh Eighty Two Thousand One Hundred Eighty Three Only)

All that piece and parcel of the property being Flat No. 405, Floor No. 4 area measuring 324 sq.ft., Building No B2, Prem Narayan Residency, S No 58/2/2,At Atgaon Village,Tal Shahapur Dist Thane, Maharashtra Service, Mrs. Sunila Sunil Yadav, (Prospect Hundred Eighty Three Only) No. IL10098761)

if the said Borrowers fail to make payment to IIFL HFL as aforesaid, IIFL HFL may proceed against the above secured assets under Section 13(4) of the said Act. and the applicable Rules, entirely at the risks, costs and consequences of the Borrowers. For, further details please contact to Authorised Officer at Branch Office:- BM6238>306-310, 3rd Floor, Parikh Commercial Centre, Premium Park, Bolinji Agashi Road, Above OTW Hotel, Virar (West) - 401303/Or Branch Office:- IIFL House, Sun Infotech Park Road No. 16V, Plot No.B-23, Thane Industrial Area, Wagle Estate, Thane - 400604/Or Corporate Office: IIFL Tower, Plot No.98, Udyog Vihar, Phase-IV Gurugram, Haryana.

Place: Thane Date: 27-07-2021 Sd/- Authorised Officer For IIFL Home Finance Ltd. (IIFL HFL)

SCAN STEELS LIMITED

CIN: L27209MH1994PLC076015 Reg. Off: Office No. 104, 105, E-Square, Subhash Road, Vile Parle(East), Mumbai-400057 Telephone: +91-022-26185461 ; Email: scansteels@scansteels.com STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021

SI	Particulars Quarter Ended				Financial Year Ended
No.		30.06.2021 Unaudited	31.03.2021 (Ref Note 2) Audited	30.06.2020 Unaudited	31.03.2021
200	+		1133534,4350	77-1770-5-17	Audited
1	Total income from operations	23,917.78	24,376.08	15,384.22	73,645.54
2	Net Profit/ (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	2,919.90	2,949.92	163.61	4,834.22
3	Net Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	2,919.90	2,949.92	163.61	4,834.22
4	Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	2,179.60	2,366.47	18.41	3,074.57
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and other comprehensive Income (after tax)]	2,158.94	2,199.18	77.86	3,114.75
6	Paid up Equity Share Capital (Face value of Rs. 10/- each)	5,235.23	5,235.23	5,235.23	5,235.23
7	Reserve (excluding Revaluation Reserves as shown in the Balance Sheet of previous year)		700	. 00	24,780.81
8	Earnings Per Share (EPS) (of Rs. 10/- each) (not annulized) (Before and after Extraordinary Items)		W.C. MC		
	Basic	4.16	4.52	0.04	5.87
	Diluted	4.16	4.52	0.04	5.87

Notes :

26-Jul-21

Bhubaneswar

The above unaudited financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on July 26, 2021. The Statutory Auditors have carried out a Limited review of the results for the guarter ended June 30, 2021.

The Figures for the quartered ended March 31,2021 are the balancing figures between the audited figures in respect of the full financial year and published year to date figures up to third guarter.

The Company is engaged in only one segment viz. Steel Manufacturing and as such there is no separate reportable segments as per IND AS -108 "Operating Segment".

Figures for the previous periods have been regrouped and/or reclassified to confirm to the classification of the current period, wherever necessary.

The above results are available on the Company's website at www.scansteels.com and BSE website (www.bseindia.com)

For and on behalf of the Board of Directors Scan Steels Limited

Ankur Madaan Whole Time Director DIN: 07002199

(Amount INR (In Lacs), except earning per share data)



Tel: +91 22 6665 8282 Fax: +91 22 66657799 Email: inv_rel@tatamotors.com Website: www.tatamotors.com

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2021

CIN - L28920MH1945PLC004520

(₹ in crores)

	Quarter ended			Year ended
Particulars	June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021
	Unaudited	Audited	Unaudited	Audited
Revenue from operations	66,406.45	88,627.90	31,983.06	249,794.75
Net Profit/(Loss) for the period/year (before tax and exceptional items)	(2,581.16)	5,703.22	(6,186.95)	3,286.74
Net Profit/(Loss) for the period/year before tax (after exceptional items)	(2,578.64)	(7,643.27)	(6,183.73)	(10,474.28)
Net Profit/(Loss) for the period/year after tax (after exceptional items)	(4,320.60)	(7,510.85)	(8,384.22)	(13,016.14)
Net Profit/(Loss) for the period/year after tax, share of profit/(Loss) of joint ventures and associates	(4,450.12)	(7,585.34)	(8,443.98)	(13,395.10)
Total Comprehensive Income/(Loss) for the period/year	(3,498.23)	(4,479.42)	(15,883.58)	(10,475.76)
Paid-up equity share capital (face value of ₹2 each)	765.81	765.81	719.54	765.81
Reserves excluding revaluation reserve (as per balance sheet of previous accounting year)				54,480.91
Earnings/(loss) per share (EPS)				
A. Ordinary shares (face value of ₹2 each)				
(a) Basic EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)
(b) Diluted EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)
B. 'A' Ordinary shares (face value of ₹2 each)				
(a) Basic EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)
(b) Diluted EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)
		Not annualised		

EXTRACT OF STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30. 2021

		Quarter ended		
Particulars	June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021
		Aud	lited	
Revenue from operations	11,904.19	20,045.90	2,686.87	47,031.47
Net Profit/(Loss) for the period/year (before tax and exceptional items)	(1,289.26)	144.66	(2,141.38)	(3,704.65)
Net Profit/(Loss) for the period/year before tax (after exceptional items)	(1,314.15)	1,690.28	(2,190.26)	(2,312.57)
Net Profit/(Loss) for the period/year after tax (after exceptional items)	(1,320.74)	1,645.69	(2,190.64)	(2,395.44)
Total Comprehensive Income/(Loss) for the period/year	(1,183.94)	1,780.74	(2,154.24)	(1,952.45)
Paid-up equity share capital (face value of ₹2 each)	765.81	765.81	719.54	765.81
Reserves excluding revaluation reserve (as per balance sheet of previous accounting year)				18,290.16
Earnings/(loss) per share (EPS)				
A. Ordinary shares (face value of ₹2 each)				
(a) Basic EPS ₹	(3.45)	4.37	(6.09)	(6.59)
(b) Diluted EPS ₹	(3.45)	4.37	(6.09)	(6.59)
B. 'A' Ordinary shares (face value of ₹2 each)				
(a) Basic EPS ₹	(3.45)	4.47	(6.09)	(6.59)
(b) Diluted EPS ₹	(3.45)	4.47	(6.09)	(6.59)
	-	Not annualised	V.).	

The above Standalone results include the Company's proportionate share of income and expenditure in its two Joint Operations, namely Tata Cummins Private Limited and Fiat India Automobiles Private Limited. Below are supplementary details of Tata Motors Limited on standalone basis excluding interest in the aforesaid two Joint Operations:

DETAILS OF STANDALONE AUDITED FINANCIAL RESULTS EXCLUDING INTEREST IN JOINT OPERATIONS

l	Particulars	Quarter ended			Year ended	
l	Particulars	June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021	
l	Revenue from operations	11,775.75	19,932.18	2,478.29	46,536.61	
l	Profit/Loss before tax	(1,287.42)	1,519.44	(2,238.45)	(2,752.35)	
l	Profit/Loss after tax	(1,284.55)	1,534.91	(2,236.23)	(2,687.07)	
	Note:	2.0				

1 The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on July 26, 2021. The Statutory Auditors have carried out an audit of the standalone results and a limited review of the consolidated financial results for the quarter ended June 30, 2021.

investor/results-press-releases/ as well as on the website of the National Stock Exchange of India Ltd at www.nseindia.com and BSE Ltd at www.bseindia.com.

2 The above is an extract of the detailed format of quarter and year ended Financial Results filed with the Stock Exchange 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 Company's website at www.tatamotors.com/

> **Tata Motors Limited** Girish Wagh **Executive Director**

PUBLIC NOTICE

Notice is hereby given that the original Share Certificates for 550 shares of ICICI BANK LIMITED having its Registered Office at ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara, 390007, as per the details given below, registered in the name of Gayatri Jaising Sawant, jointly with Dr. Kiran Jaisingh Sawant, the deceased joint holder, have been lost / misplaced and I, being the 1st joint shareholder have applied to the Company for issue of duplicate share certificates in lieu thereof:-

Folio No.	Share Certificate No(s)	Distinctive Nos.	No of shares
1005701	5260 904579	3028001 to 3028500 5830110441-5830110490	500 50
		Total	550

Any person(s) who has / have any claim (s) on the above shares should lodge such claim (s) with the Company at its Registered Office as above or its Share Transfer Agent 3i Infotech Ltd, International Infotech Park, Tower 5, 3rd Floor, Vashi Raiway Station Complex, Vashi, Navi Mumbai 400703, within 15 days from the date of this Notice, failing which the Company will proceed to issue duplicate share certificates in respect of the said shares

Date: - 27-07-2021.

Gayatri Jaising Sawant Place: Pune

PUBLIC NOTICE

Schedule below was owned and possessed by Late. Eknath Maruti Mazire and with respect to the said ownership Late. Eknath Maruti Mazire have given the said property for development to my client by registered development agreement dated 02/02/2018 which is registered in the office of Sub Registrar Mulshi 2 bearing serial no. 1872/2018 and further with effect of the said agreement my client have started the development work in the said property by sanctioning building plans. Thereafter said Eknath Maruti Mazire died on 18/04/2021 leaving behind him their legal heirs as, Sons namely 1) Mr. Arun Eknath Mazire 2) Mr. Shamrao Eknath Mazire and Daughters namely 1) Mrs. Subhadra Genubhau Ingawale, 2) Mrs. Lalita Popat Tapkir and Wife namely Smt. Yashoda Eknath Mazire. Now my clients are going to enter and register the names of all these legal heirs of Late. Eknath Maruti Mazire in the revenue record in the ownership column of the said property for the Scheduled property and thereafter registering the supplement deed, consent deed etc.in support of development agreement dated 02/02/2018 from them. Now any person other than above mentioned legal heirs of Late. Eknath Maruti Mazire having any right, title, interest in the said property by way of inheritance shall communicate the same to the undersigned within 15 days from the publication hereof with all supporting documents, failing which my client shall complete further procedure of taking legal heirs on revenue record and shall register the necessary documents. In such circumstances no complaint of whatsoever nature, made subsequently by anybody shall be considered as deliberately abandoned and given up by the said person/s. SCHEDULE:

All that piece and parcel of the landed property bearing Gat no. 63 totally admeasuring 00 H. 53 R. assessed at Rs. 05=29 paise out of which area admeasuring 00 H. 05 R. which is/was hold by Late. Eknath Maruti Mazire and which is situated at Village Bhukum, Tal-Mulshi, Dist-Pune. Advocate

Narendra M.Jadhav (B.S.L.LL.B.) Place: Pune Office No. 114 Amit Court Second Floor, Behind District Date: 27/07/2021 Court, Shivajinagar, Pune- 411005. Mob: 7588638280

कृषि उत्पन्न बाजार समिती पणे श्री छत्रपती शिवाजी मार्केटयार्ड, गुलटेकडी, पूणे - ३७

जाहीर सचना श्री छत्रपती शिवाजी मार्केटयार्ड ग्लटेकडी पूणे

येथील गुळ भूसार विभागातील भूखंड क्रमांक ४९५ हा श्री,पुरणचंद किशोरीलाल अगरवाल यांना नियमित शेतीमालाच्या ठोक व्यवसायासाठी भाडेपड्रयाने देण्यात आलेला आहे. परणचंद किशोरीलाल अगरवाल यांचे दि. १८/०७/२०१४ रोजी निधन झाले आहे. त्यामुळे सदर भूखंडावर नोंदणीकृत मृत्युपत्रानुसार श्री.सतिश पुरणचंद अगरवाल - गुप्ता (मुलगा) यांचे एकट्याचे नावाची वारसनोंद होणेकामी १) श्री.नंदलाल पुरणचंद अगरवाल-गुप्ता (मूलगा) २) श्री.सतिश पुरणचंद अगरवाल-गुप्ता (मुलगा) ३) कै.घनश्याम पुरणचंद अगरवाल-गुप्ता (मुलगा) (मयत तर्फे वारस – अ) श्रीमती अरुणा घनश्याम गुप्ता, ब) श्री रोहित घनश्याम गुप्ता क) सौ. प्रेरणा स्वप्निल गुप्ता लग्राअगोदरचे नाव प्रेरणा घनश्याम गुप्ता ड) कु. श्रृती घनश्याम गुप्ता ४) सौ.कांताबाई घनश्याम अगरवाल (लब्रापुर्वीचे नाव – कांतादेवी पुरणचंद अगरवाल-गुप्ता या वारसांनी या कार्यालयाकडे अर्ज साटर केलेला आहे.

तरी, या वारसनोंदीबाबत कोणाची काही तकार/हरकत असल्यास, ही जाहीर सचना प्रसिद्ध झालेपासून पंधरा दिवसांत कृषि उत्पन्न बाजार समिती पूणे यांचे कार्यालयामध्ये लेखी स्वरूपात कळवावे. त्यानंतर कोणतीही तकार/हरकत विचारत घेतली जाणार नाही. प्रशासक

कृषि उत्पन्न वाजार समिती पुणे

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Zonal Stressed Asset Recovery Branch: 4th Floor Bank of Baroda Tower, Near Law Garden, Ellisbridge, Ahmedabad 380006

Phone: 079-26473154 Email: armahm@bankofbaroda.co.in

POSSESSION NOTICE

APPENDIX-IV [Rules8 (1)] (For immovable property)

Whereas, The undersigned being the Authorised Officer of Bank of Baroda under the Securitisation and Reconstruction of Financial Asset and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued demand notice dated 12.03.2014 calling upon the borrower/guarantor M/s Gangdhara Cold Storage Pvt Ltd., Narshibhai Gordhanbhai Dhameliya, Pravinbhai Vashrambhai Chauhan, Ashokbhai Pragjibhai Chovatiya, Kantaben Savjibhai Vaghera, Lilaben Kantibhai Sheliya, Vasantbhai Punabhai Dhanani Bhaveshbhai Vallabhbhai Dhanani to repay the amount mentioned in the notices aggregating Rs. 2,45,65,608/- (Rupees Two Crore Forty Five Lakh Sixty Five Thousand Six Hundred Eight Only) plus further interest and other expenses less recovery thereon as mentioned in the notice within 60 days from the date of receipt of the said notice.

The Borrower having failed to repay the amount, notice is hereby given to the Borrower and the public in general that the undersigned has taken Physical possession of the property 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 and in compliance of Hon'ble District Magistrate, Rajkot Order dated 27.11.2020 under section 14 of the said Act on 23th day of July of the year 2021. The Borrower / Mortgagors in particular and the public in general is hereby cautioned

not to deal with the property and any dealings with property will be subject to the charge of the Bank of Baroda for an amount Rs. 2,45,65,608/- (Rupees Two Crore Forty Five Lakh Sixty Five Thousand Six Hundred Eight Only) plus further interest there on at the contractual rate plus cost charges and expenses till date of payment less recovery, thereafter if any.

The borrower's attention is invited to the provisions of sub- section (8) of section 13 of the SARFAESI Act, in respect of time available, to redeem the secured assets.

DESCRIPTION OF THE IMMOVABLE PROPERTY

"A residential open plot adm Sq.Yard 110-0-0 = Sq. Mtr 91-974 from southern side of plot no. 6 of Revenue Survey No. 96/1 of village Mavdi, Property of

Rajkot" and bounded as under:-North: Other's Property, East: Closed Street South: Road, West: Other's Property

Date: 23.07.2021 Place: Mavdi, Rajkot

Authorized Officer BANK OF BARODA

AVANSE FINANCIAL SERVICES LIMITED

Regd. and Corporate Office address: Fulcrum Business

Centre, 001 & 002, A Wing, Next to Hyatt Regency Hotel,
Sahar Road Andheri (East), Mumbai- 400 099 Maharashtra.

AVANSE FINANCIAL
SERVICES APPENDIX-IV [rules 8(1)]

> POSSESSION NOTICE (For Immovable Property)

The undersigned being the Authorised Officer of the Avanse Financial Services Ltd., under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("Said Act") and in exercise of powers conferred under section 13(12) read with rules 3 of the Security Interest (Enforcement) Rules, 2002 ("Said Rules") issued a Demand Notice dated 15/04/2021 in the Loan account number PUNSL00010430 ("Loan Account") calling upon the Borrowers/Co-Borrowers/Guarantors/Mortgagors espectively being, (i) Ganesh Krushna Pardeshi; (ii) Bhagyashree Ganesh Pardeshi (Collectively to be referred to as "Borrowers") to repay the amount mentioned in the aforesaid demand notice (details also described in the table given below) outstanding as on 08/04/2021 inclusive of interest charged up to 08/04/2021 and further interest thereon together with incidental expenses, cost, charges etc., till the date of final payment and/or

Borrowers/		Demand	Amount Outstanding
Co-Borrowers/Mortgagors		Notice dated	as on 08/04/2021
(i) Ganesh Krushna Pardeshi (ii) Bhagyashree Ganesh Pardeshi	PUNSL0 0010430	15/04/2021	Rs. 59,31,909/- (Rupees Fift Nine Lakhs Thirty One Thousan Nine Hundred & Nine Only)

realization within 60 days from the date of receipt of the said notice:-

The aforesaid Borrowers having failed to repay the aforesaid amounts, notice is hereby given to the Borrowers/Co-borrowers/Guarantors/Mortgagors and the public in general that the undersigned has taken Symbolic Possession of the Immovable property described in the Schedule herein ("Immovable Property") in exercise of the powers conferred on him under section 13(4) of the said act read with rule 8 of the said rules on this 23rd Day of July the year 2021.

The Borrowers/Co-borrowers/Guarantors/Mortgagors in particular and the public in general is hereby cautioned not to deal with the aforesaid Immovable Property and any dealings with the Immovable Property will be subject to the charge of the Avanse Financial Services Ltd., for an aggregate amount of Rs. 59,31,909/- (Rupees Fifty Nine Lakhs Thirty One Thousand Nine Hundred & Nine Only) outstanding as on 08/04/2021 inclusive of interest charged up to 08/04/2021 and further interest thereon till the date of final payment and/or realization in the aforesaid Loan Account.

The 'Borrowers'/Co-borrowers'/Guarantors'/Mortgagors' attention is invited to the provisions of Section 13(8) of the Said Act, in respect of the time available, to redeem the secured assets. DESCRIPTION OF THE IMMOVABLE PROPERTY

 All that piece and parcel of land property consisting of Plot No. 8 of Gat No. 145/1+145/2. admeasuring about 250=00Sq. Mtrs. i.e. 2690=00Sq. Fts. Situated at Revenue Village Nasrapur, Tal. Bhor, Dist. Pune from the layout which was duly approved and recommended by the Asstt. Director of Town Planning, Pune vide its letter No. NA-PB-Layout - S.No. 145/1-Mouje Nasrapur SSP 2974 dated 31.12.1991 and granted by S.D.O. Haveli by virtue of Order No. NAA SR 17 dated 16.1.1992 situated at Revenue Village Nasrapur, Tal. Bhor, Dist. Pune and the same is bounded as under: On or Towards East: Plot No. 7, On or towards South Colony Road, On or towards West : Plot No. 9, On or towards North : Gat No. 146

2. All that piece and parcel of Plot No. 37 in the registered Co-op. Housing Society known as "Vanvihar Society", situated on land bearing Gat No. 145/1/2, admeasuring about 2.51 R at Village Nasrapur, Taluka Bhor, Dist. Pune, within the limits of Grampanchayat Nasrapur. Bounded by: Towards the East : Plot No. 36, Towards the South : Road, Towards the West : Plot No. 38, Towards the North: Gat No. 146.

3. All that piece and parcel of Non agricultural residential plot of land bearing Plot No. 38. admeasuring about 251,00 Sq. Mtrs. i.e 2700,00 Sq. Ft. (as described in Schedule) out of Sanctioned Layout passed in respect of Survey No. 145/1+145/2, situated at Revenue Village Nasrapur, Tal. Bhor, Dist. Pune, and the said Layout popularly known as "Vanvihar" which was duly approved and recommended by the Asstt. Director of Town Planning, Pune vide its letter No. NA-PB-Layout 8 No. 145/1-2, Mouje Nasrapur SSP 2974 dated 31/12/1991 and granted and approved by Sub Divisional Officer, Haveli, by virtue of Order No. NAA-SR-17 dated 16/1/1992 and the said Plot No. 38 is bounded by: Towards the East: Plot No. 37, Towards the South: Colony Road, Towards the West: Plot No. 39, Towards the North: Gat No. 146

Date: 23rd July, 2021 Place: Pune, Maharashtra For Avanse Financial Services Ltd. NIYOGIN FINTECH LIMITED CIN: L65910TN1988PLC131102

Registered Office : MIG 944, Ground Floor, TNHB Colony, 1st Main Road, Velachery, Chennai, Tamil Nadu - 600042

Corporate Office Neelkanth Corporate IT Park, 311/312, 3rd Floor, Kirol Road, Vidyavihar (W), Mumbai - 400086 E mail id : info@niyogin.in Website: www.niyogin.com

NOTICE

Pursuant to Regulation 29 and Regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, NOTICE is hereby given that a meeting of the Board of Directors of Niyogin Fintech Limited will be held on Thursday, August 05, 2021, to consider and approve, inter-alia, the unaudited financial Results (Standalone and Consolidated) for the first quarter ended June 30, 2021.

Notice issued to stock exchange in this regards will be made available on the website of the Company at www.niyogin.com as well as on the website of BSE Limited (www.bseindia.com) and Members may refer to the same for details. For Niyogin Fintech Limited

Neha Agarwal Company Secretary & Compliance Date: July 26, 2021 ACS 41425 Place : Mumbai

CLASSIFIED CENTRES IN MUMBAI Opera House Phone : 23692926 / 56051035. Byculla (E), Phone : 23748048 / 23714748. FCA Commi Nariman Point, Phone: 40020550 / 51. Fulrani Advtg. & Mktg. Antop Hill Phone: 24159061 Mobile: 9769238274/ 9969408835 Ganesh Advertising, Phone : 2342 9163 / 2341 4596. J.K. Advertisers, Hornimal Circle, Fort. Phone : 22663742. Mani's Agencies, Opp.G.P.O., Fort. Phone: 2263 00232. Mobile: 9892091257. Currey Road (E) Phone: 24700338. Mobile: 9820460262. OM Sai Ram Advtg., Currery Road Mobile: 9967375573

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financialexp.epapr.in

Pune, July 26, 2021

Authorised Officer

Yediyurappa resigns as Karnataka CM

PRESS TRUST OF INDIA Bengaluru, July 26

ENDING MONTHS OF speculation over his exit, B S Yediyurappa on Monday stepped down as the Chief Minister of Karnataka, coinciding with his government completing two years in office, even as suspense continues on his successor.

The 78 year-old BJP veteran, who submitted his resignation to Governor Thaawarchand Gehlot at the Raj Bhavan here, said he quit "voluntarily" and will continue to remain active in state politics.

Asserting that he will "hundred per cent" continue in politics and work to bring BJP back to power from tomorrow itself,the Lingayat strongman said, "... there is no question of political retirement for any reason. I'm with the karyakartas and the people".

"The party has nurtured me to this level, most probably no other politician in the country has got the privileges that I have got," he said.

To a question on if he will accept an offer to make him the Governor, he said "Atal Bihari Vajpayee had offered me to become the central minister when he was the PM. I had said no. There is no question of becoming Governor. I will work to strengthen the organisation in Karnataka. I have not asked for any position, nor will I accept



The focus now shifts to finding a successor for the BJP veteran, who could lead the government for the remainder of its term and the party to the 2023 assembly polls.

There is no clarity yet as to who the next CM would be. BJP national general secretary in charge of Karnataka Arun Singh said the decision is with the party's parliamentary board and the legislature party.

Union minister Dharmendra Pradhan is likely to be the central observer at the legislative party meeting, where the new CM will be decided, party sources said.

Among the names doing the rounds are Union minister Pralhad Joshi, BJP national general secretary C T Ravi, the party's national organising secretary B L Santhosh and Assembly Speaker Vishveshwar Hegde Kageri.

While Joshi, Santosh and Kageri are Brahmins, Ravi, the MLA from Chikkamagaluru, is a Vokkaliga, another dominant community in the state, mostly concentrated in Southern Karnataka, where the party is trying to make inroads.

If the party looks for replacing Yediyurappa with another leader from the dominant Veerashaiva-Lingayat community, the probables include mining minister Murugesh Nirani, industries minister Jagadish Shettar and MLAs Arvind Bellad Basanagouda Patil Yatnal.

Ampere's footprint widens, reaches over 500 touchpoints

AMPERE ELECTRIC, A wholly-owned electric vehicle subsidiary of Greaves Cotton, on Monday, said it has surpassed the 500 customers touchpoints all across the country. Currently, Ampere Electric offers 350 dealerships in e-2W and 165 dealerships, in the e-rickshaw segment.

Due to the fast-growing Ampere EV base in both retail, institutional and fleet usage, the company has seen significant pull from customers in both lifestyle segment with e-2W and livelihood segment with e-rickshaws.

To cater for this growing demand, there has been continuous addition of retail touchpoints with the promise of superior phygital experience to help customers with products and services in the vicinity of their residential areas, the company said in a release.

Roy Kurian, COO, e-mobility business (2 & 3-wheeler), Ampere Electric, said, "With expanding footprint, superior online and offline customer experience, host of financing tie-ups, and customer friendly schemes. We are happily building strong assurance and peace of mind amongst the escooter buyers, B2B buyers and channel investors across the nation. We will continue to design and deliver complete lifecycle support for our stake-**—FE BUREAU**

AIADMK brass calls on PM Modi, urges Centre to not support Karnataka in its dam initiative

PRESS TRUST OF INDIA New Delhi/Chennai, July 26

The Centre must not support Karnataka's endeavour to build the Mekedatu dam and should expedite the Godavari-Cauvery link project, AIADMK top leaders O Panneerselvam and Palaniswami urged Prime Minister Narendra Modi on Monday.

Briefing reporters in the national capital, AIADMK co-coordinator Palaniswami said that during the meeting, the party requested that the Central government must not support Kar-

nataka's endeavour to build the Mekedatu dam.

About 16 districts depend on Cauvery river for its drinking water needs, besides farmers and the Prime Minister's attention was drawn to this aspect, he told re-Expeditious implementa-

tion of the Godavari-Cauvery link

project was urged since Tamil

Nadu is a water deficit state and this initiative would help address water requirements, Palaniswami said, flanked by party coordinator Panneerselvam.

The Prime Minister was also

urged to take action tostop the continuing harassment of Tamil Nadu fishermen by "Sri Lankan Naval personnel" who take away their fishing nets, damage boats and arrest them.

On claims of dissatisfaction of cadres with the top leadership and if there was scope for a change in the AIADMK leadership, he denied it, saying there is no discontent among workers.

"No worker is dissatisfied. The AIADMK is a disciplined party," he said and recalled that his party led alliance went on to bag 75 seats out of the 234 segments

Act, 2013 ('the Act').

in the recent Assembly polls. Recently, VK Sasikala, confi-

dante of late party supremo J Jayalalithaa has been conversing with a section of party workers and her loyalists over phone.

Sasikala, who was eased out of the party, has repeatedly said that she will step in to put the AIADMK house in order.

Asked if they discussed Tamil Nadu's political scenario with Modi following DMK assuming power in the state, Palaniswami replied in the negative, adding the DMK has been in power only since



THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 CP No.38/Chd/Hry/2021

> Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

Petitioner Company

And in the matter of:-

CA No.93/2021 Escorts Limited

In the matter of:-

Escorts Limited .

Notice may be taken that an application was presented to the Tribunal at Chandigarh (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT.

The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021

If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (along with supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Haryana- 121003 within three months of date of this notice.

all the proceedings under the above application to reduce the share capital of the It may also be noted that a hearing has been fixed for October 29, 2021 wherein the

If no objection is received within the time stated above, entries in the list of creditors will, in

Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any,

ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222 E-mail: corpsl@escorts.co.in,

Website: www.escortsgroup.com

For Escorts Limited Satyendra Chauhan Company Secretary & Compliance Officer

> Place: Faridabad Date: July 26, 2021

SHRISTI

Shristi Infrastructure Development Corporation Limited CIN - L65922WB1990PLC049541

Regd. Office: Plot No. X - 1, 2 & 3, Block-EP, Sector V Salt Lake City, Kolkata-700 091

Phone No.: (033) 4020 2020, Fax No.: (033) 4020 2099 E-mail: investor.relations@shristicorp.com, Website; www.shristicorp.com

NOTICE TO SHAREHOLDERS

and Refund) Rules, 2016, as amended ('the Rules') and Companies

For transfer of equity shares to Investor Education and Protection Fund This notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer

Pursuant to Section 124(6) of the Companies Act, 2013 ('the Act') read with Rule 6 of the Rules, all shares in respect of which dividends remain unclaimed/unpaid for seven consecutive years or more, shall be transferred by the Company to the Demat Account of IEPF Authority. Accordingly, all the shareholders whose dividend for the financial year 2013-14 onwards has remained unpaid/unclaimed the corresponding shares will be due to be transferred to Demat Account of IEPF Authority as per said Rules. The Company has sent individual notices at the latest available addresses of the shareholders, whose dividends are lying unclaimed for last 7 (seven) years, advising them to claim the dividends expeditiously. The Company has also uploaded full details of such shareholders including their name, folio number

or DP ID/Client ID, etc. on its website i.e. www.shristicorp.com. Accordingly, the concerned shareholders are requested to reply and claim all their unclaimed dividends before 27th October 2021. In case the Company does not receive any communication from the concerned shareholders by the aforesaid date, the Company shall with a view to comply with the requirements set out in the Rules, transfer the shares to the Demat Account of IEPF, without any further notice. No claim shall lie against the Company in respect of Unclaimed Dividend/Shares transferred to IEPF in compliance with the Rules. Shareholders may note that once these shares are transferred to the IEPF by the Company, such shares may be claimed by the concerned shareholder only from IEPF authority by following the procedure prescribed under the aforesaid rules. For any clarification on this matter, shareholders may contact Company's Registrar and Transfer Agent, Kfin Technologies Private Limited, Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Hyderabad-500032, Tel. 040 67161571, Fax: 040 23420814, Email: einward.ris@kfintech.com

For Shristi Infrastructure Development Corporation Limited

Place: Kolkata Dated: 26.07.2021

SBI Life

Krishna Kumar Pandey Company Secretary

Around 90% of consumers in India ready to pay premium to buy EV: EY survey **FE BUREAU** and automotive sector leader, EY be the dominant choice for

Chennai, July 26

INDICATING THAT THE electric vehicle (EV) market is moving into high gear, nearly 90% of the consumers in India are willing to pay a premium for buying an EV. Over 40% of respondents are ready to pay a premium of up to 20%, according to the latest EY Mobility Consumer Index (MCI). A majority of the respondents surveyed in India consider acceptable a driving range

of 100 to 200 miles from a fully charged EV.

The survey reveals the top reason for buying an EV is an environmental concern, with 97% also stating that the Covid-19 pandemic has heightened awareness and concerns about environmental issues. 67% of those looking to buy an EV feel it is their responsibility to reduce their environmental impact, and 69% feel buying an EV is one way to achieve this goal.

Vinay Raghunath, partner

India, said, "The reducing gap in the cost of ownership between electric and other technology platforms and the increasing segment of consumers vocal about environmental impact will drive a fundamental change in consumer buying behaviour for electric vehicles. The consumers are willing to pay extra for an added value of being environ-

mentally responsible." While visiting dealerships and showrooms continues to

buying the car, innovative/digital retail channels are becoming popular among respondents. As per the survey, potential car buyers desire an evolved retail experience with a mix of online and offline channels across different stages of their car-buying journey as they seek a seamless Omnichannel experience, price transparency, superior purchase experience and visibility into financing options.

EXTRACT OF UNAUDITED CONSOLIDATED RESULTS FOR THE QUARTER ENDED 30 JUNE 2021

Highest ever quarterly EBITDA of ₹ 10,032 crore up 150% Y-o-Y

Attributable PAT (before exceptional items) at ₹ 4,280 crore, up 314% Y-o-Y Net Debt/EBITDA at 0.6x, lowest in last 4 years

		(₹ in Ero	re except as stated)		
5 . No.	Particulars	Quarter ended 30:06:2021 (Unaudited)	Quarter ended 30.06.2020 (Unaudited)		
1	Revenue from operations	28,105	15,687		
2	Net Profit for the period (before exceptional items, taxes, non-controlling interests and share in jointly controlled entities and associates)	7,304	2,033		
3	Net Profit for the period after exceptional items (before taxes, non- controlling interests and share in jointly controlled entities and associates)	7,170	2,033		
4	Net Profit after taxes, non-controlling interests and share in jointly controlled entities and associates	4,224	1,033		
5	Total Comprehensive Income after non-controlling interests [Comprising Profit (after tax) and Other Comprehensive Income (after tax)]	4,617	1,097		
6	Paid-up equity share capital (Face value of ₹ 1 each)	372	372		
7	Earnings per share after exceptional items (₹) (not annualised)				
	Basic	11.40	2.79		
	Diluted	11.31	2.77		

*Reserves excluding Revaluation Reserves as at 31 March 2021 was ₹ 61,906 Crore.

Notes

Dated: 26 July 2021

Place: New Delhi

financialexp.ep.in

Additional information on standalone financial results is as follows:

	tronet information on seamoutone informational is as retrone i		(₹ in Crore)
S. No.	Particulars	Quarter ended 30.06.2021 (Unaudited)	Quarter ended 30.06.2020 (Unaudited)
a	Revenue from operations	12,883	6,689
b	Profit before tax	3,741	4,534
С	Profit after tax	3,336	2,964

- 2 The above results of Vedanta Limited for the quarter ended 30 June 2021 have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 26 July 2021. The statutory auditors have carried out a limited review of the same.
- 3 The above is an extract of the detailed format of the standalone and consolidated financial results for the quarter ended 30 June 2021 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 Exchange websites, www.nseindia.com, www.bseindia.com and on the Company's website www.vedantalimited.com.



OIL & GAS | ZINC-LEAD-SILVER | ALUMINIUM & POWER | COPPER | IRON ORE & STEEL CIN no. L13209MH1965PLC291394 Website: www.vedantalimited.com

Regd. Office: Vedanta Limited 1st Floor, 'C' wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai-400093, Maharashtra

By Order of the Board

Whole- Time Director and Chief Executive Officer

Sunil Duggal

INSURANCE With Us, You're Sure SBI Life Insurance Company Limited CIN: L99999MH2000PLC129113 (IRDAI Regd. No.: 111 dated 29th March, 2001)

Registered and Corporate Office: Natraj, M. V. Road & Western Express Highway Junction, Andheri (East), Mumbai - 400 069

Tel.: +91 22 6191 0000, Fax: +91 22 6191 0338, E-mail - investorrelations@sbilife.co.in, Website - www.sbilife.co.in

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(₹ in Lakhs)

		Three months	Year ended/ As at	
SI. No.	Particulars	June 30, 2021	June 30, 2020	March 31, 2021
		(Unaudited)	(Unaudited)	(Audited)
1	Premium Income (Gross) ¹	8,37,666	7,64,344	50,25,416
2	Net Profit /(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	23,342	38,768	1,54,246
3	Net Profit /(Loss) for the period before tax (after Exceptional and /or Extraordinary items)	23,342	38,768	1,54,246
4	Net Profit /(Loss) for the period after tax (after Exceptional and /or Extraordinary items)	22,316	39,089	1,45,585
5	Total Comprehensive Income for the period [Comprising Profit /(Loss) for the period (after tax) and Other Comprehensive Income (after tax)] ²	NA	NA	NA
6	Equity Share Capital (Paid up)	1,00,015	1,00,004	1,00,007
7	Reserves (excluding Revaluation Reserve and fair value change account.)	9,32,021	8,27,557	9,09,264
8	Earnings Per Share (face value of ₹10/- each)			
	 Basic (not annualised for three months) (in ₹) 	2.23	3.91	14.56
	 Diluted (not annualised for three months) (in ₹) 	2.23	3.91	14.55

Note:

Premium income is gross of reinsurance and net of Goods and Service Tax (GST).

The Indian Accounting Standards (Ind AS) are currently not applicable to Insurance companies in India.

3) The above is an extract of the detailed format of guarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on the website of the Stock Exchanges (www.nseindia.com and www.bseindia.com) and the Company (www.sbilife.co.in).

> For and on behalf of Board of Directors Mahesh Kumar Sharma

Managing Director & CEO (DIN: 08740737) UFRS.ver.01-07-21 ADVT ENG

BENGALURU

Place: Mumbai

Date: July 26, 2021





22090987, 22235837, PREET VIHAR: AD BRIDGE COMMU-

NICATION, Ph.: 9810029747, 42421234, 22017210, SHAKARPUR: PARICHAY ADVERTISING & MARKETING,

Ph.: 9350309890, 22519890, 22549890

25530307, KAROL BAGH (REGHARPURA): K R ADVERTIS-ERS, Ph.: 9810316618, 9310316618, 41547697, **KARAM-PURA**: GMJ ADVERTISING & MARKETING PVT. LTD., Ph.: 9310333777, 9211333777, 9810883377, **NEW MOTI NAGAR**: MITTAL ADVERTISING, Ph.: 25178183, 9810538183, 9555945923, MOTI NAGAR: UMA ADVER-TISERS, Ph.: 9312272149, 8800276797, RAMESH NAGAR:

POSITIVE ADS, Ph.: 9891195327, 9310006777, 65418908,

TILAK NAGAR: SHIVA ADVERTISERS, Ph.: 9891461543,

25980670, 20518836, VIKAS PURI: AAKAR ADVT. MEDIA

Ph.: 9810401352, 9015907873, 9268796133

CENTRAL ING, Ph.: 9810145272, 23912577, 23928577, **CONNAUGHT** PLACE: HARI OM ADVERTISING COMPANY Ph.: 9811555181, 43751196

KINGWAY CAMP : SHAGUN ADVERTISING, Ph.: 9818505505, 27458589, PATEL CHEST (OPP. MORRIS NAGAR POLICE STATION): MAHAN ADVERTISING & MAR-KETING, Ph.: 9350304609, 7042590693, PITAMPURA (PRASHANT VIHAR): PAAVAN ADVERTISER Ph.: 9311564460, 9311288839, 47057929

9811602901, 65181100, 26301008, **KALKAJI** : ADWIN ADVERTISING, Ph.: 9811111825, 41605556, 26462690, MALVIYA NAGAR: POOJA ADVERTISING & MARKETING SERVICE, Ph.: 9891081700, 24331091, 46568866, **YUSUF** SARAI: TANEJA ADVERTISEMENT & MARKETING Ph.: 9810843218, 26561814, 26510090

FARIDABAD (NEELAM FLYOVER) : AID TIME (INDIA)

ADVERTISING, Ph.: 9811195834, 0129-2412798, 2434654, FARIDABAD (NIT, KALYAN SINGH CHOWK): PULSE ADVERTISING, Ph.: 9818078183, 9811502088, 0129-4166498, **FARIDABAD**: SURAJ ADVERTISING & MARKET-ING, Ph.: 9810680954, 9953526681, GURGAON: SAMBOD-HI MEDIA PVT. LTD., Ph.: 0124-4065447, 9711277174, 9910633399, GURGAON: AD MEDIA ADVERTISING & PR, Ph.: 9873804580, NOIDA (SEC. 29): RDX ADVERTISING, Ph.: 9899268321, 0120-4315917, NOIDA (SEC. 65): SRI SAI MEDIA, Ph.: 0120-4216117, **NOIDA (SEC. 58)**: JAI LAKSHMI ADVERTISERS, Ph.: 9873807457, 9911911719 GHAZIABAD (HAPUR ROAD TIRAHA, NR GURUDWARA) : TIRUPATI BALAJI ADVERTISING & MARKETING, Ph.: 9818373200, 8130640000, 0120-4561000

EDUCATION (IAS & PINT ACADEMIES) NDS PUBLICITY SERVICE 2328/653, 232/6901, 9212

ROHIT JOSHI 9818505947, **ABHINAV GUPTA** 9910035901 For booking classified ads, please contact 011-23702148,



THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021

CP No.38/Chd/Hry/2021

Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

In the matter of:-Escorts Limited . Petitioner Company

And in the matter of:-CA No.93/2021 Escorts Limited .

Applicant Notice may be taken that an application was presented to the Tribunal at Chandigarh

(Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT. The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the

company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021. If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (alongwith supporting documents) and details about

his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Haryana-121003 within three months of date of this notice. If no objection is received within the time stated above, entries in the list of creditors will, in

all the proceedings under the above application to reduce the share capital of the company, be treated as correct.

It may also be noted that a hearing has been fixed for October 29, 2021 wherein the Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any.

ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222 E-mail: corpsl@escorts.co.in,

Website: www.escortsgroup.com

For Escorts Limited Satyendra Chauhan Company Secretary & Compliance Officer

Place: Faridabad Date: July 26, 2021

पंजाब मेशनल बैंक

......भरोसे का प्रतीक

For the Indian Intelligent.

Date: 27-07-2021,

financialexp.ep. in

Place: New Delhi

punjab national bank

Date of Demand Notice U/s 13(2) of

..the name you can BANK upon! (A GOVERNMENT OF INDIA UNDERTAKING)

Zonal SASTRA Centre, 1st Floor, Bhikhaji Cama Place, New Delhi -110066, e-mail id: zs8343@pnb.co.in

SALE NOTICE FOR SALE OF IMMOVABLE PROPERTIES

E-Auction Sale Notice for Sale of Immovable Assets under the Security Interest (Enforcement) Rules, 2002. SCHEDULE OF SALE OF THE SECURED ASSETS

	Name of the Branch	Date of Demand Notice U/s 13(2) of Sarfesi Act 2002		RESERVE PRICE			Details of the
Sr	Name of the Account	Amount as per Demand Notice	Description of	EMD	DATE/ TIME OF	DATE & Time of	encumbrances known to the
No.	Name and Addresses of the	Possession Date u/s 13(4) of Sarfeasi Act 2002	Immovable Properties	(Last date of deposit EMD)	E-AUCTION	Inspection	secured creditors Name & contact no.
	Borrower/Guarantors Account	Nature of Possession Symbolic / Physical/ Constructive		Bid Increase Amount			of authorized officer
16	M/s EMS & Exports Through Its partners Sh. Amarjeet Singh Kalra, & Smt. Jagjit Kaur Kalra, C-130, Mansarover Garden,	25.06.2019	1. Residential - Entire second floor without roof right on built up property no WZ-15-B/1	Rs. 65.00 Lakh	12-08-2021	07-08-2021	Not known
	New Delhi – 110015. Also at: C-17 & 18, Industrial Estate Kashi Pur, Udham Singh Nagar, Uttarakhand – 244713. Also at: Room no. 301, Second Floor, WZ-15-B Uggrasain Market, Ashok Nagar, New Delhi – 110 008.	Rs. 48,15,03,120.24 + further interest + cost & other charges as on	built on Plot no 14 and 15, area measuring 153 Sq. Yds., situated in the area of village Tihar colony known as Uggarsain Nagar Alice Uggarsen Market, Sant Pura near Ashok	Rs. 6.50 Lakh [10.08.2021]	11:00 AM	upto	Sh. Sandeep Puri 9868116781
	Sh. Amarjeet Singh Kalra S/o Sh. Surinder Singh Kalra, C-130, Mansarover Garden, New Delhi – 110015.	25.06.2019	Nagar New Delhi 110018., in the name of Smt Surinder Kaur Kalra w/o S.Amarjeet Singh	Rs. 10,000/-	to 04:00 PM	04:00 PM	AGM
	Smt Jagjit Kaur Kalra W/o Sh. Surinder Singh Kalra, C-130, Mansarover Garden, New Delhi – 110015. Smt Surinder Kaur Kalra W/o S. Amarjeet Singh Kalra, C-130, Mansarover Garden, New Delhi – 110015.	Prop. S. No. 1 - 23.01.20 & 2 to 12 on 07.10.2019.	2. (Commercial) - Entire First Floor without roof/ terrace rights built on land area	Rs. 209.00 Lakh		(
	Sint Surmuel Natir Name 17/03. Amarjeet Singif Name, 0-150, mansarover Garden, New Delin - 110015.	IP no. 1 to 6 under Physical Possession & 7 & 8 in symbolic possession	measuring 286 (89 + 100 + 97) Sq. Yds		12-08-2021 11:00 AM		
	1	7 & 6 III Symbolic possession	and	Rs. 20.90 Lakh [10.08.2021]	to 04:00 PM		
	1		Entire second floor without roof/terrace rights built on land area measuring 286 (89 +	Rs. 10,000/-		9	
	1		100 + 97) Sq. Yds of built up property bearing no WZ -40 B - 1 /A, 1/B and 1/C merged together, built on plot no. 22 HB having Khasra no 282, situated in the area of village.	Rs. 186.00 Lakh	12-08-2021 11:00 AM		
	1		Thial colony known as meenaksin Garden New Denn Trouts, in the name of Sint.		to 04:00 PM	07 00 2024	
	1		Surinder Kaur Kalra w/o S Amarjeet Singh Kalra. Note: Both IP Sold	Rs. 10,000/-		07-08-2021 upto	
	1		3. Residential - immovable property situated at Lower ground floor without roof right in	CONTRACTOR DESCRIPTION OF THE PROPERTY OF THE		04:00 PM	
	1		the southern site portion built up property in the WZ-15, measuring area 76 Sq. Yds.		12-08-2021 11:00 AM		
			(Approx), khasra no. 328/329, situated in the area village Tihar colony known as Uggarsain Market ,Ashok Nagar, Tilak Nagar New Delhi 110018., in the name of M/s	The resolution of the resolution of the second seco	to 04:00 PM		
			EMS and Exports through its partner S Amarjeet Singh Kalra S/o Surinder Singh Kalra.	1/3. 10,000/-		a a	
			 Residential - immovable property situated at Property no WZ- 15, Second floor without roof rights, measuring area 91 Sq. Yds., at village Tihar, colony known as 	CONTROL OF THE PARTY OF T	12-08-2021		
	1		Uggarsain Market Tilak Nagar New Delhi 110018., in the name of M/s EMS and Exports		11:00 AM to 04:00 PM		
	1		through its partner S Amarjeet Singh Kalra S/o Surinder Singh Kalra.	Rs. 10,000/-	10 04.00 T III	07-08-2021	
	1		 C-130 , Upper Ground Floor , Village Basai Darapur , Mansarovar Garden , Delhi in the name of Jagjit Kaur Kalra w/o Surinder Singh Kalra , Area: 2050 sq. feet. 	Rs. 225.00 Lakh	12-08-2021	upto	
	1		the name of Jagjit Kauf Kalla w/o Sutilider Singh Kalla , Area. 2000 Sq. feet.	Rs. 22.50 Lakh [10.08.2021]	11:00 AM to 04:00 PM	04:00 PM	
	1			Rs. 10,000/-	10 04.00 1 111		
	1		 C-130, Lower Ground Floor, Village Basai Darapur, Mansarovar Garden. Delhi in the name of Amarjit Singh Kalra s/o Surinder Singh Kalra. Area: 2050 sq. feet. 	Rs. 103.50 Lakh	12-08-2021		
	1		the name of Amaryk origin tank are outlined only in tank areas a vov sq. reet.	Rs. 10.35 Lakh [10.08.2021]	11:00 AM to 04:00 PM		
	1			Rs. 10,000/-			
	1		 C-130, Second Floor, Village Basai Darapur, Mansarovar Garden., New Delhi in the name of Amarjit Singh Kalra s/o Surinder Singh Kalra., Area: 2050 sq. feet. 	Rs. 219.00 Lakh	12-08-2021		
	1			Rs. 21.90 Lakh [10.08.2021]	11:00 AM to 04:00 PM		
	1			Rs. 10,000/-	ATT CONCESSOR AND PERSON		
	1		 Second Floor, pvt no 113 - Southwest side portion without roof rights in built up property No 104 A at Village Matiala Colony, T-Extn , Part III - Jain Colony, Uttam Nagar, 	Rs. 13.00 Lakh	12-08-2021		
	1		Delhi – 110059, in the name of Mrs. Surinder Kaur Kalra. Area: 540 sq. feet.	Rs. 1.30 Lakh [10.08.2021]	11:00 AM to 04:00 PM		
	<u> </u>			Rs. 10,000/-	193 USBN 6007 (0.176)**		
17	M/s Arinits Sales Pvt. Ltd., 322 DLF Tower-B Distt Centre Jasola, New Delhi. Sh. Ashish Chopra (Director/ Guarantor) S/o Late Sh.Inder Raj Chopra, A1/63, Panchseel Enclave New Delhi-110017.	23.03.2018	All the part & Parcel of the property, Equitable Mortgaged of office space nearing No.DTJ No.322, on third floor having plinth area of 68.935 Sq.Mrts and Super area of	100000000000000000000000000000000000000	12-08-2021 11:00 AM	06-08-2021 upto	Not known Sh. Sandeep Puri
	Mrs. Anusha Chopra Director/ Guarantor) W/o Sh. Ashish Chopra, A1/63, Panchseel Enclave New Delhi-110017, Smt.	Rs. 40.31 Crore + further interest & Charges and Expenses till	106.91 Sq.mtrs (1142 Sq.ft.) Approximately in the building known as DLF Tower Jasola	Rs. 15.10 Lakh [10.08.2021]	to 04:00 PM	04:00 PM	9868116781
	Nishi Chopra Director/ Guarantor) W/o Late Sh.Inder Raj Chopra, A1/63, Panchseel Enclave New Delhi-110017, Sh. Ram Avatar Nagpal S/o Lt. Sh. Gian Chand Nagpal, C-5/12 Vasant Kunj New Delhi-110043, Smt. Ranjana Nagpal W/o Sh.	the date of full and final payment	(Tower –B) plot no.11 stated at Non hierarchical commercial centre Jasola, New Delhi- 110076 along with proportionate undivided indivisible and importable leasehold/	Rs. 50,000/-			AGM
	Ram Avatar Nagpal, C-5/12 Vasant Kunj New Delhi-110043, Also at; C-81 Panchseel Enclave New Delhi-110017	28.06.2018 Physical	ownership rights in the land underneath of the said building in the name of Mr.Ashish Chopra and Mrs.Anusha Chopra.				
	M/s Silver Line Bijoux Pvt. ltd., T-2401 2nd Floor Faiz Road Subhash Nagar New Delhi-110005, Also at : Shop No.95	03.07.2014	All the part & Parcel of the property, Equitable Mortgaged of Commercial / Residential	Rs. 70.00 Lakh	12-08-2021	06-08-2021	Not known
18	Bhagat Singh Market Gole Market New Delhi-110001	Rs. 11.39 Crore + further interest & Charges and	(Entire Basement) property bearing Municipal No.A-19, Situated in the layout plan of	D. 700 Lab (40.00.0004)	11:00 AM	upto	Sh. Sandeep Puri
	Sh. Mukund Prasad Srivastava S/o Subh Narain Prasad Srivastava, 25-26 Block-C-5 Sultan Puri Delhi Mr. Rajesh Singla, V-14 Ground Floor Green Park Main Delhi-110016	Expenses till the date of full and final payment	Northern City Extn. Scheme No.1 Village Subzi Mandi Presently known as Kamala Nagar measuring covered area 159.38 Sq.mtrs. Delhi-110007 standing in the name of	Entertain the control of the control	to 04:00 PM	04:00 PM	9868116781 AGM
	Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main Delhi-110016	22-09-2014 Physical	Smt.Ritu Singla.	1101 00 1001			11900 00000
19	M/s Singla Exports 64 Ground Floor, Bhagat Singh Market New Delhi-110001	07.07.2014	Shop No. 64 of a double storeyed complex with a piece of land underneath	Rs. 146.00 Lakh	12-08-2021	07-08-2021	Not known
	Mr. Rajesh Singla S/o Mohan Lal Singla V-14 Ground Floor, Green Park Main, Delhi-110016	Rs. 25.98 Crore + further interest & Charges and	admeasuring 387 Sq.ft., charged 2/3 to the shopholder on ground floor and 1/3rd to the flat holder on the first floor excluding the area of the land under the staircase or		upto	upto	Sh. Sandeep Puri 9868116781
	Meera Singla W/o Rajesh Singla V-14 Ground Floor Green Park Main Delhi-110016 Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main, Delhi-110016	Expenses till the date of full and final payment 22-09-2014	thereabouts, Bhagat Sing Market New Delhi-110001	Rs. 50,000/-	04:00 PM	04:00 PM	AGM
		Physical	0 %	0.50.757.757			
20	M/s Singla Exports 64 Ground Floor, Bhagat Singh Market New Delhi-110001	07.07.2014	Flat No.23 Measuring 798 Sq.ft. Charged 2/3rd to Ground Floor Shop and 1/3rd to first	Rs. 148.00 Lakh	12.00.2024	07.09.2024	Not known
000000	Mr. Rajesh Singla S/o Mohan Lal Singla V-14 Ground Floor, Green Park Main, Delhi-110016	Rs. 25.98 Crore + further interest & Charges	floor flat with leasehold rights of the land under the said and common stair case	TARREST CONTRACTOR CONTRACTOR	12-08-2021 upto	07-08-2021 upto	Sh. Sandeep Puri 9868116781
	Meera Singla W/o Rajesh Singla V-14 Ground Floor Green Park Main Delhi-110016 Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main, Delhi-110016	and Expenses till the date of full and final payment	between flat No.23 & 22 along with the lease hold rights in respect to land measuring 197.Sq.ft. under the said stair case between flat no.23 & 22 situated at Bhagat Singh		04:00 PM	04:00 PM	AGM
		22-09-2014	Market New Delhi				
		Physical					
21	M/s Sudhir Agro Oils (Pvt) Ltd. M/s Pama Kriehna Soan Mille (Pron. Smt. Kamla Khurana). Address: Plot no. 174. Block E. Area measuring 418 50 Sq.	12.03.2020	Built up Free Hold Residential Property situated at Block -7, Plot no.19, Roop Nagar, Delhi-110007, With roof/Terrace rights, Built on Land area measuring 426.42 SqMtr,	Rs. 16.05 Crore	01-09-2021		Not known Sh. Sandeep Puri
	M/s Rama Krishna Soap Mills (Prop. Smt. Kamla Khurana), Address: Plot no. 174, Block E, Area measuring 418.50 Sq. Mtr, in lay out plan of Rewari Line, Phase II situated in revenue Estate of village Basai Darapur Delhi	Rs. 33,78,46,876.34 + further interest & Charges and Expenses till	standing in the name of Smt. Kamla Khurana & Smt. Neeru Khurana	Rs. 1.60 Crore [30.08.2021]	upto 04:00 PM		9868116781
		the date of full and final payment		Rs. 1,00,000/-	D4.00 FW		AGM

BRIEF TERMS AND CONDITIONS OF E-AUCTION SALE: The sale shall be subject to the Terms & Conditions prescribed in the Security Interest (Enforcement) Rules 2002 and to the following further conditions: (1) The properties are being sold on "AS IS WHERE IS BASIS" and "WHATEVER THERE IS BASIS". (2) The particulars of Secured Assets specified in the Schedule herein above stated to the best of the information of the Authorised Officer, but the Authorised Officer shall not be answerable for any error, misstatement or omission in this proclamation. (3) The sale will be done through e-auction platform provided at the Website https://www.mstcecommerce.com on date and time of auction specified above. (4) For further details and complete Terms & Conditions of the sale., please refer: www.lbapi.in, www.tenders.gov.in, www.mstcecommerce.com, https://eprocure.gov.in/epublish/app.

STATUTORY SALE NOTICE UNDER RULE 8(6) OF THE SARFAESI ACT, 2002

the date of full and final payment 29.08.2020 Symbolic





Rs. 1,00,000/-

AUTHORIZED OFFICER, PUNJAB NATIONAL BANK

Yediyurappa resigns as Karnataka CM

PRESS TRUST OF INDIA Bengaluru, July 26

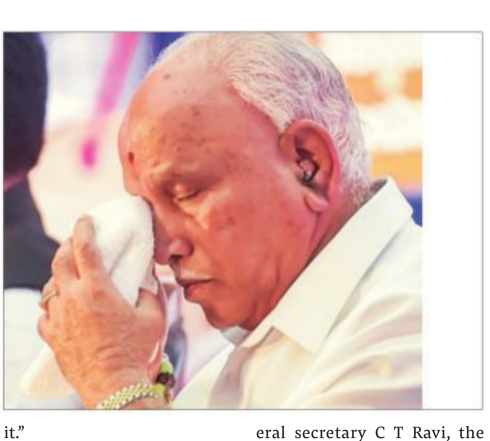
ENDING MONTHS OF speculation over his exit, B S Yediyurappa on Monday stepped down as the Chief Minister of Karnataka, coinciding with his government completing two years in office, even as suspense continues on his successor.

The 78 year-old BJP veteran, who submitted his resignation to Governor Thaawarchand Gehlot at the Raj Bhavan here, said he quit "voluntarily" and will continue to remain active in state politics.

Asserting that he will "hundred per cent" continue in politics and work to bring BJP back to power from tomorrow itself,the Lingayat strongman said, "... there is no question of political retirement for any reason. I'm with the karyakartas and the people".

"The party has nurtured me to this level, most probably no other politician in the country has got the privileges that I have got," he said.

To a question on if he will accept an offer to make him the Governor, he said "Atal Bihari Vajpayee had offered me to become the central minister when he was the PM. I had said no. There is no question of becoming Governor. I will work to strengthen the organisation in Karnataka. I have not asked for any position, nor will I accept



The focus now shifts to finding a successor for the BJP veteran, who could lead the government for the remainder of its term and the party to the 2023 assembly polls.

There is no clarity yet as to who the next CM would be. BJP national general secretary in charge of Karnataka Arun Singh said the decision is with the party's parliamentary board and the legislature party.

Union minister Dharmendra Pradhan is likely to be the central observer at the legislative party meeting, where the new CM will be decided, party sources said.

Among the names doing the rounds are Union minister Pralhad Joshi, BJP national genparty's national organising secretary B L Santhosh and Assembly Speaker Vishveshwar Hegde Kageri.

While Joshi, Santosh and Kageri are Brahmins, Ravi, the MLA from Chikkamagaluru, is a Vokkaliga, another dominant community in the state, mostly concentrated in Southern Karnataka, where the party is trying to make inroads.

If the party looks for replacing Yediyurappa with another leader from the dominant Veerashaiva-Lingayat community, the probables include mining minister Murugesh Nirani, industries minister Jagadish Shettar and MLAs Arvind Bellad Basanagouda Patil Yatnal.

Ampere's footprint widens, reaches over 500 touchpoints

AMPERE ELECTRIC, A wholly-owned electric vehicle subsidiary of Greaves Cotton, on Monday, said it has surpassed the 500 customers touchpoints all across the country. Currently, Ampere Electric offers 350 dealerships in e-2W and 165 dealerships, in the e-rickshaw segment.

Due to the fast-growing Ampere EV base in both retail, institutional and fleet usage, the company has seen significant pull from customers in both lifestyle segment with e-2W and livelihood segment with e-rickshaws.

To cater for this growing demand, there has been continuous addition of retail touchpoints with the promise of superior phygital experience to help customers with products and services in the vicinity of their residential areas, the company said in a release.

Roy Kurian, COO, e-mobility business (2 & 3-wheeler), Ampere Electric, said, "With expanding footprint, superior online and offline customer experience, host of financing tie-ups, and customer friendly schemes. We are happily building strong assurance and peace of mind amongst the escooter buyers, B2B buyers and channel investors across the nation. We will continue to design and deliver complete lifecycle support for our stake-**—FE BUREAU**

AIADMK brass calls on PM Modi, urges Centre to not support Karnataka in its dam initiative

PRESS TRUST OF INDIA New Delhi/Chennai, July 26

The Centre must not support Karnataka's endeavour to build the Mekedatu dam and should expedite the Godavari-Cauvery link project, AIADMK top leaders O Panneerselvam and Palaniswami urged Prime Minister Narendra Modi on Monday.

Briefing reporters in the national capital, AIADMK co-coordinator Palaniswami said that during the meeting, the party requested that the Central government must not support Kar-

nataka's endeavour to build the Mekedatu dam.

About 16 districts depend on Cauvery river for its drinking water needs, besides farmers and the Prime Minister's attention was drawn to this aspect, he told re-Expeditious implementa-

tion of the Godavari-Cauvery link

project was urged since Tamil Nadu is a water deficit state and this initiative would help address water requirements, Palaniswami said, flanked by party coordinator Panneerselvam. The Prime Minister was also urged to take action tostop the continuing harassment of Tamil Nadu fishermen by "Sri Lankan Naval personnel" who take away their fishing nets, damage boats and arrest them.

On claims of dissatisfaction of cadres with the top leadership and if there was scope for a change in the AIADMK leadership, he denied it, saying there is no discontent among workers.

"No worker is dissatisfied. The AIADMK is a disciplined party," he said and recalled that his party led alliance went on to bag 75 seats out of the 234 segments

in the recent Assembly polls. Recently, VK Sasikala, confi-

dante of late party supremo J Jayalalithaa has been conversing with a section of party workers and her loyalists over phone.

Sasikala, who was eased out of the party, has repeatedly said that she will step in to put the AIADMK house in order.

Asked if they discussed Tamil Nadu's political scenario with Modi following DMK assuming power in the state, Palaniswami replied in the negative, adding the DMK has been in power only since



THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 CP No.38/Chd/Hry/2021

> Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

Petitioner Company

And in the matter of:-CA No.93/2021

In the matter of:-

Escorts Limited .

Escorts Limited

Notice may be taken that an application was presented to the Tribunal at Chandigarh (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT.

The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021

If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (along with supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Haryana- 121003 within three months of date of this notice.

all the proceedings under the above application to reduce the share capital of the It may also be noted that a hearing has been fixed for October 29, 2021 wherein the

If no objection is received within the time stated above, entries in the list of creditors will, in

Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any,

ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222 E-mail: corpsl@escorts.co.in,

Website: www.escortsgroup.com

For Escorts Limited Satyendra Chauhan Company Secretary & Compliance Officer

> Place: Faridabad Date: July 26, 2021

SHRISTI

Shristi Infrastructure Development Corporation Limited CIN - L65922WB1990PLC049541

Regd. Office: Plot No. X - 1, 2 & 3, Block-EP, Sector V Salt Lake City, Kolkata-700 091

Phone No.: (033) 4020 2020, Fax No.: (033) 4020 2099 E-mail: investor.relations@shristicorp.com, Website; www.shristicorp.com

NOTICE TO SHAREHOLDERS For transfer of equity shares to Investor Education and Protection Fund

This notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ('the Rules') and Companies Act, 2013 ('the Act').

Pursuant to Section 124(6) of the Companies Act, 2013 ('the Act') read with Rule 6 of the Rules, all shares in respect of which dividends remain unclaimed/unpaid for seven consecutive years or more, shall be transferred by the Company to the Demat Account of IEPF Authority. Accordingly, all the shareholders whose dividend for the financial year 2013-14 onwards has remained unpaid/unclaimed the corresponding shares will be due to be transferred to Demat Account of IEPF Authority as per said Rules. The Company has sent individual notices at the latest available addresses of the shareholders, whose dividends are lying unclaimed for last 7 (seven) years, advising them to claim the dividends expeditiously. The Company has also uploaded full details of such shareholders including their name, folio number or DP ID/Client ID, etc. on its website i.e. www.shristicorp.com.

Accordingly, the concerned shareholders are requested to reply and claim all their unclaimed dividends before 27th October 2021. In case the Company does not receive any communication from the concerned shareholders by the aforesaid date, the Company shall with a view to comply with the requirements set out in the Rules, transfer the shares to the Demat Account of IEPF, without any further notice. No claim shall lie against the Company in respect of Unclaimed Dividend/Shares transferred to IEPF in compliance with the Rules. Shareholders may note that once these shares are transferred to the IEPF by the Company, such shares may be claimed by the concerned shareholder only from IEPF authority by following the procedure prescribed under the aforesaid rules. For any clarification on this matter, shareholders may contact Company's Registrar and Transfer Agent, Kfin Technologies Private Limited, Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Hyderabad-500032, Tel. 040 67161571, Fax: 040 23420814, Email: einward.ris@kfintech.com

For Shristi Infrastructure Development Corporation Limited

Place: Kolkata Dated: 26.07.2021 Krishna Kumar Pandey Company Secretary

Around 90% of consumers in India ready to pay premium to buy EV: EY survey be the dominant choice for

FE BUREAU Chennai, July 26

INDICATING THAT THE electric vehicle (EV) market is moving into high gear, nearly 90% of the consumers in India are willing to pay a premium for buying an EV. Over 40% of respondents are ready to pay a premium of up to 20%, according to the latest EY Mobility Consumer Index (MCI). A majority of the respondents surveyed in India consider acceptable a driving range

of 100 to 200 miles from a fully charged EV.

The survey reveals the top reason for buying an EV is an environmental concern, with 97% also stating that the Covid-19 pandemic has heightened awareness and concerns about environmental issues, 67% of those looking to buy an EV feel it is their responsibility to reduce their environmental impact, and 69% feel buying an EV is one way to achieve this goal.

Vinay Raghunath, partner

and automotive sector leader, EY India, said, "The reducing gap in the cost of ownership between electric and other technology platforms and the increasing segment of consumers vocal about environmental impact will drive a fundamental change in consumer buying behaviour for electric vehicles. The consumers are willing to pay extra for an added value of being environ-

mentally responsible." While visiting dealerships and showrooms continues to

a mix of online and offline channels across different stages of their car-buying journey as they seek a seamless Omnichannel experience, price transparency, superior purchase experience and visibility into financing options.

buying the car, innovative/dig-

ital retail channels are becom-

ing popular among respon-

dents. As per the survey,

potential car buyers desire an

evolved retail experience with

EXTRACT OF UNAUDITED CONSOLIDATED RESULTS FOR THE QUARTER ENDED 30 JUNE 2021

Highest ever quarterly EBITDA of ₹ 10,032 crore up 150% Y-o-Y

Attributable PAT (before exceptional items) at ₹ 4,280 crore, up 314% Y-o-Y Net Debt/EBITDA at 0.6x, lowest in last 4 years

		(₹ in Ero	re except as stated)		
S. No.	Particulars	Quarter ended 30.06.2021 (Unaudited)	Quarter ended 30.06.2020 (Unaudited)		
1	Revenue from operations	28,105	15,687		
2	Net Profit for the period (before exceptional items, taxes, non-controlling interests and share in jointly controlled entities and associates)	7,304	2,033		
3	Net Profit for the period after exceptional items (before taxes, non- controlling interests and share in jointly controlled entities and associates)	7,170	2,033		
4	Net Profit after taxes, non-controlling interests and share in jointly controlled entities and associates	4,224	1,033		
5	Total Comprehensive Income after non-controlling interests [Comprising Profit (after tax) and Other Comprehensive Income (after tax)]	4,617	1,097		
6	Paid-up equity share capital (Face value of ₹ 1 each)	372	372		
7	Earnings per share after exceptional items (₹) (not annualised)				
	Basic	11.40	2.79		
	Diluted	11.31	2.77		

*Reserves excluding Revaluation Reserves as at 31 March 2021 was ₹ 61,906 Crore.

Notes

Dated: 26 July 2021

Place: New Delhi

financialexp.ep.in

Additional information on standalone financial results is as follows:

			(₹ in Crore
S. No.	Particulars	Quarter ended 30.06.2021 (Unaudited)	Quarter ended 30.06.2020 (Unaudited)
a	Revenue from operations	12,883	6,689
b	Profit before tax	3,741	4,534
С	Profit after tax	3,336	2,964

- 2 The above results of Vedanta Limited for the quarter ended 30 June 2021 have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 26 July 2021. The statutory auditors have carried out a limited review of the same.
- 3 The above is an extract of the detailed format of the standalone and consolidated financial results for the quarter ended 30 June 2021 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 Exchange websites, www.nseindia.com, www.bseindia.com and on the Company's website www.vedantalimited.com.



OIL & GAS | ZINC-LEAD-SILVER | ALUMINIUM & POWER | COPPER | IRON ORE & STEEL Website: www.vedantalimited.com CIN no. L13209MH1965PLC291394

Regd. Office: Vedanta Limited 1st Floor, 'C' wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai-400093, Maharashtra

By Order of the Board

Whole- Time Director and Chief Executive Officer

Sunil Duggal



SBI Life Insurance Company Limited CIN: L99999MH2000PLC129113

Registered and Corporate Office: Natraj, M. V. Road & Western Express Highway Junction, Andheri (East), Mumbai - 400 069

(IRDAI Regd. No.: 111 dated 29th March, 2001) Tel.: +91 22 6191 0000, Fax: +91 22 6191 0338, E-mail - investorrelations@sbilife.co.in, Website - www.sbilife.co.in

FINANCIAL RESULTS

(₹ in Lakhs)

		Three months ended/ As at		Year ended/ As at	
SI. No.	Particulars	June 30, 2021	June 30, 2020	March 31, 2021	
		(Unaudited)	(Unaudited)	(Audited)	
1	Premium Income (Gross) ¹	8,37,666	7,64,344	50,25,416	
2	Net Profit /(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	23,342	38,768	1,54,246	
3	Net Profit /(Loss) for the period before tax (after Exceptional and /or Extraordinary items)	23,342	38,768	1,54,246	
4	Net Profit /(Loss) for the period after tax (after Exceptional and /or Extraordinary items)	22,316	39,089	1,45,585	
5	Total Comprehensive Income for the period [Comprising Profit /(Loss) for the period (after tax) and Other Comprehensive Income (after tax)] ²	NA	NA	NA	
6	Equity Share Capital (Paid up)	1,00,015	1,00,004	1,00,007	
7	Reserves (excluding Revaluation Reserve and fair value change account.)	9,32,021	8,27,557	9,09,264	
8	Earnings Per Share (face value of ₹10/- each)				
	 Basic (not annualised for three months) (in ₹) 	2.23	3.91	14.56	
	 Diluted (not annualised for three months) (in ₹) 	2.23	3.91	14.55	

Note:

Place: Mumbai

Date: July 26, 2021

- Premium income is gross of reinsurance and net of Goods and Service Tax (GST).
- The Indian Accounting Standards (Ind AS) are currently not applicable to Insurance companies in India.
- 3) The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on the website of the Stock Exchanges (www.nseindia.com and www.bseindia.com) and the Company (www.sbilife.co.in).

For and on behalf of Board of Directors

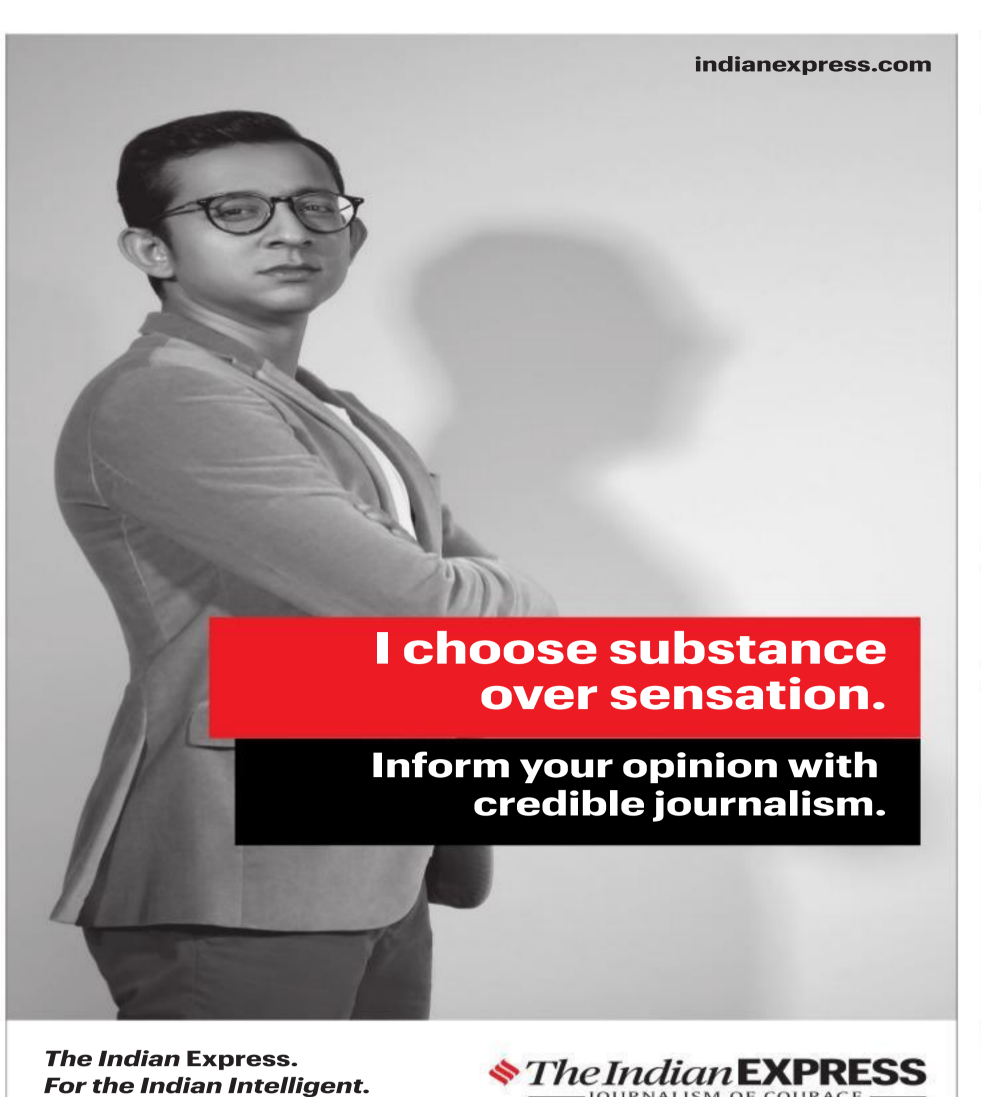
Mahesh Kumar Sharma Managing Director & CEO (DIN: 08740737) UFRS.ver.01-07-21 ADVT ENG







TUESDAY, JULY 27, 2021



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THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 CP No.38/Chd/Hry/2021

> Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

In the matter of:-Escorts Limited ... Petitioner Company

And in the matter of:-CA No.93/2021 Escorts Limited .

Applicant

reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT. The notices to the individual creditors have been issued. The list of creditors prepared on

Notice may be taken that an application was presented to the Tribunal at Chandigarh (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the

the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021.

If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (alongwith supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Haryana- 121003 within three months of date of this notice.

If no objection is received within the time stated above, entries in the list of creditors will, in all the proceedings under the above application to reduce the share capital of the company, be treated as correct.

It may also be noted that a hearing has been fixed for October 29, 2021 wherein the Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any,

For Escorts Limited ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222 E-mail: corpsl@escorts.co.in,

Satyendra Chauhan Company Secretary & Compliance Officer Place: Faridabad Date: July 26, 2021

पंजाब मेशनल बैंक ..भरोसे का प्रतीक

Date: 27-07-2021,

financialexp.epa

Place: New Delhi

punjab national bank .the name you can BANK upon!

(A GOVERNMENT OF INDIA UNDERTAKING)

Zonal SASTRA Centre, 1st Floor, Bhikhaji Cama Place, New Delhi -110066, e-mail id: zs8343@pnb.co.in

Website: www.escortsgroup.com

SALE NOTICE FOR SALE OF IMMOVABLE PROPERTIES

E-Auction Sale Notice for Sale of Immovable Assets under the Security Interest (Enforcement) Rules, 2002. SCHEDULE OF SALE OF THE SECURED ASSETS

_							7		
	Name of the Branch	Date of Demand Notice U/s 13(2) of Sarfesi Act 2002	RESERVE PRICE			Details of the			
C.	Name of the Account	Amount as per Demand Notice	Description of	EMD	DATE/ TIME OF	DATE & Time of	encumbrances known to the		
No.	Name and Addresses of the	Possession Date u/s 13(4) of Sarfeasi Act 2002	Immovable Properties // set data of danceit EMD\		Immovable Properties (Last date of deposit EMD) E-AUCTION		Inspection	secured creditors Name & contact no.	
	Borrower/Guarantors Account	Nature of Possession Symbolic /		Bid Increase Amount		369	of authorized officer		
		Physical/ Constructive	Residential - Entire second floor without roof right on built up property no WZ-15-B/1	De CE COLLett	house and		Matter		
16	M/s EMS & Exports Through Its partners Sh. Amarjeet Singh Kalra, & Smt. Jagjit Kaur Kalra, C-130, Mansarover Garden, New Delhi – 110015. Also at: C-17 & 18, Industrial Estate Kashi Pur, Udham Singh Nagar, Uttarakhand – 244713. Also at:	25.06.2019 Rs. 48,15,03,120.24	built on Plot no 14 and 15, area measuring 153 Sq. Yds., situated in the area of village	Rs. 65.00 Lakh	12-08-2021 11:00 AM	07-08-2021	Not known Sh. Sandeep Puri		
	Room no. 301, Second Floor, WZ-15-B Uggrasain Market, Ashok Nagar, New Delhi – 110 008.	+ further interest + cost & other charges as on	Tihar colony known as Uggarsain Nagar Alice Uggarsen Market, Sant Pura near Ashok Nagar New Delhi 110018., in the name of Smt Surinder Kaur Kalra w/o S.Amarjeet Singh	Rs. 6.50 Lakh [10.08.2021]	to 04:00 PM	04:00 PM	9868116781 AGM		
	Sh. Amarjeet Singh Kalra S/o Sh. Surinder Singh Kalra, C-130, Mansarover Garden, New Delhi – 110015. Smt Jagjit Kaur Kalra W/o Sh. Surinder Singh Kalra, C-130, Mansarover Garden, New Delhi – 110015.	25.06.2019	Kalra.	Rs. 10,000/-			AGM		
	Smt Surinder Kaur Kalra W/o S. Amarjeet Singh Kalra, C-130, Mansarover Garden, New Delhi – 110015.	Prop. S. No. 1 - 23.01.20 & 2 to 12 on 07.10.2019. IP no. 1 to 6 under Physical Possession &	2. (Commercial) - Entire First Floor without roof/ terrace rights built on land area	Rs. 209.00 Lakh	12-08-2021	5			
		7 & 8 in symbolic possession	measuring 286 (89 + 100 + 97) Sq. Yds and	Rs. 20.90 Lakh [10.08.2021]	11:00 AM				
			Rs. 10,000/-	to 04:00 PM					
			Entire second floor without roof/terrace rights built on land area measuring 286 (89 + 100 + 97) Sq. Yds of built up property bearing no WZ -40 B - 1 /A, 1/B and 1/C merged	Rs. 186.00 Lakh	12-08-2021				
			together, built on plot no. 22 HB having Khasra no 282, situated in the area of village Tihar colony known as Meenakshi Garden New Delhi 110018., in the name of Smt.	Rs. 18.60 Lakh [10.08.2021]	11:00 AM				
			Surinder Kaur Kalra w/o S Amarjeet Singh Kalra.	Rs. 10,000/-	to 04:00 PM	07-08-2021			
			Note: Both IP Sold	in Single Lot		upto 04:00 PM			
			3. Residential - immovable property situated at Lower ground floor without roof right in	Rs. 21.50 Lakh	12-08-2021	04.00 F.M.			
			the southern site portion built up property in the WZ-15, measuring area 76 Sq. Yds. (Approx), khasra no. 328/329, situated in the area village Tihar colony known as	Rs. 2.15 Lakh [10.08.2021]	11:00 AM				
			Uggarsain Market ,Ashok Nagar, Tilak Nagar New Delhi 110018., in the name of M/s	Rs. 10,000/-	to 04:00 PM				
			EMS and Exports through its partner S Amarjeet Singh Kalra S/o Surinder Singh Kalra. 4. Residential - immovable property situated at Property no WZ- 15, Second floor	Rs. 37.00 Lakh	40.00.00	8			
			without roof rights, measuring area 91 Sq. Yds., at village Tihar, colony known as		12-08-2021 11:00 AM				
			Uggarsain Market Tilak Nagar New Delhi 110018., in the name of M/s EMS and Exports through its partner S Amarjeet Singh Kalra S/o Surinder Singh Kalra.		to 04:00 PM				
				Rs. 10,000/-		07-08-2021			
			 C-130 , Upper Ground Floor , Village Basai Darapur , Mansarovar Garden , Delhi in the name of Jagjit Kaur Kalra w/o Surinder Singh Kalra , Area: 2050 sq. feet. 	Rs. 225.00 Lakh	12-08-2021 11:00 AM	2021 upto			
			Consideration of the constant	Rs. 22.50 Lakh [10.08.2021] to 04					
		8	6 C 420 Lawrey Council Elect Village Book Develop Management Conden Delhi in	Rs. 10,000/-	LEUCESTA DE LES ESTA	á.			
			 C-130, Lower Ground Floor, Village Basai Darapur, Mansarovar Garden. Delhi in the name of Amarjit Singh Kalra s/o Surinder Singh Kalra. Area: 2050 sq. feet. 	Rs. 103.50 Lakh	12-08-2021	SEC. 10.0			
				Rs. 10.35 Lakh [10.08.2021]	11:00 AM to 04:00 PM				
			7.C.420.C	Rs. 10,000/-	73000000000000000000000000000000000000				
			7. C-130, Second Floor, Village Basai Darapur, Mansarovar Garden., New Delhi in the name of Amarjit Singh Kalra s/o Surinder Singh Kalra., Area: 2050 sq. feet.	Rs. 219.00 Lakh	12-08-2021				
		Rs. 21.90 Lakh [10.08.2021] Rs. 10,000/- 8. Second Floor, pvt no 113 - Southwest side portion without roof rights in built up Rs. 13.00 Lakh 12-	11:00 AM to 04:00 PM	500 7950000					
			8. Second Floor, pvt no 113 - Southwest side portion without roof rights in built up property No 104 A at Village Matiala Colony, T-Extn , Part III - Jain Colony, Uttam Nagar,	12-00-2021					
			Delhi – 110059, in the name of Mrs. Surinder Kaur Kalra. Area: 540 sq. feet. Rs. 1.30 Lakh [10.08.2		11:00 AM to 04:00 PM				
12.	<u> </u>			Rs. 10,000/-	1001,001 111		2		
17	M/s Arinits Sales Pvt. Ltd., 322 DLF Tower-B Distt Centre Jasola, New Delhi.	23.03.2018	All the part & Parcel of the property, Equitable Mortgaged of office space nearing	Rs. 151.00 Lakh	12-08-2021	06-08-2021	Not known Sh. Sandeep Puri		
	Sh. Ashish Chopra (Director/ Guarantor) S/o Late Sh.Inder Raj Chopra, A1/63, Panchseel Enclave New Delhi-110017, Mrs. Anusha Chopra Director/ Guarantor) W/o Sh. Ashish Chopra, A1/63, Panchseel Enclave New Delhi-110017, Smt.	Rs. 40.31 Crore + further interest & Charges and Expenses till	No.DTJ No.322, on third floor having plinth area of 68.935 Sq.Mrts and Super area of Rs. 15.10 Lakh [10.08.2021] 11:00 AM to 04:00 PM			upto 04:00 PM	9868116781		
	Nishi Chopra Director/ Guarantor) W/o Late Sh.Inder Raj Chopra, A1/63, Panchseel Enclave New Delhi-110017, Sh.	the date of full and final payment	(Tower –B) plot no.11 stated at Non hierarchical commercial centre Jasola, New Delhi- 110076 along with proportionate undivided indivisible and importable leasehold/		0.03835R0.07700	5840 MM	AGM		
	Ram Avatar Nagpal S/o Lt. Sh. Gian Chand Nagpal, C-5/12 Vasant Kunj New Delhi-110043, Smt. Ranjana Nagpal W/o Sh. Ram Avatar Nagpal, C-5/12 Vasant Kunj New Delhi-110043, Also at: C-81 Panchseel Enclave New Delhi-110017	28.06.2018	ownership rights in the land underneath of the said building in the name of Mr.Ashish						
	THE ALL OF THE PROPERTY OF THE	Physical	Chopra and Mrs. Anusha Chopra.				Marke		
18	M/s Silver Line Bijoux Pvt. ltd., T-2401 2nd Floor Faiz Road Subhash Nagar New Delhi-110005, Also at : Shop No.95 Bhagat Singh Market Gole Market New Delhi-110001	03.07.2014 Rs. 11.39 Crore + further interest & Charges and	All the part & Parcel of the property, Equitable Mortgaged of Commercial / Residential (Entire Basement) property bearing Municipal No.A-19, Situated in the layout plan of	Rs. 70.00 Lakh	12-08-2021 11:00 AM	06-08-2021	Not known Sh. Sandeep Puri		
	Sh. Mukund Prasad Srivastava S/o Subh Narain Prasad Srivastava, 25-26 Block-C-5 Sultan Puri Delhi	Expenses till the date of full and final payment	Northern City Extn. Scheme No.1 Village Subzi Mandi Presently known as Kamala		to 04:00 PM 04:00 P		9868116781 AGM		
	Mr. Rajesh Singla, V-14 Ground Floor Green Park Main Delhi-110016 Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main Delhi-110016	22-09-2014	Nagar measuring covered area 159.38 Sq.mtrs. Delhi-110007 standing in the name of Smt.Ritu Singla.				Aum		
		Physical		() <u>2</u> 2.5500 <u>8.0500</u> 2501.05000	000000000000000000000000000000000000000				
19	M/s Singla Exports 64 Ground Floor, Bhagat Singh Market New Delhi-110001 Mr. Rajesh Singla S/o Mohan Lai Singla V-14 Ground Floor, Green Park Main, Delhi-110016	07.07.2014 Re 25.98 Crore + further interest & Charges and	Shop No. 64 of a double storeyed complex with a piece of land underneath admeasuring 387 Sq.ft., charged 2/3 to the shopholder on ground floor and 1/3rd to the	Rs. 146.00 Lakh	12-08-2021	07-08-2021	Not known Sh. Sandeep Puri		
	Meera Singla W/o Rajesh Singla V-14 Ground Floor Green Park Main Delhi-110016	Delhi-110016 Expenses till the date of full and final payment flat holder on the first floor excluding the area of the land under the stair		Expenses till the date of full and final payment flat holder on the first floor excluding the area of the land under the staircase or Rs. 14.60 Lakh [10.08.2021]		upto 04:00 PM	upto 04:00 PM	9868116781	
	Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main, Delhi-110016	22-09-2014	thereabouts, Bhagat Sing Market New Delhi-110001	Rs. 50,000/-		279900000007800	AGM		
		Physical							
20	M/s Singla Exports 64 Ground Floor, Bhagat Singh Market New Delhi-110001	07.07.2014	Flat No.23 Measuring 798 Sq.ft. Charged 2/3rd to Ground Floor Shop and 1/3rd to first		12-08-2021	07-08-2021	Not known Sh. Sandeep Puri		
	Mr. Rajesh Singla S/o Mohan Lal Singla V-14 Ground Floor, Green Park Main, Delhi-110016 Meera Singla W/o Rajesh Singla V-14 Ground Floor Green Park Main Delhi-110016	Rs. 25.98 Crore + further interest & Charges and Expenses till the date of full and final	the date of full and final avenuent arment arment with leasehold rights of the land under the said and common stair case between flat No.23 & 22 along with the lease hold rights in respect to land measuring 197.Sq.ft. under the said stair case between flat no.23 & 22 situated at Bhagat Singh				upto 04:00 PM	upto 04:00 PM	9868116781
	Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main, Delhi-110016	payment			4000 0 1 11 11 11 11 11 11 11 11 11 11 11	04.00 FWI	04,00 FWI	AGM	
		22-09-2014							
04	Mic Sudhis Asso Ollo (Dut) Ltd	Physical 12 02 2020	Pullture Free Held Pool deside Held Programs of the Land of the Pool of the Po	D 40000	Contraction to the contraction of the contraction o	8 8	Not known		
21	M/s Sudhir Agro Oils (Pvt) Ltd. M/s Rama Krishna Soap Mills (Prop. Smt. Kamla Khurana), Address: Plot no. 174, Block E, Area measuring 418.50 Sq.	12.03.2020 Rs. 33,78,46,876.34	Built up Free Hold Residential Property situated at Block -7, Plot no.19, Roop Nagar, Delhi-110007, With roof/Terrace rights, Built on Land area measuring 426.42 SqMtr,	THE RESERVE THE PROPERTY OF TH	01-09-2021	575.	Not known Sh. Sandeep Puri		
	Mtr, in lay out plan of Rewari Line, Phase II situated in revenue Estate of village Basai Darapur Delhi	+ further interest & Charges and Expenses till	standing in the name of Smt. Kamla Khurana & Smt. Neeru Khurana	Rs. 1.60 Crore [30.08.2021]	04:00 PM		9868116781 AGM		
		the date of full and final payment		Rs. 1,00,000/-			AGM		

BRIEF TERMS AND CONDITIONS OF E-AUCTION SALE: The sale shall be subject to the Terms & Conditions prescribed in the Security Interest (Enforcement) Rules 2002 and to the following further conditions: (1) The properties are being sold on "AS IS WHERE IS BASIS" and "WHATEVER THERE IS BASIS". (2) The particulars of Secured Assets specified in the Schedule herein above stated to the best of the information of the Authorised Officer, but the Authorised Officer shall not be answerable for any error, misstatement or omission in this proclamation. (3) The sale will be done through e-auction platform provided at the Website https://www.mstcecommerce.com on date and time of auction specified above. (4) For further details and complete Terms & Conditions of the sale., please refer: www.ibapi.in, www.tenders.gov.in, www.mstcecommerce.com, https://eprocure.gov.in/epublish/app.

STATUTORY SALE NOTICE UNDER RULE 8(6) OF THE SARFAESI ACT, 2002

29.08.2020 Symbolic



AUTHORIZED OFFICER, PUNJAB NATIONAL BANK

Yediyurappa resigns as Karnataka CM

PRESS TRUST OF INDIA Bengaluru, July 26

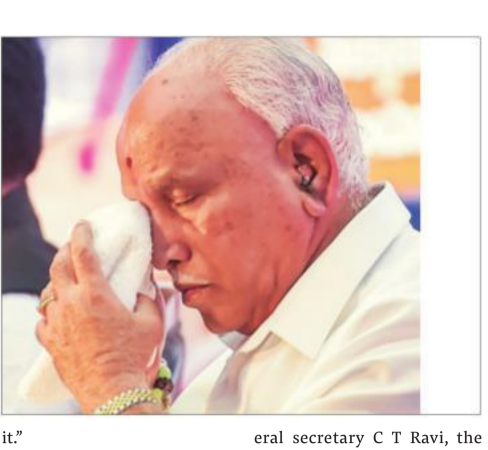
ENDING MONTHS OF speculation over his exit, B S Yediyurappa on Monday stepped down as the Chief Minister of Karnataka, coinciding with his government completing two years in office, even as suspense continues on his successor.

The 78 year-old BJP veteran, who submitted his resignation to Governor Thaawarchand Gehlot at the Raj Bhavan here, said he quit "voluntarily" and will continue to remain active in state politics.

Asserting that he will "hundred per cent" continue in politics and work to bring BJP back to power from tomorrow itself,the Lingayat strongman said, "... there is no question of political retirement for any reason. I'm with the karyakartas and the people".

"The party has nurtured me to this level, most probably no other politician in the country has got the privileges that I have got," he said.

To a question on if he will accept an offer to make him the Governor, he said "Atal Bihari Vajpayee had offered me to become the central minister when he was the PM. I had said no. There is no question of becoming Governor. I will work to strengthen the organisation in Karnataka. I have not asked for any position, nor will I accept



The focus now shifts to finding a successor for the BJP veteran, who could lead the government for the remainder of its term and the party to the 2023 assembly polls.

There is no clarity yet as to who the next CM would be. BJP national general secretary in charge of Karnataka Arun Singh said the decision is with the party's parliamentary board and the legislature party.

Union minister Dharmendra Pradhan is likely to be the central observer at the legislative party meeting, where the new CM will be decided, party sources said.

Among the names doing the rounds are Union minister Pralhad Joshi, BJP national genparty's national organising secretary B L Santhosh and Assembly Speaker Vishveshwar Hegde Kageri.

While Joshi, Santosh and Kageri are Brahmins, Ravi, the MLA from Chikkamagaluru, is a Vokkaliga, another dominant community in the state, mostly concentrated in Southern Karnataka, where the party is trying to make inroads.

If the party looks for replacing Yediyurappa with another leader from the dominant Veerashaiva-Lingayat community, the probables include mining minister Murugesh Nirani, industries minister Jagadish Shettar and MLAs Arvind Bellad Basanagouda Patil Yatnal.

Ampere's footprint widens, reaches over 500 touchpoints

AMPERE ELECTRIC, A wholly-owned electric vehicle subsidiary of Greaves Cotton, on Monday, said it has surpassed the 500 customers touchpoints all across the country. Currently, Ampere Electric offers 350 dealerships in e-2W and 165 dealerships, in the e-rickshaw segment.

Due to the fast-growing Ampere EV base in both retail, institutional and fleet usage, the company has seen significant pull from customers in both lifestyle segment with e-2W and livelihood segment with e-rickshaws. To cater for this growing

demand, there has been continuous addition of retail touchpoints with the promise of superior phygital experience to help customers with products and services in the vicinity of their residential areas, the company said in a release.

Roy Kurian, COO, e-mobility business (2 & 3-wheeler), Ampere Electric, said, "With expanding footprint, superior online and offline customer experience, host of financing tie-ups, and customer friendly schemes. We are happily building strong assurance and peace of mind amongst the escooter buyers, B2B buyers and channel investors across the nation. We will continue to design and deliver complete lifecycle support for our stake-**—FE BUREAU**

AIADMK brass calls on PM Modi, urges Centre to not support Karnataka in its dam initiative nataka's endeavour to build the urged to take action tostop the

PRESS TRUST OF INDIA New Delhi/Chennai, July 26

The Centre must not support Karnataka's endeavour to build the Mekedatu dam and should expedite the Godavari-Cauvery link project, AIADMK top leaders O Panneerselvam and Palaniswami urged Prime Minister Narendra Modi on Monday.

Briefing reporters in the national capital, AIADMK co-coordinator Palaniswami said that during the meeting, the party requested that the Central government must not support Kar-

Mekedatu dam.

About 16 districts depend on Cauvery river for its drinking water needs, besides farmers and the Prime Minister's attention was drawn to this aspect, he told re-Expeditious implementa-

project was urged since Tamil Nadu is a water deficit state and this initiative would help address water requirements, Palaniswami said, flanked by party coordinator Panneerselvam.

tion of the Godavari-Cauvery link

The Prime Minister was also

continuing harassment of Tamil Nadu fishermen by "Sri Lankan Naval personnel" who take away their fishing nets, damage boats and arrest them.

On claims of dissatisfaction of cadres with the top leadership and if there was scope for a change in the AIADMK leadership, he denied it, saying there is no discontent among workers.

"No worker is dissatisfied. The AIADMK is a disciplined party," he said and recalled that his party led alliance went on to bag 75 seats out of the 234 segments

in the recent Assembly polls. Recently, VK Sasikala, confi-

dante of late party supremo J Jayalalithaa has been conversing with a section of party workers and her loyalists over phone.

Sasikala, who was eased out of the party, has repeatedly said that she will step in to put the

AIADMK house in order.

Asked if they discussed Tamil Nadu's political scenario with Modi following DMK assuming power in the state, Palaniswami replied in the negative, adding the DMK has been in power only since



THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 CP No.38/Chd/Hry/2021

> Under Section 66 of the Companies Act, 2013 & R 11

of the NCLT Rules, 2016 Petitioner Company

And in the matter of:-

In the matter of:-

Escorts Limited .

CA No.93/2021 Escorts Limited

Notice may be taken that an application was presented to the Tribunal at Chandigarh (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT.

The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021

If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (alongwith supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad. Haryana- 121003 within three months of date of this notice.

If no objection is received within the time stated above, entries in the list of creditors will, in all the proceedings under the above application to reduce the share capital of the It may also be noted that a hearing has been fixed for October 29, 2021 wherein the

Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any,

ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222 E-mail: corpsl@escorts.co.in,

Website: www.escortsgroup.com

For Escorts Limited Satyendra Chauhan Company Secretary & Compliance Officer

Date: July 26, 2021

Place: Faridabad

SHRISTI

Shristi Infrastructure Development Corporation Limited CIN - L65922WB1990PLC049541

Regd. Office: Plot No. X - 1, 2 & 3, Block-EP, Sector V Salt Lake City, Kolkata-700 091

Phone No.: (033) 4020 2020, Fax No.: (033) 4020 2099 E-mail: investor.relations@shristicorp.com, Website; www.shristicorp.com

NOTICE TO SHAREHOLDERS

For transfer of equity shares to Investor Education and Protection Fund This notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ('the Rules') and Companies Act, 2013 ('the Act').

Pursuant to Section 124(6) of the Companies Act, 2013 ('the Act') read with Rule 6 of the Rules, all shares in respect of which dividends remain unclaimed/unpaid for seven consecutive years or more, shall be transferred by the Company to the Demat Account of IEPF Authority. Accordingly, all the shareholders whose dividend for the financial year 2013-14 onwards has remained unpaid/unclaimed the corresponding shares will be due to be transferred to Demat Account of IEPF Authority as per said Rules. The Company has sent individual notices at the latest available addresses of the shareholders, whose dividends are lying unclaimed for last 7 (seven) years, advising them to claim the dividends expeditiously. The Company has also uploaded full details of such shareholders including their name, folio number or DP ID/Client ID, etc. on its website i.e. www.shristicorp.com.

Accordingly, the concerned shareholders are requested to reply and claim all their unclaimed dividends before 27th October 2021. In case the Company does not receive any communication from the concerned shareholders by the aforesaid date, the Company shall with a view to comply with the requirements set out in the Rules, transfer the shares to the Demat Account of IEPF, without any further notice. No claim shall lie against the Company in respect of Unclaimed Dividend/Shares transferred to IEPF in compliance with the Rules. Shareholders may note that once these shares are transferred to the IEPF by the Company, such shares may be claimed by the concerned shareholder only from IEPF authority by following the procedure prescribed under the aforesaid rules. For any clarification on this matter, shareholders may contact Company's Registrar and Transfer Agent, Kfin Technologies Private Limited, Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Hyderabad-500032, Tel. 040 67161571, Fax: 040 23420814, Email: einward.ris@kfintech.com

For Shristi Infrastructure Development Corporation Limited

Place: Kolkata Dated: 26.07.2021 Krishna Kumar Pandey Company Secretary

Around 90% of consumers in India ready to pay premium to buy EV: EY survey be the dominant choice for

FE BUREAU Chennai, July 26

INDICATING THAT THE electric vehicle (EV) market is moving into high gear, nearly 90% of the consumers in India are willing to pay a premium for buying an EV. Over 40% of respondents are ready to pay a premium of up to 20%, according to the latest EY Mobility Consumer Index (MCI). A majority of the respondents surveyed in India consider acceptable a driving range

of 100 to 200 miles from a fully charged EV.

The survey reveals the top reason for buying an EV is an environmental concern, with 97% also stating that the Covid-19 pandemic has heightened awareness and concerns about environmental issues. 67% of those looking to buy an EV feel it is their responsibility to reduce their environmental impact, and 69% feel buying an EV is one way to achieve this goal.

Vinay Raghunath, partner

and automotive sector leader, EY India, said, "The reducing gap in the cost of ownership between electric and other technology platforms and the increasing segment of consumers vocal about environmental impact will drive a fundamental change in consumer buying behaviour for electric vehicles. The consumers are willing to pay extra for an added value of being environ-

mentally responsible." While visiting dealerships and showrooms continues to

ital retail channels are becoming popular among respondents. As per the survey, potential car buyers desire an evolved retail experience with a mix of online and offline channels across different stages of their car-buying journey as they seek a seamless Omnichannel experience, price transparency, superior purchase experience and visibility into financing options.

buying the car, innovative/dig-

EXTRACT OF UNAUDITED CONSOLIDATED RESULTS FOR THE QUARTER ENDED 30 JUNE 2021

Highest ever quarterly EBITDA of ₹ 10,032 crore up 150% Y-o-Y

Attributable PAT (before exceptional items) at ₹ 4,280 crore, up 314% Y-o-Y Net Debt/EBITDA at 0.6x, lowest in last 4 years

		(₹ in Ero	re except as stated)		
S. No.	Particulars	Quarter ended 30:06:2021 (Unaudited)	Quarter ended 30.06.2020 (Unaudited)		
1	Revenue from operations	28,105	15,687		
2	Net Profit for the period (before exceptional items, taxes, non-controlling interests and share in jointly controlled entities and associates)	7,304	2,033		
3	Net Profit for the period after exceptional items (before taxes, non- controlling interests and share in jointly controlled entities and associates)	7,170	2,033		
4	Net Profit after taxes, non-controlling interests and share in jointly controlled entities and associates	4,224	1,033		
5	Total Comprehensive Income after non-controlling interests [Comprising Profit (after tax) and Other Comprehensive Income (after tax)]	4,617	1,097		
6	Paid-up equity share capital (Face value of ₹ 1 each)	372	372		
7	Earnings per share after exceptional items (₹) (not annualised)				
	Basic	11.40	2.79		
	Diluted	11.31	2.77		

*Reserves excluding Revaluation Reserves as at 31 March 2021 was ₹ 61,906 Crore.

Notes

Dated: 26 July 2021

Place: New Delhi

Additional information on standalone financial results is as follows:

	tronet information on seamoutone informational is as retrone i		(₹ in Crore)
S. No.	Particulars	Quarter ended 30.06.2021 (Unaudited)	Quarter ended 30.06.2020 (Unaudited)
a	Revenue from operations	12,883	6,689
b	Profit before tax	3,741	4,534
С	Profit after tax	3,336	2,964

- 2 The above results of Vedanta Limited for the quarter ended 30 June 2021 have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 26 July 2021. The statutory auditors have carried out a limited review of the same.
- 3 The above is an extract of the detailed format of the standalone and consolidated financial results for the quarter ended 30 June 2021 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 Exchange websites, www.nseindia.com, www.bseindia.com and on the Company's website www.vedantalimited.com.



OIL & GAS | ZINC-LEAD-SILVER | ALUMINIUM & POWER | COPPER | IRON ORE & STEEL CIN no. L13209MH1965PLC291394 Website: www.vedantalimited.com

Regd. Office: Vedanta Limited 1st Floor, 'C' wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai-400093, Maharashtra

By Order of the Board

Whole- Time Director and Chief Executive Officer

Sunil Duggal



SBI Life Insurance Company Limited CIN: L99999MH2000PLC129113

Registered and Corporate Office: Natraj, M. V. Road & Western Express Highway Junction, Andheri (East), Mumbai - 400 069

(IRDAI Regd. No.: 111 dated 29th March, 2001) Tel.: +91 22 6191 0000, Fax: +91 22 6191 0338, E-mail - investorrelations@sbilife.co.in, Website - www.sbilife.co.in

FINANCIAL RESULTS

(₹ in Lakhs)

		Three months	Year ended/ As at	
SI. No.	Particulars	June 30, 2021	June 30, 2020	March 31, 2021
		(Unaudited)	(Unaudited)	(Audited)
1	Premium Income (Gross) ¹	8,37,666	7,64,344	50,25,416
2	Net Profit /(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	23,342	38,768	1,54,246
3	Net Profit /(Loss) for the period before tax (after Exceptional and /or Extraordinary items)	23,342	38,768	1,54,246
4	Net Profit /(Loss) for the period after tax (after Exceptional and /or Extraordinary items)	22,316	39,089	1,45,585
5	Total Comprehensive Income for the period [Comprising Profit /(Loss) for the period (after tax) and Other Comprehensive Income (after tax)] ²	NA	NA	NA
6	Equity Share Capital (Paid up)	1,00,015	1,00,004	1,00,007
7	Reserves (excluding Revaluation Reserve and fair value change account.)	9,32,021	8,27,557	9,09,264
8	Earnings Per Share (face value of ₹10/- each)			
	 Basic (not annualised for three months) (in ₹) 	2.23	3.91	14.56
	 Diluted (not annualised for three months) (in ₹) 	2.23	3.91	14.55

Note:

Place: Mumbai

Date: July 26, 2021

Premium income is gross of reinsurance and net of Goods and Service Tax (GST).

The Indian Accounting Standards (Ind AS) are currently not applicable to Insurance companies in India.

3) The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on the website of the Stock Exchanges (www.nseindia.com and www.bseindia.com) and the Company (www.sbilife.co.in).

> For and on behalf of Board of Directors Mahesh Kumar Sharma

Managing Director & CEO (DIN: 08740737) UFRS.ver.01-07-21 ADVT ENG

HYDERABAD



ऋणी/जमानतदार

---IndiaShelter इंडिया शेल्टर फाइनेंस कॉर्पोरेशन लिमिटेड

पंजिकृत कार्यालय:-प्लॉट नं. 15,6वॉ तल,सेक्टर -44,इंस्टीट्यूशनल एरिया,गुडगॉव हरियाणा-122002 शाखा कार्यालय:-दकान नं. 6, उपरी भूतल, सी.आर. मॉल, चर्च रोड्, राम नगर कॉलोनी, आगरा-282002

अचल सम्पत्तियों हेतु सांकेतिक कब्जे की सूचना

जबकि , वर्तमान में ड्रॉडिया शेल्टर फाईनेंस कॉपौरेशन लिमिटेड के प्राधिकृत अधिकारी के रूप में वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्गठन तथा प्रतिभृति हित (प्रवर्तन) नियम 2002 के अंतर्गत तथा प्रतिभृति हित (प्रवर्तन) नियम 2002 के नियमों के संपठित धारा 13 (2) तथा 13 (12) के दारा शक्तिमों का प्रयोग करते हुए खाते के सामने अंकित दिनांक को डिमांड सुचना जारी की गई थी तथा ऋणी एवं संपत्ति स्वामी / जमानतदार को उक्त सुचना प्राप्ति की दिनांक से 60 दिन के अंदर राशि के भुगतान हेत् निर्देशित किया गया था । चुकी संपत्ती के स्वामी तथा अन्य राशि का भुगतान करने में चुक गए हैं , एतद्वदारा निम्नांकित ऋणीयों एवं सर्वसामान्यजन को सुचित किया जाता है कि प्रत्येक खाते के सामने अंकित दिनांक पर कथित नियमों के नियम 8 एवं 9 के संपठित उक्त अधिनियम की धारा 13 (4) के अंतर्गत प्रदत्त अधिकारों का प्रयोग करते हुन अधोहस्ताक्षरकर्ता ब्दारा सांकेतिक आधिपत्य प्राप्त कर लिया है । अत: विशेष रूप से ऋणी को एवं सर्वसामान्यजन को सामान्यता सावधान किया जाता है कि संपत्तियोग के संबंध में कोई भी संव्यवहार न करें एवं संव्यवहार इंडिया शेल्टर फाईनेंस कॉर्पोरेशन लिपिटेड के पास बंधकत्व आधार पर निम्नाकित राशि एवं व्याज , लागत आदि आधार पर होगा ।

मागं सचना की दिनांक

т .	त्रशा/जमानतदार (सम्पत्ति का मालिक) का नाम` एवं ऋण खाता संख्या	प्रभारित⁄बंधक सम्पत्ति का विवरण (सम्पत्ति के शामिल समस्त शेष एवं सम्पूर्ण भाग)	एवं बकाया राशि मांग सूचना की दिनांक तक	साकातक कब्जे की दिनांक
1.	शालिनी सिंह, धर्मेंद्र सिंह तोमर और रवि सिंहतोमर निवासी:- खसरा नं 11/1 वृंदाबन हाउस, केहराईआगरा-282001 उत्तर प्रदेश ऋण खाता संख्या: CHL00005891	सभी के सभी अंश व हिस्से जिसमें प्लॉट नंबर-22, 23एम, खसरा नं. 402 और 403, महादेव नगर कॉलोनी, मौजा उखरे, आगरा, पुष्प विजय कॉन्बेंट स्कूल के पीछे, उत्तर प्रदेश सीमाए: पूर्व: 18 फीट रास्ता, पश्चिम: पी/ओ मेवा राम, उत्तर: पी/ओ पंडित जी, दक्षिण: जगवीर का मकान	The second secon	20.07.2021
2.	किरण देवी और जीवन राम निवासी:- 1536 सेक्टर 4आर, आवास विकास कॉलोनी, पानी की टंकी के पास आगरा-282007 उत्तर प्रदेश ऋणखातासंख्या: LAP200006619	सभी के सभी अंश व हिस्से जिसमे बेरिंग मकान नं. 536, संक्टर - 4आर मापन क्षेत्र 25.05 वर्गमीटर पर स्थित हैं।। पीटी दीन दवाल उपाध्यावपुरम आवास विकास कॉलोनी सिकंदरा आगरा सीमाए: पूर्व: रास्ता, पश्चिम: मकान नं. 1529, उत्तर- मकान नं. 1515, दक्षिण- मकान नं. 1537	मांग सूचना दिनांक 30.03.2021 रू.7,07,907.01 (रूपये सात लाख सात हजार नो सौ सात एवं एक पैसे मात्र) 31. 03.2021 तक बकाया दिनांक 01.04. 2021 व्याज के साथ एवं भुगतान तिथी अन्य खर्चे एवं लागत	23.07.2021
	शकुन्तला पत्नि तारा चंद, तारा चंद, कंबल सिंह और संदीपकुमार निवासी:- नई आबादी, जगनेर रोड, नारीपुरा आगरा -282001 उत्तर प्रदेश मध्यप्रदेश ऋण खाता संख्या: LAP200007213	सभी के सभी अंश व हिस्से जिसमें बेरींग खसरा नं 226, प्लॉट एरिया 86.21 वर्ग मीटर, नगर निगम संपत्ति संख्या 66/403/4, मीजा नरीपुरा, नई आबादी, बुद्ध विहार, आगरा उत्तर प्रदेश 282001सीमाए: पूर्व: 8 फीट चौड़ा रास्ता, पश्चिम: स्कृल की भूमि, उत्तर: विक्रेता की भूमि, दक्षिण: श्री गया प्रसाद का मकान	मांग सूचना दिनोंक 30.03.2021 रू.4,99,473.32 (रूपये चार लाख निन्यानवे हजार चार सी तिहत्तर रूपये एवं बत्तीस पैसे मात्र) 31.03.2021 तक बकाया दिनोंक 01.04.2021 व्याज के साथ एवं भुगतान तिथी अन्य खर्चे एवं लागत	23.07.2021
4.	हीरा देवी, विनोद कुमार और राजीव कुमार निवासी:- नई आबादी, नैनाना जाट, राम किशन इंटर कॉलेज के पास आगरा -282001 उत्तर प्रदेश ऋण खाता संख्या: HI2000005345	सभी के सभी अंश व हिस्से जिसमें बेरिंग मकान में प्लाट जिसका क्षेत्र 81 वर्गगज जो खसरा का भाग नं. 171, मौजा नैनाना जाट ग्वालियर रोड आगरा सीमाए: पूर्व- श्री जगदीश का मकान , पश्चिम-रास्ता, उत्तर-श्री गोधन सिंह की भूमि , दक्षिण- सदन श्री इंद्रसेन का मकान	हजार तीन सी इक्कीस रूपये एवं निन्यानवे	23.07.2021
	गीता शर्मा और सतीश चंद शर्मा निवासी:- 59 ए, देवकी एन्क्लेब, पोडया, केनरा बैंक के पास आगरा-282006 उत्तर प्रदेश ऋण खाता संख्या: LAP200006034	प्लॉट नंबर 59ए, देवी ए-क्लेव कॉलोनी, नगला आशा के पास, खसरा नं. 1998, 1996, 1997, 1999, 2000, 2001, 2003, 2004, 2005, 2007, मीजा-पोइया, तहसील-एतपादपुर, आगरा सीमाए: पूर्व: प्लॉट नं. 60, पश्चिम: प्लॉट नं.59, उत्तर: अन्य प्लॉट, दक्षिण: 20 फीट चौड़ा रास्ता।	रू.4,75,532.99 (रूपये चार लाख पिचहत्तर हजार पाँच सौ बत्तीस रूपये एवं	23.07.2021

नेशनल कंपनी लॉ ट्रिब्यूनल चंडीगढ़ बेंच, चंडीगढ़ (वेब आधारित वीडियो कॉन्फ्रेंसिंग प्लेटफॉर्म के माध्यम से) सीए नंबर 93/2021

सीपी नं. 38 / Chd/Hry / 2021

धारा 66 के तहत कंपनी अधिनियम, 2013 और एनसीएलटी नियम, 2016 का आर 11

और इस प्रकरण के संदर्भ में:--

प्रकरण में:--

एस्कॉर्ट्स लिमिटेड

याचिकाकर्ता कंपनी

सीए नंबर 93/2021 एस्कॉर्ट्स लिमिटेड

सूचित किया जाता है कि 13 मार्च 2021 को चंडीगढ़ (बेंच) ट्रिब्यूनल को एक प्रार्थना पत्र प्रस्तुत किया गया था, जिसे 16 जुलाई, 2021 को स्वीकार किया गया। प्रार्थना पत्र के माध्यम से एस्कॉर्ट्स लिमिटेड की शेयर पूंजी को रु. 134,83,45,660 / - (एक सौ चौतीस करोड़ तिरिआसि लाख पैतालीस हजार छह सौ साठ) से 122,57,68,780 / – (एक सौ बाइस करोड़ सत्तावन लाख अडसठ हजार सात सौ अस्सी) कम करने व एस्कॉटर्स बेनिफिट एंड वेलफेयर ट्रस्ट (इबीडब्लूटी) द्वारा धारित 1,22,57,688 / – (एक करोड़ बाइस लाख सत्तावन हज़ार छह सौ अड्डायासी) इक्विटी शेयर्स अंकित मूल्य 10 / – प्रति शेयर को बिना किसी भूगतान के रद करने की पुष्टि करना था।

उपरोक्तानुसार व्यक्तिगत लेनदारों को नोटिस जारी किये गए हैं। कंपनी द्वारा 28 फरवरी 2021 को तैयार की गई लेनदारों की सूची कंपनी के पंजीकृत कार्यालय 15/5, मधुरा रोड, फरीदाबाद, हरियाणा-121003 पर सभी कार्य दिवसों में 27 जुलाई, 2021 से 28 अक्टूबर, 2021 के बीच सुबह 10 बजे से शाम 5 बजे तक निरीक्षण के लिए उपलब्ध है।

यदि कंपनी के किसी लेनदार को आवेदन या लेनदारों की सूची में विवरण पर कोई आपत्ति है, तो उसे (आवश्यक दस्तावेजों के साथ) उसके नाम, पता साथ ही उसके अधिकृत प्रतिनिधि का नाम और पता, यदि कोई हो, तो विवरण सहित इस सूचना के तीन महीने के भीतर एस्कॉर्ट्स लिमिटेड, 15 / 5, मथुरा रोड, फरीदाबाद, हरियाणा—121003 में अधोहस्ताक्षरी को भेजा जा सकता है।

यदि ऊपर बतायी गई समयावधि के भीतर कोई आपत्ति प्राप्त नहीं होती है, तो लेनदारों की सूची में प्रविष्टियां, कंपनी की शेयर पूंजी को कम करने के लिए उपरोक्त आवेदन के तहत सभी कार्यवाही सही मानी जाएंगी।

यह भी ज्ञात हो कि 29 अक्टूबर, 2021 को ट्रिब्यूनल द्वारा मामले पर सुनवाई की जाएगी। यदि कोई लेनदार सुनवाई में भाग लेने का इरादा रखता है, तो उसे अपनी आपत्तियों, यदि कोई हो, के साथ अपील कर सकता है।

एस्कॉर्ट्स लिमिटेड CIN: L74899HR1944PLC039088 रजि. ऑफिस: 15/5, मथुरा रोड, फरीदाबाद, हरियाणा-121003 फोन: 0129-2250222

इ-मेलः corpsl@escorts.co.in,

वेबसाइटः www.escortsgroup.com

एसकॉर्टस लिमिटेड के लिए सत्येंद्र चौहान कंपनी सचिव और अनुपालन अधिकारी

स्थानः फरीदाबाद दिनांकः जुलाई 26, 2021

अमेरिका के साथ उच्चस्तरीय वार्ता में की तीखी टिप्पणी

बेजिंग/तियानजिन, 26 जुलाई (भाषा)।

अमेरिका के साथ आमने-सामने की वार्ता में चीन ने दोनों देशों के द्विपक्षीय संबंधों में गतिरोध को दर करने के लिए सोमवार को वाशिंगटन को बाइडेन प्रशासन से अपेक्षित कदमों की एक सूची थमाई। उत्तर-पूर्वी चीन के बंदरगाह शहर तियानजिन में उप विदेश मंत्री शीए फेंग और दौरे पर आईं अमेरिकी उप विदेश मंत्री वेंडी शरमन के बीच वार्ता तल्ख टिप्पणियों के साथ शुरू हुई। शीए फेंग ने अमेरिका पर तीखा हमला करते हुए आरोप लगाया कि वह दमनकारी नीति अपना रहा है।

अमेरिका में छह महीने पहले राष्ट्रपति जो बाइडेन के कार्यभार संभालने के बाद से चीन का दौरा करने वालीं शरमन शीर्ष अधिकारी हैं। शरमन ने अमेरिका व चीन के संबंधों के प्रभारी शीए और चीन के विदेश मंत्री वांग यी के साथ तियानजिन शहर के रिजॉर्ट में बंद कमरे में अलग-अलग बैठकें की। शीए ने वार्ता के दौरान अमेरिकी राष्ट्रपति जो बाइडेन के प्रशासन पर चीन के विकास को रोकने और दबाने की कोशिश करने का आरोप लगाया। शीए ने अमेरिका से उसकी गलत नीतियों को रोकने के लिए सची भी थमाई। चीनी विदेश मंत्रालय के प्रवक्ताा झाओ लिजियान ने बेजिंग में बताया कि इस सूची में चीनी अधिकारियों और उनके परिवारों पर लगी पाबंदी को खत्म करने, हवावे की अधिकारी मेंग वानझोऊ को प्रत्यर्पित करने के लिए कनाडा से न्यायिक अनुरोध वापस लेने की मांग भी शामिल थी। मेंग को पूर्ववर्ती डोनाल्ड ट्रंप प्रशासन द्वारा जारी बैंक धोखाधड़ी वारंट पर 2018 में कनाडा के वेंकुवर में गिरफ्तार किया गया था। चीन ने 'कम्युनिस्ट पार्टी ऑफ चाइना' के सदस्यों और उनके परिवारों पर लगायी गई वीजा पाबंदी को हटाने का अनुरोध किया। चीनी छात्रों और कंपनियों तथा कन्फ्यूशियस संस्थानों पर लगाए गए प्रतिबंधों को हटाने का भी आग्रह किया गया।

जिम्मेदार वैश्विक ताकत बने चीन : अमेरिका

बेजिंग, 26 जुलाई (एपी)।

अमेरिकी उप विदेश मंत्री ने चीन से मतभेदों को परे रखने और पर्यावरण व कोविड-19 महामारी जैसे महत्वपूर्ण मुद्दों पर जिम्मेदार वैश्विक ताकत के रूप में अमेरिका के साथ मिलकर काम करने का आह्वान किया है।

अमेरिकी उप विदेश मंत्री वेंडी शरमन ने चीन के

उप विदेश मंत्री शीए फेंग की प्रतिक्रिया पर यह टिप्पणी की। फेंग ने शरमन के साथ सोमवार को बैठक में कहा कि चीन साझा आधार पर मतभेदों को दुर करना चाहता है। चीन के उप विदेश मंत्री शी फेंग और विदेश मंत्री वांग यी के साथ चीनी शहर तिआनजिन में मुलाकात के बाद शेर्मन ने फोन पर कहा, 'कुछ ऐसी चीजें हैं जिस पर मतभेदों से हटकर काम करना वैश्विक ताकतों की जिम्मेदारी है।'

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

इंडिया शेल्टर फाईनेंस कॉर्पोरेशन लिमिटेड

(प्राधिकत अधिकारी)

BNK CAPITAL MARKETS LIMITED

(CIN: L34202WB1986PLC040542) REGISTERED OFFICE: Mayfair Towers, 2, Palm Avenue, Kolkata - 700 019

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OPEN OFFER FOR ACQUISITION OF UP TO 26,00,000 (TWENTY SIX LAKH) EQUITY SHARES (AS DEFINED BELOW) HAVING FACE VALUE OF INR 10 (INDIAN RUPEES TEN ONLY) EACH, REPRESENTING 26% OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF BNK CAPITAL MARKETS LIMITED ("TARGET COMPANY") AT A PRICE OF INR 200/- (INDIAN RUPEES TWO HUNDRED ONLY) PER EQUITY SHARE FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY LEBNITZE REAL ESTATES PRIVATE LIMITED ("ACQUIRER") ("OFFER"/ "OPEN OFFER").

This offer opening public announcement and corrigendum to the DPS (as defined below) ("Announcement and Corrigendum") is being issued by Surnedha Fiscal Services Limited, the manager to the Open Offer ("Manager"), for and on behalf of the Acquirer pursuant to and in compliance with Regulation 18(7) of the SEBI (SAST) Regulations. This Announcement and Corrigendum should be read in continuation of and in conjunction with: (a) the Public Announcement dated March 30, 2021 ("PA"); (b) the Detailed Public Statement that was published in all editions of 'Financial Express' (English) and 'Jansatta' (Hindi), the Kolkata edition of 'Aajkaal' (Bengali), and the Mumbai edition of 'Mumbai Lakshadeep' (Marathi), on April 7, 2021 ("DPS"); and (c) the Letter of Offer dated July 16, 2021 along with Form of Acceptance cum Acknowledgement ("LOF"). This Announcement and Corrigendum is being published in all the newspapers in which the DPS was published.

स्थान:- आगरा

दिनांक:-27.07.2021

For the purposes of this Announcement and Corrigendum, the following terms would have the meaning assigned

- (a) "Equity Shares" means the fully paid-up equity shares of the Target Company of the face value of INR 10 (Indian Rupees Ten Only) each
- "Identified Date" means July 13, 2021 being the date falling on the 10th (tenth) working day prior to the commencement of the Tendering Period. "Public Shareholders" means all the equity shareholders of the Target Company who are eligible to tender
- their Equity Shares in the Open Offer excluding the Acquirer, parties to the SPA (as defined below) and any persons deemed to be acting in concert with the parties to the SPA. "Stock Exchanges" means the BSE Limited and The Calcutta Stock Exchange Limited.
- "Voting Share Capital" means the total voting equity share capital of the Target Company on a fully diluted basis as of the 10th (tenth) working day from the closure of the tendering period for the Open Offer.

"Tendering Period" means the period from Wednesday, July 28, 2021 to Tuesday, August 10, 2021

- All capitalised terms used but not defined in this Announcement and Corrigendum shall have the meaning assigned to such terms in the LOF.
- Offer Price: The Offer Price is INR 200 (Indian Rupees Two Hundred Only) per Equity Share. Public Shareholders whose Equity Shares are accepted in the Open Offer will be paid INR 200 per Equity Share. The Offer Price has been calculated in accordance with Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011.
- Recommendations of the committee of independent directors of the Target Company: The committee of independent directors of the Target Company ("IDC") published its recommendation on the Open Offer on July 26, 2021 in the same newspapers where the DPS was published. The relevant extract of the IDC recommendation is given below Member of the Committee of Independent Directors Mr. Dipendra Nath Chunder (Chairperson)

Member of the Committee of Independent Directors	Mrs. Heena Gorsia (Member) Mrs. Murari Lal Khaitan (Member)
Recommendation on the Open Offer, as to whether the offer is fair and reasonable	Based on a review of the relevant information, the ID is of the opinion that the offer price of INR 200 per Equi Share ("Offer Price") is in accordance with the applicable regulations of the SEBI (SAST) Regulations and accordingly, the Open Offer can be considered to be faund reasonable.
Summary of reasons for the recommendations	The IDC has perused the PA, DPS, DLOF and LO issued by the Manager to the Offer on behalf of the Acquirer.
	The recommendation of the IDC as mentioned abov was unanimously approved by the IDC members presen basis the following:
	 a. The Equity Shares are frequently traded within the meaning of Regulation 2(1)(j) of the SEBI (SAST Regulations;
	 The Offer Price is in accordance with Regulation 8(1) and 8(2) of the SEBI (SAST) Regulations;
	 The Offer Price is equal to the highest negotiate price for acquisition of Equity Shares by the Acquire i.e., INR 200 per Equity Share;
	d. The Offer Price is higher than the volume-weighte average market price of the Equity Shares, for period of 60 trading days immediately preceding the date of the PA, i.e., INR 109.55 per Equity Share.
	 A certificate to the above effect has been issued to M/s Bose & Chakrabarti, Chartered Accountant (FRN: 322138E) for the consideration of the IDC.
	The IDC also noted that M/s Jha Yadav & Co, Chartere Accountants (Membership No. 327725E) have certified the computation of the Offer Price in accordance with SEBI (SAST) Regulations, vide their certificate date March 30, 2021.
	Further, the members of IDC draw attention to the closing market price of the Equity Shares on BSE Limite ("BSE") as on July 23, 2021 being INR 197 per Equit Share, which is lower than the Offer Price.
Supply Selection (Agriculate Agriculate Agri	The public shareholders of the Target Company ar advised to independently evaluate the Open Offer an take an informed decision about tendering the Equil Shares held by them in the Open Offer.
Details of Independent Advisors, if any	None
Disclosure of voting pattern of the meeting in which the open offer proposal was discussed	All the IDC members present, unanimously voted i favour of recommending the Open Offer proposal.

- Other Details of the Open Offer
- 3.1 The Open Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. Further, there has been no competing offer to this Open Offer.
- 3.2 The LOF dated July 16, 2021 has been dispatched by July 20, 2021 to the Public Shareholders as on the Identified Date (i.e. July 13, 2021) in accordance with Regulation 18(2) of the SEBI (SAST) Regulations and as described in paragraph 8.6.3 of the LOF. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer.
- 3.3 Please note that a copy of the LOF which inter alia includes detailed instructions in relation to the procedure for acceptance and settlement of the Open Offer in Paragraph 8 - "Procedure for Acceptance and Settlement of the Offer", as well as the Form of Acceptance is also available on the websites of SEBI, the Registrar to the Offer, the Stock Exchanges and the Manager to the Offer at www.sebi.gov.in, www.cbmsl.com, www.bseindia.com, www.cse-india.com, and www.sumedhafiscal.com, respectively. Further, a Public Shareholder who wishes to obtain a copy of the LOF and the Form of Acceptance cum Acknowledgement may send a request to the Registrar to the Offer at the email id mentioned at the cover page of the LOF stating the name, address, number of Equity Shares held, client ID number, DP name / ID, beneficiary account number, and upon receipt of such request, a copy of the LOF shall be provided to such Public Shareholder.
- 3.4 In case of non-receipt/ non-availability of the Form of Acceptance cum Acknowledgement, a Public Shareholder may participate in the Open Offer: (i) by using the Form of Acceptance cum Acknowledgement obtained in the manner described above; or (ii) by providing their application in writing on a plain paper along with the following: (a) In case of Public Shareholders holding Equity Shares in dematerialized form, the plain paper application must be signed by all shareholder(s), stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered, and other relevant documents as mentioned in the LOF. Public Shareholders have to ensure that their order is entered in the electronic
 - platform to be made available by BSE before the closure of the Open Offer. (b) In case of Public Shareholders holding Equity Shares in physical form, the plain paper application must be signed by all shareholder(s) stating name, address, folio number, number of Equity Shares held, share certificate number, number of Equity Shares being tendered and the distinctive numbers thereof, enclosing the original share certificate(s), copy of Public Shareholders' PAN card(s), executed share transfer form in favour of the Acquirer and other necessary documents. The share transfer form (SH-4) can be downloaded from the Registrar's website i.e., www.cbmsl.com. Public Shareholders/ Selling Broker must ensure that the Form of Acceptance cum Acknowledgement, along with TRS and the requisite documents (as mentioned in paragraph 8.5 of the LOF), reach the Registrar to the Offer within 2 (two) days of the Offer Closing Date by the Selling Broker and in any case no later than August 12, 2021 (by 5.00 p.m. (IST)).

- 4. To the best of the knowledge of the Acquirer, as on the date of this Announcement and Corrigendum, there are no statutory, regulatory or other approvals required by the Acquirer to acquire the Offer Shares that are validly tendered pursuant to the Open Offer or to complete the Open Offer, except as set out in Paragraph 6.2 below. However, in case any statutory or other approval becomes applicable prior to the completion of the Open Offer would also be subject to such statutory or other approval(s) being obtained.
- In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the draft letter of offer dated April 16, 2021 ("DLOF") was submitted to SEBI on April 16, 2021. SEBI issued its observations on the DLOF vide its communication dated July 09, 2021 ("Observation Letter"). SEBI's observations have been suitably incorporated
- Material Updates (from the date of the DPS)
- There have been no material changes in relation to the Open Offer since the date of the DPS, save as otherwise disclosed in the LOF, and in this Announcement and Corrigendum: Upon completion of the Open Offer and the Underlying Transaction, the Sellers intend to reclassify themselves
- as public shareholders in accordance with the provisions of Regulation 31A of the SEBI (LODR) Regulations. 6.2 Statutory Approvals:
- As of the date of this Announcement and Corrigendum, to the best of the knowledge of the Acquirer, an approval from the Reserve Bank of India ("RBI") in terms of Notification No. DNBR(PD) 029/CGM(CDS)- 2015 dated July 09, 2015 is required to complete acquisition of the Equity Shares under the Share Purchase Agreement ("SPA") and the Open Offer ("Statutory Approval"). RBI, vide its email dated July 9, 2021 and its letter dated July 19, 2021 has granted its approval.

Except as mentioned above, as on the date of this Announcement and Corrigendum, to the best of the knowledge of the Acquirer, there are no statutory approvals required by the Acquirer to complete the SPA and the Open Offer. However, in case any further statutory or other approval becomes applicable prior to the completion of the Open Offer, the Open Offer would also be subject to such other statutory approval(s) being obtained.

7. Revised Schedule of Activities:

Activity		Schedule ivities ⁽¹⁾	Revised Schedule of Activities	
	Date	Day	Date	Day
Date of the PA	March 30, 2021	Tuesday	March 30, 2021	Tuesday
Date of publication of the DPS	April 7, 2021	Wednesday	April 7, 2021	Wednesday
Date of filing of the DLOF with SEBI	April 16, 2021	Friday	April 16, 2021	Friday
Last date for public announcement for competing offer(s) ⁽²⁾	May 3, 2021	Monday	May 3, 2021	Monday
Last date for receipt of SEBI observations on the DLOF (in the event SEBI has not sought clarifications or additional information from the Manager)	May 10, 2021	Monday	July 9, 2021 ⁽³⁾	Friday
Identified Date ⁽⁴⁾	May 12, 2021	Wednesday	July 13, 2021	Tuesday
Last date by which the LOF is to be dispatched to the Public Shareholders whose name appears on the register of members on the Identified Date	May 20, 2021	Thursday	July 20, 2021	Tuesday
Last date for upward revision of the Offer Price and/ or the size of the Open Offer	May 25, 2021	Tuesday	July 26, 2021	Monday
Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Shareholders for this Open Offer	May 25, 2021	Tuesday	July 26, 2021	Monday
Date of publication of opening of Open Offer public announcement in the newspapers in which the DPS has been published	May 27, 2021	Thursday	July 27, 2021	Tuesday
Date of commencement of the tendering period ("Offer Opening Date")	May 28, 2021	Friday	July 28, 2021	Wednesday
Date of closure of the tendering period ("Offer Closing Date")	June 10, 2021	Thursday	August 10, 2021	Tuesday
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	June 24, 2021	Thursday	August 26, 2021	Thursday
Last date for publication of post-Open Offer public announcement in the newspapers in which the DPS has been published	July 1, 2021	Thursday	September 2,2021	Thursday
Last date for filing the post-Open Offer report with SEBI	July 1, 2021	Thursday	September 2,2021	Thursday

(2) There has been no competing offer as of the date of LOF. (3) Actual date of receipt of SEBI's final observations on the DLOF.

(4) The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the LOF will be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned

in the DPS and the LOF. The Acquirer and its directors in their capacity as directors of the Acquirer, accept the responsibility for the information contained in this Announcement and Corrigendum (except for the information pertaining to the Sellers and Target Company, which has been sourced from publicly available sources or from information published or provided by the Target Company) and also for the obligations of the Acquirer, laid down in the SEBI (SAST) Regulations in

respect of the Open Offer. This Announcement and Corrigendum is expected to be available on SEBI's website at www.sebi.gov.in

Issued on behalf of the Acquirer by the Manager to the Offer

Validity Period: Permanent

Manager to the Offer



Sumedha Fiscal Services Limited 6A, Geetanjali, 6th Floor, 8B, Middleton Street Kolkata - 700 071, West Bengal, India Tel: +91 33 2229 8936/6758; Fax: +91 33 2226 4140 Email: mb openoffer@sumedhafiscal.com Website: www.sumedhafiscal.com Contact Person: Mr Ajay K Laddha SEBI Registration No.: INM000008753

Registrar to the Offer

C B Management Services (P) Limited P-22, Bondel Road, Kolkata - 700 019, West Bengal, India Tel: + 91 33 4011 6700/ 6715; Fax: + 91 33 4011 6739 Email: rta@cbmsl.com Contact Person: Mr Subhabrata Biswas Website: www.cbmsl.com SEBI Registration No.: INR000003324

Validity Period: Permanent Registration

On behalf of the Acquirer Lebnitze Real Estates Private Limited

Name: Mr Harish Toshniwal Title: Director Place: Kolkata Date: July 26, 2021

कोरोना के खिलाफ लड़ाई में अहम खोज

टोरटो, 26 जुलाई (भाषा)।

वैज्ञानिकों ने विभिन्न प्रकार के कोरोना विषाणु और कोविड-19 के मरीजों से प्राप्त नमूनों के वायरस जनित प्रोटीन में ऐसे 'पॉकेट' का पता

लगाया है जिनमें कोरोना विषाण के हर प्रकार पर प्रभावी औषधि 'बंध' सार्वजनिक सूचना सकती है। कनाडा में टोरंटो के अंतर्गत निगमित कम्पनी, CIN विश्वविद्यालय U34300DL1985PLC021785 जिसका पंजीकृत अनुसंधानकर्ताओं ने कहा कि इस कार्यालय 379-380, 3रा तल, अग्रवाल सायब प्लाजा-II, प्लॉट नं. सी-7, नेताजी सुभाष प्लेस पीतमपुरा, नई दिल्ली-110034 आईएन में है (यहां के बाद ''कम्पनी'' वर्णित) पंजीकरण सं. बी-14-00518 तिथि 26 नवम्बर, 2002 के माध्यम से एक गैर-बैंकिंग वित्तीय कम्पनी के रूप में भारतीय रिजर्व बैंक में पंजीकृत है, ने निम्न रुप में कम्पनी के प्रबंधन में परिवर्तन क अनुमति के लिये आरबीआई अधिसूचना सं. DNB (PD) 029/CGM (CDS-2015) (तिथि 9 जुलाई

निदेशक के रुप में नियुक्त किया जायेगा। यदि किसी व्यक्ति को आरबीआई की स्वीकृति तिशि 7 जुलाई, 2021 जिसका विवरण इस सूचना शामिल है, के अनुसार स्वीकृत कम्पनी के प्रबंधन मे प्रस्तावित परिवर्तन के प्रति कोई आपत्ति हो, वे अपने हित की प्रकृति तथा आपत्ति के कारणों का उसमें उल्लेख करते हुए इस सूचना के प्रकाशन की तिथि से 30 (तीस) दिनों के भीतर उसके पंजीकृत कार्यालय में कम्पनी को लिखें अथवा compli ance@mufinfinance.com पर मेल करें। यह सूचना अधिसूचना सं. DNBS (PD 029/CGM (CDS-2015) तिथि 9 जुलाई, 2015 के पैरा 5 के अनुसार आरबीआई अधिसूचना व प्रावधानों तथा पत्र तिथि ७ जुलाई, २०२१ जिसका संदर्भ संख्या P.V. NEWDE. SNO. 5117/CMS V/05.08.052/2021-22 के माध्यम से भारती रिजर्व बैंक द्वारा जारी प्रबंधन में परिवर्तन के लिये पूर स्वीकृति पत्र के अनुपालन में प्रकाशित की जा रही है तिथि: 26.7.2021 स्थानः नई दिल्ली

2015) के अनुसार 7 जुलाई, 2021 को आरबीआई र

स्वीकृति प्राप्त किया है: श्री कपिल गर्ग को कम्पनी वे

कृते एवं के लिये हिंडन मर्केन्टाइल लिमिटेड हस्ता./ लव खन्न निदेशक

सरक्षित और प्रभावी टीके से कोरोना महामारी समाप्त हो सकती है। लेकिन उन्होंने कहा कि 'टीका-रोधी' सार्स सीओवी-2 के प्रकार और नए कोरोना वायरस के संभावित उभार से ऐसे उपचार खोजे जा रहे हैं जिनसे सभी प्रकार के कोरोना वायरस से मुकाबला किया जा सकता है। शोध पत्रिका 'जर्नल ऑफ प्रोटिओम रिसर्च' में प्रकाशित अध्ययन में कोरोना विषाणु के 27 प्रकारों और कोविड-19 मरीजों के हजारों नमूनों से प्राप्त वायरस जनित प्रोटीन का विश्लेषण किया गया है। अध्ययन में ऐसे 'सीक्वेंस' का पता लगाया गया है जिनसे अत्यधिक प्रभावशाली दवा बनाई जा सकती है। दवाएं अकसर प्रोटीन पर बने 'पॉकेट' में 'बंधती' हैं जो उन्हें कसकर जकड़े रहते हैं जिससे वे प्रोटीन के संपर्क में रहती हैं। वैज्ञानिक, वायरस जनित प्रोटीन के त्रिआयामी ढांचे से ऐसे 'पॉकेट' का पता लगा सकते हैं जिनमें दवाएं बंध सकती है।



एक्सपोसिशन मार्ट लिमिटेड _{सीआईएन: U99999DL2001PLC110396} पंजीकृत कार्यालय: प्लॉट नंबर. 1; 210 -अटलांटिक प्लाजा, दूसरी मंजिल, स्थानीय शॉपिंग सेंटर, मयुर विहार फेज-I, दिल्ली- 110091, टेलीफोन : +91-120-2328011-20 फैक्स: 0120-2328010 ईमेल आईडी : cs@indiaexpocentre.com, वेबसाइट : www.indiaexpomart.com

शेयरहोल्डर्स को नोटिस निवेशक शिक्षा एवं संरक्षण निधि(आईईपीएफ) में अनधिकृत देयता और इक्विटी शेयर का हस्तांतरण

कंपनी के शेयरधारकों को स्चित किया जाता है कि कंपनी अधिनियम, 2013 की धारा 124 (6) के साथ पठित समय पर संशोधित निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण (लेखा, लेखा परीक्षा, स्थानांतरण और वापसी) नियमों, 2016 के अनुसरण में कि वे सभी शेयर जिनके लाभांश (डिविडेंड) लगातार सात वर्षों या अधिक समय के लिए दावारहित हैं, उसे 27 अक्टूबर, 2021 को निवेशक एवं शिक्षा संरक्षण निधि ('आईईपीएफ') को अंतरित किया

उक्त नियमों के अनुपालन में, कंपनी ने सभी संबंधित शेयरधारकों को पृथक रूप से नोटिस भेजा है जिन्होंने सात लगातार वर्षों तक अपने लाभांश का नकदीकरण नहीं किया है एवं जिनके शेयर आईईपीएफ को अंतरित किए जाने के लिए आधीन हैं। कंपनी ने शेयरधारकों के विवरण अपनी वेबसाइट www.indiaexpomart.com के इन्वेस्टर रिलेशन सेक्शन अंतर्गत अपलोड किए हैं जिनके शेयर आईईपीएफ प्राधिकरण में अंतरित होने के लिए आधीन

इस संबंध में, कृपया ध्यान दें कि भौतिक स्वरुप में धारित शेयरों के लिए, एक इप्लिकेट शेयर सर्टिफिकेट जारी किया जाएगा एवं आईईपीएफ' में अंतरित किया जाएगा। सदस्य द्वारा धारित शेयरों के लिए मूल शेयर

सर्टिफिकेट जो आपके नाम में पंजीकृत है, स्वतः से रद्द माना जाएगा। यदि कंपनी को नियत तिथि अर्थार्त 27 अक्टूबर, 2021 को या उससे पूर्वसंबंधित सदस्यों से कोई दावा प्राप्त नहीं होता है, तो नियम में निर्धारित आवश्यकताओं का अनुपालन करते ह्ए कंपनी, उक्त नियमों की आवश्यकता के अनुसार आगे बिना कोई सुचना दिए शेयरों को आईईपीएफ में अंतरित करेगी। कृपया ध्यान दें कि उक्त नियमों के अनुपालन में आईईपीएफ में अंतरित गैर-प्रदत्त/दावारहित लाभांश और शेयरों के संबंध में कंपनी के विरुद्ध कोई दावा नहीं किया जाएगा।

इस संबंध में कोई स्पष्टीकरण / सहायता के लिए, संबंधित सदस्य कंपनी को उसके कॉरपोरेट कार्यालय, इंडिया एक्सपोसिशन मार्ट लिमिटेड, प्लॉट नंबर 23-25 और 27- 29, नॉलेज पार्क- II, ग्रेटर नोएडा,गौतम ब्ध नगर, - 201306 के पते पर लिख सकते हैं या कंपनी को cs@indiaexpocentre.com पर ईमेल कर सकते हैं।

डंडिया एक्सपोसिशन मार्ट लिमिटेड

दिनांक : 27, जुलाई, 2021 जगह : नई दिल्ली

अन्पम शर्मा कंपँनी सचिव

Chandigarh www.readwhere.com

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पंजिकृत कार्यालय:-प्लॉट नं. 15,6वॉ तल,सेक्टर -44,इंस्टीट्यूशनल एरिया,गुडगॉव हरियाणा-122002 शाखा कार्यालय:-दुकान नं. 6, उपरी भूतल, सी.आर. मॉल, चर्च रोड्, राम नगर कॉलोनी, आगरा-282002

अचल सम्पत्तियाँ हेतु सांकेतिक कब्जे की सूचना

जबकि , वर्तमान में झेंडिया शेल्टर फाईनेंस कॉर्पोरेशन लिमिटेड के प्राधिकृत अधिकारी के रूप में वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्गठन तथा प्रतिभृति हित (प्रवर्तन नियम 2002 के अंतर्गत तथा प्रतिभृति हित (प्रवर्तन) नियम 2002 के नियमों के सपिठत धारा 13 (2) तथा 13 (12) के दारा शक्तियों का प्रयोग करते हुए खाते के सामने अंकित दिनांक को डिमांड सचना जारी की गई थी तथा ऋणी एवं संपत्ति स्वामी / जमानतदार को उक्त सचना प्राप्ति की दिनांक से 60 दिन के अंदर राशि के भूगतान हेतु निर्देशित किया गया था । चकी संपत्ती के स्वामी तथा अन्य राशि का भगतान करने में चक गए हैं , एतद्वदारा निम्नांकित ऋणीयों एवं सर्वसामान्यजन को सुचित किया जाता है कि प्रत्येक खाते के सामने अंकित दिनांक पर कथित नियमों के नियम 8 एवं 9 के सपठित उक्त अधिनियम की धारा 13 (4) के अंतर्गत प्रदत्त अधिकारों का प्रयोग करते हुन अधोहस्ताक्षरकर्ता व्दारा सांकेतिक आधिपत्य प्राप्त कर लिया है । अत: विशेष रूप से ऋणी को एवं सर्वसामान्यजन को सामान्यता सावधान किया जाता है कि संपत्तियोग के संबंध में कोई भी मंळाबहार न करें एवं संख्यबहार देदिया शेल्टर फार्दनेय कॉर्पोरेशन लिपिटेड के पास बंधकल आधार पर निम्नाकित राशि एवं व्याज, लागत आहि आधार पर होगा ।

क स.	ऋणी∕जमानतदार (सम्पत्ति का मालिक) का नाम` एवं ऋण खाता संख्या	प्रभारित⁄बंधक सम्पत्ति का विवरण (सम्पत्ति के शामिल समस्त शेष एवं सम्पूर्ण भाग)	मागं सूचना की दिनांक एवं बकाया राशि मांग सूचना की दिनांक तक	सांकेतिक कब्जे की दिनांक
1.	शालिनी सिंह, धर्मेंद्र सिंह तोमर और रवि सिंहतोमर निवासी:- खसरा नं 11/1 वृंदावन हाउस, केहराईआगरा-282001 उत्तर प्रदेश ऋण खाता संख्या: CHL00005891	सभी के सभी अंश व हिस्से जिसमें प्लॉट नंबर-22, 23एम, खसरा नं. 402 और 403, महादेव नगर कॉलोनी, मौजा उखरे, आगरा, पुष्प विजय कॉन्वेंट स्कूल के पीछे, उत्तर प्रदेश सीमाए: पूर्व: 18 फीट रास्ता, पश्चिम: पी/ओ मेवा राम, उत्तर: पी/ओ पंडित जी, दक्षिण: जगवीर का मकान	मांग सूचना दिनांक 30.03.2021 स.9,75,097.76 (रूपये नो लाख पिचहतर हजार सतानये एवंछिहत्तर पैसा मात्र) 31.03.2021 तक वकाया दिनांक 01.04. 2021 व्याज के साथ एवं भुगतान तिथी अन्य खर्चेएवंलागत	20.07.2021
2.	किरण देवी और जीवन राम निवासी:- 1536 संक्टर 4आर, आवास विकास कॉलोनी, पानी की टंकी के पास आगरा-282007 उत्तर प्रदेश ऋण खाना संख्या: LAP200006619	CONTRACTOR OF THE PROPERTY OF	मांग सूचना दिनांक 30.03.2021 रू.7,07,907.01 (रूपये सात लाख सात हजार नो सौ सात एवं एक पैसे मात्र) 31. 03.2021 तक बकाया दिनांक 01.04. 2021 व्याज के साथ एवं भुगतान तिथी अन्य खर्चे एवं लागत	23.07.2021
3.	शकुन्तला पिल तारा चंद, तारा चंद, केवल सिंह और संदीप कुमार निवासी:- नई आबादी, जगनेर रोड, नारीपुरा आगरा -282001 उत्तर प्रदेश मध्यप्रदेश ऋण खाता संख्या: LAP200007213	सभी के सभी अंश व हिस्से जिसमें बेरींग खसरा नं 226, फ्लॉट एरिया 86.21 वर्ग मीटर, नगर निगम संपत्ति संख्या 66/403/4, मौजा नरीपुरा, नई आबादी, बुद्ध विहार, आगरा उत्तर प्रदेश 282001सीमाए: पूर्व: 8 फीट चौड़ा रास्ता, पश्चिम: स्कूल की भूमि, उत्तर: विक्रेता की भूमि, दक्षिण: श्री गया प्रसाद का मकान	मांग सूचना दिनांक 30.03.2021 रू.4,99,473.32 (रूपये चार लाख निन्यानवे हजार चार सौ तिहत्तर रूपये एवं बत्तीस पैसे मात्र) 31.03.2021 तक बकाया दिनांक 01.04.2021 ब्याज के साथ एवं भुगतान तिथी अन्य खर्चे एवं लागत	23.07.2021
4.	हीरा देवी, विनोद कुमार और राजीव कुमार निवासी:- नई आबादी, नैनाना जाट, राम किशन इंटर कॉलेज के पास आगरा -282001 उत्तर प्रदेश ऋण खाता संख्या: HI2000005345	सभी के सभी अंश वहिस्से जिसमें बेरिंग मकान में प्लाट जिसका क्षेत्र 81 वर्गगज जो खसरा का भाग नं. 171, मीजा नैनाना जाट ग्वालियर रोड आगरा सीमाए: पूर्व- श्री जगदीश का मकान , पश्चिम-रास्ता, उत्तर-श्री गोधन सिंह की भूमि , दक्षिण-सदन श्री इंद्रसेन का मकान	हजार तीन सौ इक्कीस रूपये एवं निन्यानवे	23.07.2021
5.	गीता शर्मा और सतीश चंद शर्मा निवासी:- 59 ए, देवकी एन्क्लेब, पोड्या, केनरा बैंक के पास आगरा-282006 उत्तर प्रदेश ऋण खाता संख्या: LAP200006034	प्लॉट नंबर 59ए, देबी एन्क्लेब कॉलोनी, नगला आशा के पास, खसरा नं. 1998, 1996, 1997, 1999, 2000, 2001, 2003, 2004, 2005, 2007, मौजा-पोइया, तहसील-एतमादपुर, आगरा सीमाए: पूर्व: प्लॉट नं. 60, पश्चिम: प्लॉट नं.59, उत्तर: अन्य प्लॉट, दक्षिण: 20 फीट चौडा रास्ता।	रू.4,75,532.99 (रूपये चार लाख पिचहत्तर हजार पाँच सौ बतीस रूपये एवं	23.07.2021

इंडिया शेल्टर फाईनेंस कॉर्पोरेशन लिमिटेड (प्राधिकृत अधिकारी) दिनांक:-27.07.2021

नेशनल कंपनी लॉ ट्रिब्यूनल चंडीगढ़ बेंच, चंडीगढ़ (वेब आधारित वीडियो कॉन्फ्रेंसिंग प्लेटफॉर्म के माध्यम से) सीए नंबर 93/2021

सीपी नं. 38 / Chd/Hry / 2021

घारा 66 के तहत कंपनी अधिनियम, 2013 और एनसीएलटी नियम, 2016 का आर 11

याचिकाकर्ता कंपनी

प्रकरण में:-एस्कॉर्ट्स लिमिटेड

और इस प्रकरण के संदर्भ में:--सीए नंबर 93/2021 एस्कॉर्टस लिमिटेड

सुचित किया जाता है कि 13 मार्च 2021 को चंडीगढ़ (बेंच) ट्रिब्यूनल को एक प्रार्थना पत्र प्रस्तुत किया गया था, जिसे 16 जुलाई, 2021 को स्वीकार किया गया। प्रार्थना पत्र के माध्यम से एस्कॉर्ट्स लिमिटेड की शेयर पूंजी को रु. 134,83,45,660/- (एक सौ चौतीस करोड़ तिरिआसि लाख पैतालीस हज़ार छह सौ साठ) से 122,57,68,780 / – (एक सौ बाइस करोड़ सत्तावन लाख अङ्सठ हजार सात सौ अरसी) कम करने व एरकॉटर्स बेनिफिट एंड वेलफेयर ट्रस्ट (इबीडब्ल्टी) द्वारा धारित 1,22,57,688 / - (एक करोड बाइस लाख सत्तावन हजार छह सौ अद्वायासी) इक्विटी शेयर्स अंकित मूल्य 10 / – प्रति शेयर को बिना किसी भुगतान के रह

करने की पृष्टि करना था। उपरोक्तानुसार व्यक्तिगत लेनदारों को नोटिस जारी किये गए हैं। कंपनी द्वारा 28 फरवरी 2021 को तैयार की गई लेनदारों की सूची कंपनी के पंजीकृत कार्यालय 15/5, मथुरा रोड, फरीदाबाद, हरियाणा-121003 पर सभी कार्य दिवसों में 27 जुलाई, 2021 से 28 अक्टूबर, 2021 के बीच सुबह 10 बजे से शाम 5 बजे तक निरीक्षण के लिए उपलब्ध है।

यदि कंपनी के किसी लेनदार को आवेदन या लेनदारों की सूची में विवरण पर कोई आपत्ति है, तं उसे (आवश्यक दस्तावेजों के साथ) उसके नाम, पता साथ ही उसके अधिकृत प्रतिनिधि का नाम और पता, यदि कोई हो, तो विवरण सहित इस सूचना के तीन महीने के भीतर एस्कॉर्ट्स लिमिटेड, 15 / 5, मथुरा रोड, फरीदाबाद, हरियाणा—121003 में अधोहस्ताक्षरी को भेजा जा सकता है।

सूची में प्रविष्टियां, कंपनी की शेयर पूंजी को कम करने के लिए उपरोक्त आवेदन के तहत सभी कार्यवाही सही मानी जाएंगी।

यदि ऊपर बतायी गई समयावधि के भीतर कोई आपत्ति प्राप्त नहीं होती है, तो लेनदारों की

यह भी ज्ञात हो कि 29 अक्टूबर, 2021 को ट्रिब्यूनल द्वारा मामले पर सुनवाई की जाएगी। यदि कोई लेनदार सुनवाई में भाग लेने का इरादा रखता है, तो उसे अपनी आपत्तियों, यदि कोई हो, के साथ अपील कर सकता है।

एस्कॉर्ट्स लिमिटेड CIN: L74899HR1944PLC039088 रजि. ऑफिसः 15/5, मधुरा रोड, फरीदाबाद, हरियाणा-121003 फोनः 0129-2250222

कंपनी सचिव और अनुपालन अधिकारी ई-मेलः corpsl@escorts.co.in, वेबसाइटः www.escortsgroup.com

स्थानः फरीदाबाद दिनांकः जुलाई 26, 2021

एसकॉर्ट्स लिमिटेड के लिए

सत्येंद्र चौहान

अमेरिका के साथ उच्चस्तरीय वार्ता में की तीखी टिप्पणी

बेजिंग/तियानजिन, 26 जुलाई (भाषा)।

अमेरिका के साथ आमने-सामने की वार्ता में चीन ने दोनों देशों के द्विपक्षीय संबंधों में गतिरोध को दूर करने के लिए सोमवार को वाशिंगटन को बाइडेन प्रशासन से अपेक्षित कदमों की एक सूची थमाई। उत्तर-पूर्वी चीन के बंदरगाह शहर तियानजिन में उप विदेश मंत्री शीए फेंग और दौरे पर आईं अमेरिकी उप विदेश मंत्री वेंडी शरमन के बीच वार्ता तल्ख टिप्पणियों के साथ शुरू हुई। शीए फेंग ने अमेरिका पर तीखा हमला करते हुए आरोप लगाया कि वह दमनकारी नीति अपना रहा है।

अमेरिका में छह महीने पहले राष्ट्रपति जो बाइडेन के कार्यभार संभालने के बाद से चीन का दौरा करने वालीं शरमन शीर्ष अधिकारी हैं। शरमन ने अमेरिका व चीन के संबंधों के प्रभारी शीए और चीन के विदेश मंत्री वांग यी के साथ तियानजिन शहर के रिजॉर्ट में बंद कमरे

में अलग-अलग बैठकें की। शीए ने वार्ता के दौरान अमेरिकी राष्ट्रपति जो बाइडेन के प्रशासन पर चीन के विकास को रोकने और दबाने की कोशिश करने का आरोप लगाया। शीए ने अमेरिका से उसकी गलत नीतियों को रोकने के लिए सची भी थमाई। चीनी विदेश मंत्रालय के प्रवक्ताा झाओ लिजियान ने बेजिंग में बताया कि इस सूची में चीनी अधिकारियों और उनके परिवारों पर लगी पाबंदी को खत्म करने, हुवावे की अधिकारी मेंग वानझोऊ को प्रत्यर्पित करने के लिए कनाडा से न्यायिक अनुरोध वापस लेने की मांग भी शामिल थी। मेंग को पूर्ववर्ती डोनाल्ड ट्रंप प्रशासन द्वारा जारी बैंक धोखाधड़ी वारंट पर 2018 में कनाडा के वेंकुवर में गिरफ्तार किया गया था। चीन ने 'कम्युनिस्ट पार्टी ऑफ चाइना' के सदस्यों और उनके परिवारों पर लगायी गई वीजा पाबंदी को हटाने का अनुरोध किया। चीनी छात्रों और कंपनियों तथा कन्फ्युशियस संस्थानों पर लगाए गए प्रतिबंधों को हटाने का भी आग्रह किया गया।

जिम्मेदार वैश्विक ताकत बने चीन : अमेरिका

बेजिंग, 26 जुलाई (एपी)।

Original Schedule Revised Schedule

अमेरिकी उप विदेश मंत्री ने चीन से मतभेदों को परे रखने और पर्यावरण व कोविड-19 महामारी जैसे महत्वपूर्ण मुद्दों पर जिम्मेदार वैश्विक ताकत के रूप में अमेरिका के साथ मिलकर काम करने का आह्वान

अमेरिकी उप विदेश मंत्री वेंडी शरमन ने चीन के

उप विदेश मंत्री शीए फेंग की प्रतिक्रिया पर यह टिप्पणी की। फेंग ने शरमन के साथ सोमवार को बैठक में कहा कि चीन साझा आधार पर मतभेदों को दुर करना चाहता है। चीन के उप विदेश मंत्री शी फेंग और विदेश मंत्री वांग यी के साथ चीनी शहर तिआनजिन में मुलाकात के बाद शेर्मन ने फोन पर कहा, 'कुछ ऐसी चीजें हैं जिस पर मतभेदों से हटकर काम करना वैश्विक ताकतों की जिम्मेदारी है।'

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

BNK CAPITAL MARKETS LIMITED

(CIN: L34202WB1986PLC040542) REGISTERED OFFICE: Mayfair Towers, 2, Palm Avenue, Kolkata - 700 019

TEL: +91 33 4602 2160-63; FAX: +91 33 2280 0457; EMAIL: corporate@bnkcapital.com; WEBSITE: www.bnkcapital.com

OPEN OFFER FOR ACQUISITION OF UP TO 26,00,000 (TWENTY SIX LAKH) EQUITY SHARES (AS DEFINED BELOW) HAVING FACE VALUE OF INR 10 (INDIAN RUPEES TEN ONLY) EACH, REPRESENTING 26% OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF BNK CAPITAL MARKETS LIMITED ("TARGET COMPANY") AT A PRICE OF INR 200/- (INDIAN RUPEES TWO HUNDRED ONLY) PER EQUITY SHARE FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY LEBNITZE REAL ESTATES PRIVATE LIMITED ("ACQUIRER") ("OFFER"/ "OPEN OFFER").

This offer opening public announcement and corrigendum to the DPS (as defined below) ("Announcement and Corrigendum") is being issued by Sumedha Fiscal Services Limited, the manager to the Open Offer ("Manager"), for and on behalf of the Acquirer pursuant to and in compliance with Regulation 18(7) of the SEBI (SAST) Regulations. This Announcement and Corrigendum should be read in continuation of and in conjunction with: (a) the Public Announcement dated March 30, 2021 ("PA"); (b) the Detailed Public Statement that was published in all editions of 'Financial Express' (English) and 'Jansatta' (Hindi), the Kolkata edition of 'Aajkaal' (Bengali), and the Mumbai edition of 'Mumbai Lakshadeep' (Marathi), on April 7, 2021 ("DPS"); and (c) the Letter of Offer dated July 16, 2021 along with Form of Acceptance cum Acknowledgement ("LOF"). This Announcement and Corrigendum is being published in all the newspapers in which the DPS was published.

For the purposes of this Announcement and Corrigendum, the following terms would have the meaning assigned

- (a) "Equity Shares" means the fully paid-up equity shares of the Target Company of the face value of INR 10 (Indian Rupees Ten Only) each. "Identified Date" means July 13, 2021 being the date falling on the 10th (tenth) working day prior to the
- commencement of the Tendering Period. "Public Shareholders" means all the equity shareholders of the Target Company who are eligible to tender
- their Equity Shares in the Open Offer excluding the Acquirer, parties to the SPA (as defined below) and any persons deemed to be acting in concert with the parties to the SPA. "Stock Exchanges" means the BSE Limited and The Calcutta Stock Exchange Limited. "Tendering Period" means the period from Wednesday, July 28, 2021 to Tuesday, August 10, 2021.
- "Voting Share Capital" means the total voting equity share capital of the Target Company on a fully diluted basis as of the 10th (tenth) working day from the closure of the tendering period for the Open Offer.
- All capitalised terms used but not defined in this Announcement and Corrigendum shall have the meaning assigned to such terms in the LOF Offer Price: The Offer Price is INR 200 (Indian Rupees Two Hundred Only) per Equity Share. Public Shareholders
- whose Equity Shares are accepted in the Open Offer will be paid INR 200 per Equity Share. The Offer Price has been calculated in accordance with Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011. Recommendations of the committee of independent directors of the Target Company: The committee
- of independent directors of the Target Company ("IDC") published its recommendation on the Open Offer on July 26, 2021 in the same newspapers where the DPS was published. The relevant extract of the IDC recommendation is given below:

Member of the Committee of Independent Directors	Mr. Dipendra Nath Chunder (Chairperson) Mrs. Heena Gorsia (Member) Mr. Murari Lal Khaitan (Member)
Recommendation on the Open Offer, as to whether the offer is fair and reasonable	Based on a review of the relevant information, the IDC is of the opinion that the offer price of INR 200 per Equity Share ("Offer Price") is in accordance with the applicable regulations of the SEBI (SAST) Regulations and, accordingly, the Open Offer can be considered to be fair and reasonable.
Summary of reasons for the recommendations	The IDC has perused the PA, DPS, DLOF and LOF issued by the Manager to the Offer on behalf of the Acquirer.
	The recommendation of the IDC as mentioned above was unanimously approved by the IDC members present, basis the following:
	 The Equity Shares are frequently traded within the meaning of Regulation 2(1)(j) of the SEBI (SAST) Regulations;
	 The Offer Price is in accordance with Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations;
	 The Offer Price is equal to the highest negotiated price for acquisition of Equity Shares by the Acquirer, i.e., INR 200 per Equity Share;
	d. The Offer Price is higher than the volume-weighted average market price of the Equity Shares, for a period of 60 trading days immediately preceding the date of the PA, i.e., INR 109.55 per Equity Share.
	 A certificate to the above effect has been issued by M/s Bose & Chakrabarti, Chartered Accountants (FRN: 322138E) for the consideration of the IDC.
	The IDC also noted that M/s Jha Yadav & Co, Chartered Accountants (Membership No. 327725E) have certified the computation of the Offer Price in accordance with SEBI (SAST) Regulations, vide their certificate dated March 30, 2021.
	Further, the members of IDC draw attention to the closing market price of the Equity Shares on BSE Limited ("BSE") as on July 23, 2021 being INR 197 per Equity Share, which is lower than the Offer Price.
	The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer.
Details of Independent Advisors, if any	None
Disclosure of voting pattern of the meeting in which the open offer proposal was discussed	All the IDC members present, unanimously voted in favour of recommending the Open Offer proposal.

- 3. Other Details of the Open Offer
- 3.1 The Open Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. Further, there has been no competing offer to this Open Offer
- 3.2 The LOF dated July 16, 2021 has been dispatched by July 20, 2021 to the Public Shareholders as on the Identified Date (i.e. July 13, 2021) in accordance with Regulation 18(2) of the SEBI (SAST) Regulations and as described in paragraph 8.6.3 of the LOF. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer.
- Please note that a copy of the LOF which inter alia includes detailed instructions in relation to the procedure for acceptance and settlement of the Open Offer in Paragraph 8 - "Procedure for Acceptance and Settlement of the Offer", as well as the Form of Acceptance is also available on the websites of SEBI, the Registrar to the Offer, the Stock Exchanges and the Manager to the Offer at www.sebi.gov.in, www.cbmsl.com, www.bseindia.com, www.cse-india.com, and www.sumedhafiscal.com, respectively. Further, a Public Shareholder who wishes to obtain a copy of the LOF and the Form of Acceptance cum Acknowledgement may send a request to the Registrar to the Offer at the email id mentioned at the cover page of the LOF stating the name, address, number of Equity Shares held, client ID number, DP name / ID, beneficiary account number, and upon receipt of such request, a copy of the LOF shall be provided to such Public Shareholder.
- 3.4 In case of non-receipt/ non-availability of the Form of Acceptance cum Acknowledgement, a Public Shareholder may participate in the Open Offer: (i) by using the Form of Acceptance cum Acknowledgement obtained in the manner described above; or (ii) by providing their application in writing on a plain paper along with the following: (a) In case of Public Shareholders holding Equity Shares in dematerialized form, the plain paper application
- must be signed by all shareholder(s), stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered, and other relevant documents as mentioned in the LOF. Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Open Offer.
- (b) In case of Public Shareholders holding Equity Shares in physical form, the plain paper application must be signed by all shareholder(s) stating name, address, folio number, number of Equity Shares held, share certificate number, number of Equity Shares being tendered and the distinctive numbers thereof, enclosing the original share certificate(s), copy of Public Shareholders' PAN card(s), executed share transfer form in favour of the Acquirer and other necessary documents. The share transfer form (SH-4) can be downloaded from the Registrar's website i.e., www.cbmsl.com. Public Shareholders/ Selling Broker must ensure that the Form of Acceptance cum Acknowledgement, along with TRS and the requisite documents (as mentioned in paragraph 8.5 of the LOF), reach the Registrar to the Offer within 2 (two) days of the Offer Closing Date by the Selling Broker and in any case no later than August 12, 2021 (by 5.00 p.m. (IST)).

- 4. To the best of the knowledge of the Acquirer, as on the date of this Announcement and Corrigendum, there are no statutory, regulatory or other approvals required by the Acquirer to acquire the Offer Shares that are validly tendered pursuant to the Open Offer or to complete the Open Offer, except as set out in Paragraph 6.2 below. However, in case any statutory or other approval becomes applicable prior to the completion of the Open Offer would also be subject to such statutory or other approval(s) being obtained
- In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the draft letter of offer dated April 16, 2021 ("DLOF") was submitted to SEBI on April 16, 2021. SEBI issued its observations on the DLOF vide its communication dated July 09, 2021 ("Observation Letter"). SEBI's observations have been suitably incorporated
- Material Updates (from the date of the DPS)
- There have been no material changes in relation to the Open Offer since the date of the DPS, save as otherwise disclosed in the LOF, and in this Announcement and Corrigendum: 6.1 Upon completion of the Open Offer and the Underlying Transaction, the Sellers intend to reclassify themselves
- as public shareholders in accordance with the provisions of Regulation 31A of the SEBI (LODR) Regulations.
- As of the date of this Announcement and Corrigendum, to the best of the knowledge of the Acquirer, an approval from the Reserve Bank of India ("RBI") in terms of Notification No. DNBR(PD) 029/CGM(CDS)- 2015 dated July 09, 2015 is required to complete acquisition of the Equity Shares under the Share Purchase Agreement ("SPA") and the Open Offer ("Statutory Approval"). RBI, vide its email dated July 9, 2021 and its letter dated July 19, 2021 has granted its approval

Except as mentioned above, as on the date of this Announcement and Corrigendum, to the best of the knowledge of the Acquirer, there are no statutory approvals required by the Acquirer to complete the SPA and the Open Offer. However, in case any further statutory or other approval becomes applicable prior to the completion of the Open Offer, the Open Offer would also be subject to such other statutory approval(s) being obtained.

7. Revised Schedule of Activities:

Activity	of Act	ivities ⁽¹⁾	Date March 30, 2021 April 7, 2021 April 16, 2021 May 3, 2021 July 9, 2021 July 13, 2021 July 20, 2021 July 26, 2021 July 26, 2021 July 26, 2021 July 27,	Activities	
(37771774)	Date	Day	Date	Day	
Date of the PA	March 30, 2021	Tuesday		Tuesday	
Date of publication of the DPS	April 7, 2021	Wednesday		Wednesday	
Date of filing of the DLOF with SEBI	April 16, 2021	Friday		Friday	
Last date for public announcement for competing offer(s) ⁽²⁾	May 3, 2021	Monday		Monday	
Last date for receipt of SEBI observations on the DLOF (in the event SEBI has not sought clarifications or additional information from the Manager)	May 10, 2021	Monday		Friday	
Identified Date ⁽⁴⁾	May 12, 2021	Wednesday		Tuesday	
Last date by which the LOF is to be dispatched to the Public Shareholders whose name appears on the register of members on the Identified Date	May 20, 2021	Thursday		Tuesday	
Last date for upward revision of the Offer Price and/ or the size of the Open Offer	May 25, 2021	Tuesday		Monday	
Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Shareholders for this Open Offer	May 25, 2021	Tuesday		Monday	
Date of publication of opening of Open Offer public announcement in the newspapers in which the DPS has been published	May 27, 2021	Thursday	July 27, 2021	Tuesday	
Date of commencement of the tendering period ("Offer Opening Date")	May 28, 2021	Friday	July 28, 2021	Wednesday	
Date of closure of the tendering period ("Offer Closing Date")	June 10, 2021	Thursday	August 10, 2021	Tuesday	
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	June 24, 2021	Thursday	August 26, 2021	Thursday	
Last date for publication of post-Open Offer public announcement in the newspapers in which the DPS has been published	July 1, 2021	Thursday	September 2,2021	Thursday	
Last date for filing the post-Open Offer report with SEBI	July 1, 2021	Thursday	September 2,2021	Thursday	

- (2) There has been no competing offer as of the date of LOF.
- (3) Actual date of receipt of SEBI's final observations on the DLOF
- (4) The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the LOF will be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned

The Acquirer and its directors in their capacity as directors of the Acquirer, accept the responsibility for the information contained in this Announcement and Corrigendum (except for the information pertaining to the Sellers and Target Company, which has been sourced from publicly available sources or from information published or provided by the Target Company) and also for the obligations of the Acquirer, laid down in the SEBI (SAST) Regulations in respect of the Open Offer.

This Announcement and Corrigendum is expected to be available on SEBI's website at www.sebi.gov.in Issued on behalf of the Acquirer by the Manager to the Offer

Manager to the Offer



Sumedha Fiscal Services Limited 6A, Geetanjali, 6th Floor, 8B, Middleton Street, Kolkata - 700 071, West Bengal, India Tel: +91 33 2229 8936/6758; Fax: +91 33 2226 4140 Email: mb openoffer@sumedhafiscal.com Website: www.sumedhafiscal.com Contact Person: Mr Ajay K Laddha SEBI Registration No.: INM000008753 Validity Period: Permanent

Registrar to the Offer



C B Management Services (P) Limited P-22, Bondel Road Kolkata - 700 019, West Bengal, India Tel: + 91 33 4011 6700/ 6715; Fax: + 91 33 4011 6739 Email: rta@cbmsl.com Contact Person: Mr Subhabrata Biswas Website: www.cbmsl.com SEBI Registration No.: INR000003324 Validity Period: Permanent Registration

On behalf of the Acquirer Lebnitze Real Estates Private Limited

Name: Mr Harish Toshniwal Title: Director

Place: Kolkata Date: July 26, 2021

कोरोना के खिलाफ लड़ाई में अहम खोज

टोरटो, २६ जुलाई (भाषा)।

प्लाजा-II, प्लॉट नं. सी-7, नेताजी सुभाष प्लेस

पीतमपरा, नई दिल्ली-110034 आईएन में है (यहां वे

बाद ''कम्पनी'' वर्णित) पंजीकरण सं. बी-14-00518

तिथि 26 नवम्बर, 2002 के माध्यम से एक गैर-बैंकिंग

वित्तीय कम्पनी के रूप में भारतीय रिजर्व बैंक में पंजीकृत

है, ने निम्न रुप में कम्पनी के प्रबंधन में परिवर्तन की

अनुमति के लिये आरबीआई अधिसूचना सं. DNB

(PD) 029/CGM (CDS-2015) (तिथि 9 जुलाई

2015) के अनुसार 7 जुलाई, 2021 को आरबीआई र

स्वीकृति प्राप्त किया है: श्री किपल गर्ग को कम्पनी वे

यदि किसी व्यक्ति को आरबीआई की स्वीकृति ति

7 जुलाई, 2021 जिसका विवरण इस सूचना

शामिल है, के अनुसार स्वीकृत कम्पनी के प्रबंधन मं

प्रस्तावित परिवर्तन के प्रति कोई आपत्ति हो, वे अपन

हित की प्रकृति तथा आपत्ति के कारणों का उसर

उल्लेख करते हुए इस सूचना के प्रकाशन की तिथि

से 30 (तीस) दिनों के भीतर उसके पंजीकृत

कार्यालय में कम्पनी को लिखें अथवा compli

यह सूचना अधिसूचना सं. DNBS (PD

029/CGM (CDS-2015) तिथि 9 जुलाई, 201

के पैरा 5 के अनुसार आरबीआई अधिसूचना व

प्रावधानों तथा पत्र तिथि ७ जुलाई, २०२१ जिसका संदर्भ

संख्या P.V. NEWDE. SNO. 5117/CMS V/05.08.052/2021-22 के माध्यम से भारतीय

रिजर्व बैंक द्वारा जारी प्रबंधन में परिवर्तन के लिये पूर

स्वीकृति पत्र के अनुपालन में प्रकाशित की जा रही है

तिथि: 26.7.2021 स्थानः नई दिल्ली

ance@mufinfinance.com पर मेल करें।

निदेशक के रुप में नियुक्त किया जायेगा।

वैज्ञानिकों ने विभिन्न प्रकार के कोरोना विषाणु और कोविड-19 के मरीजों से प्राप्त नमनों के वायरस जनित प्रोटीन में ऐसे 'पॉकेट' का पता

लगाया है जिनमें कोरोना विषाण के हर प्रकार पर प्रभावी औषधि 'बंध' सार्वजनिक सूचना सकती है। कनाडा में टोरंटो हिंडन मर्केन्टाइल लिमिटेड, कम्पनी अधिनियम, 1956 के अंतर्गत निगमित कम्पनी, CIN-विश्वविद्यालय U34300DL1985PLC021785 जिसका पंजीकत अनुसंधानकर्ताओं ने कहा कि इस कार्यालय 379-380, 3रा तल, अग्रवाल सायब

सुरक्षित और प्रभावी टीके से कोरोना महामारी समाप्त हो सकती है। लेकिन उन्होंने कहा कि 'टीका-रोधी' सार्स सीओवी-2 के प्रकार और नए कोरोना वायरस के संभावित उभार से ऐसे उपचार खोजे जा रहे हैं जिनसे सभी प्रकार के कोरोना वायरस से मुकाबला किया जा सकता है। शोध पत्रिका 'जर्नल ऑफ प्रोटिओम रिसर्च' में प्रकाशित अध्ययन में कोरोना विषाण के 27 प्रकारों और कोविड-19 मरीजों के हजारों नमूनों से प्राप्त वायरस जनित प्रोटीन का विश्लेषण किया गया है। अध्ययन में ऐसे 'सीक्वेंस' का पता लगाया गया है जिनसे अत्यधिक प्रभावशाली दवा बनाई जा सकती है। दवाएं अकसर प्रोटीन पर बने 'पॉकेट' में 'बंधती' हैं जो उन्हें कसकर जकड़े रहते हैं जिससे वे प्रोटीन के संपर्क में रहती हैं। वैज्ञानिक, वायरस जनित प्रोटीन के

त्रिआयामी ढांचे से ऐसे 'पॉकेट' का

पता लगा सकते हैं जिनमें दवाएं

कृते एवं के लिये हिंडन मर्केन्टाइल लिमिटेड हस्ता. निदेशक

इंडिया एक्सपोसिशन मार्ट लिमिटेड _{सीआईएन: U99999DL2001PLC110396} पजीकत कार्यालय: प्लॉट नंबर. 1; 210 -अटलांटिक प्लाजा, दसरी मंजिल, स्थानीय शॉपिंग सेंटर, मयर विहार फेज-।, दिल्ली- 110091, टेलीफोन : +91-120-2328011-20 फैक्स: 0120-2328010

बंध सकती है।

ईमेल आईडी : cs@indiaexpocentre.com, वेबसाइट : www.indiaexpomart.com शेयरहोल्डर्स को नोटिस निवेशक शिक्षा एवं संरक्षण निधि(आईईपीएफ) में

अनधिकृत देयता और इक्विटी शेयर का हस्तांतरण कंपनी के शेयरधारकों को सूचित किया जाता है कि कंपनी अधिनियम, 2013 की धारा 124 (6) के साथ पठित समय पर संशोधित निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण (लेखा, लेखा परीक्षा, स्थानांतरण और वापसी)

नियमों, 2016 के अनसरण में कि वे सभी शेयर जिनके लाभांश (डिविडेंड) लगातार सात वर्षों या अधिक समय के लिए दावारहित हैं, उसे 27 अक्टूबर, 2021 को निवेशक एवं शिक्षा संरक्षण निधि ('आईईपीएफ') को अंतरित किया उक्त नियमों के अनुपालन में, कंपनी ने सभी संबंधित शेयरधारकों को पृथक

रूप से नोटिस भेजा है जिन्होंने सात लगातार वर्षों तक अपने लाभांश का नकदीकरण नहीं किया है एवं जिनके शेयर आईईपीएफ को अंतरित किए जाने के लिए आधीन हैं। कंपनी ने शेयरधारकों के विवरण अपनी वेबसाइट www.indiaexpomart.com के इन्वेस्टर रिलेशन सेक्शन अंतर्गत अपलोड किए हैं जिनके शेयर आईईपीएफ प्राधिकरण में अंतरित होने के लिए आधीन

इस संबंध में, कृपया ध्यान दें कि भौतिक स्वरुप में धारित शेयरों के लिए, एक इप्लिकेट शेयर सर्टिफिकेट जारी किया जाएगा एवं आईईपीएफ' में अंतरित किया जाएगा। सदस्य द्वारा धारित शेयरों के लिए मूल शेयर सर्टिफिकेट जो आपके नाम में पंजीकृत है, स्वतः से रद्द माना जाएगा।

यदि कंपनी को नियत तिथि अर्थार्त 27 अक्टूबर, 2021 को या उससे पूर्वसंबंधित सदस्यों से कोई दावा प्राप्त नहीं होता है, तो नियम में निर्धारित आवश्यकताओं का अनुपालन करते हए कंपनी, उक्त नियमों की आवश्यकता के अनुसार आगे बिना कोई सुचना दिए शेयरों को आईईपीएफ में अंतरित करेगी। कृपया ध्यान दें कि उक्त नियमों के अनुपालन में आईईपीएफ में अंतरित गैर-प्रदत्त/दावारहित लाभांश और शेयरों के संबंध में कंपनी के विरुदध कोई दावा नहीं किया जाएगा।

इस संबंध में कोई स्पष्टीकरण / सहायता के लिए, संबंधित सदस्य कंपनी को उसके कॉरपोरेट कार्यालय, इंडिया एक्सपोसिशन मार्ट लिमिटेड, प्लॉट नंबर 23-25 और 27- 29, नॉलेज पार्क- II, ग्रेटर नोएडा,गौतम बुध नगर, - 201306 के पते पर लिख सकते हैं या कंपनी को cs@indiaexpocentre.com पर ईमेल कर सकते हैं।

इंडिया एक्सपोसिशन मार्ट लिमिटेड

दिनांक : 27, जुलाई, 2021 जगह : नई दिल्ली

अनुपम शर्मा कंपनी सचिव

www.readwhere.com

2019 में सड़क दुर्घटनाओं में डेढ़ लाख से ज्यादा मौतें हुई: सरकार

नई दिल्ली, 26 जुलाई (भाषा)।

जनसत्ता संवाददाता

देहरादून, 26 जुलाई।

साल 2018 के मुकाबले सड़क दुर्घटना की संख्या में कमी आने के बावजूद 2019 में भारत में कुल 4,49,002 सड़क दुर्घटनाएं हुईं, जिससे 1,51,113 लोगों की मौतें हुईं। यह जानकारी सोमवार को संसद दी गई। राज्यसभा में एक प्रश्न के लिखित उत्तर में सड़क परिवहन एवं राजमार्ग मंत्री नितिन गडकरी ने कहा कि सडक दुर्घटनाएं कई कारणों से हो रही हैं जैसे तेज रफ्तार, शराब पीकर गाडी चलाना, शराब का सेवन, गलत साइड या लेन पर गाड़ी चलाना, अनुशासनहीनता, मोटर वाहन के चालक की गलती, ड्राइविंग के दौरान मोबाइल फोन का उपयोग आदि। साल 2018

और मौतों की संख्या 1,51,417 दर्ज की गई थी। गडकरी ने कहा कि उनके मंत्रालय ने इलेक्ट्रॉनिक मीडिया, प्रिंट मीडिया, गैरसरकारी संगठनों (एनजीओ) आदि के माध्यम से सड़क उपयोगकर्ताओं के बीच जागरूकता पैदा करने के लिए, सड़क सुरक्षा पर प्रचार उपायों और जागरूकता अभियान चलाने के लिए एक

उन्होंने कहा कि राष्ट्रीय राजमार्गों पर ब्लैक स्पॉट (दुर्घटना संभावित स्थान) की पहचान करने और उन्हें ठीक करने को उच्च प्राथमिकता दी गई है। एक अलग उत्तर में उन्होंने कहा कि भारत के सर्वोच्च न्यायालय ने राष्ट्रीय और राज्य राजमार्गों के किनारे और राष्ट्रीय या राज्य राजमार्गों के बाहरी किनारे या राजमार्ग के किनारे एक सर्विस लेन से 500

मीटर की दुरी पर शराब की बिक्री के लिए लाइसेंस देने पर रोक लगाने के संबंध में निर्देश जारी किए हैं। उन्होंने कहा, 'माननीय सर्वोच्च न्यायालय के आदेशों के अनुसार, मंत्रालय ने समय-समय पर सभी राज्य सरकारों और केंद्र शासित प्रदेशों से माननीय सर्वोच्च न्यायालय के आदेश (आदेशों) के कार्यान्वयन के लिए आवश्यक कार्रवाई करने का अनुरोध किया है।' उन्होंने कहा, 'इसके अलावा, मोटर वाहन अधिनियम, 1988 की धारा 185 में शराब पीकर गाडी चलाने के मामले में कारावास या जर्माना या दोनों की सजा का प्रावधान है।' एक अन्य सवाल के जवाब में गडकरी ने कहा कि साल 2019 में दिल्ली में हिट एंड रन की श्रेणी में 536 लोगों की मौत हुई और 1,655 लोग घायल हए।

राष्ट्रीय महिला आयोग घरेलू हिंसा और यौन उत्पीडन का

सामना करने वाली महिलाओं को तत्काल सहायता प्रदान करने के लिए 24 घंटे की हेल्पलाइन शुरू करेगा। आयोग ने एक बयान में कहा कि मंगलवार को शरू होने वाली नई हेल्पलाइन का उद्देश्य हिंसा से प्रभावित महिलाओं के लिए एक ही जगह से विभिन्न सुविधाएं प्रदान करना है, जैसे पुलिस की मदद, मनो-सामाजिक परामर्श आदि। हेल्पलाइन को इलेक्ट्रॉनिक्स और सूचना प्रौद्योगिकी मंत्रालय के डिजिटल इंडिया कॉर्पीरेशन के सहयोग से विकसित किया गया है। हेल्पलाइन का मकसद हिंसा से प्रभावित महिलाओं को पुलिस, अस्पतालों, जिला विधिक सेवा प्राधिकरण, मनोवैज्ञानिक सेवाओं जैसे उपयुक्त

> उपलब्ध कराना है। आयोग ने बयान में बताया कि हेल्पलाइन का संचालन प्रशिक्षित विशेषज्ञों की एक टीम करेगी। 18 साल या उससे अधिक उम्र की कोई भी लडकी या महिला इस हेल्पलाइन पर कॉल करके मदद ले सकती है। यह दिल्ली में राष्ट्रीय महिला आयोग के परिसर से संचालित होगी।

अधिकारियों से संपर्क करा कर

उनकी तत्काल मदद करना है और

देश भर में महिलाओं से संबंधित

सरकारी कार्यक्रमों की जानकारी

महिला आयोग 24 घंटे की 'हेल्पलाइन' शुरू करेगा

घरेलू हिंसा और यौन उत्पीड़न मामले

नई दिल्ली, 26 जुलाई (भाषा)।

पिछड़े वर्ग, अनुसूचित जाति और जनजाति वर्गों के कई प्रबुद्ध व्यक्तियों और संगठनों ने सोमवार को केंद्र सरकार से आग्रह किया कि इस बार जनगणना में जाति आधारित आंकडे भी एकत्र किए जाए ताकि विभिन्न क्षेत्रों में सभी पात्र समुदायों को आरक्षण का उचित लाभ मिल सके। इन व्यक्तियों और संगठनों ने 'सोशल रिवृल्यूशन अलायंस' (एसआरए) के बैनर तले आयोजित संवाददाता सम्मेलन में यह भी कहा कि मेडिकल प्रवेश परीक्षा में ओबीसी के लिए आरक्षण सुनिश्चित किया जाना चाहिए। आंध प्रदेश उच्च न्यायालय के सेवानिवृत्त कार्यवाहक मुख्य न्यायाधीश वी ईश्वरैया, इलाहाबाद उच्च न्यायालय के पूर्व न्यायाधीश वीरेंद्र सिंह यादव, दिल्ली विश्वविद्यालय के प्रोफेसर अवधेश कुमार साह,

'वोटर एजुकेशन फाउंडेशन' नामक संगठन के पदाधिकारी अशोक कुमार सिंह, ओबीसी महासभा (मध्य प्रदेश) के अध्यक्ष धर्मेंद्र कुशवाहा और कुछ अन्य लोग शामिल थे।

उन्होंने कहा, 'हम सरकार के इस फैसले से आहत और हतप्रभ हैं कि 2021 की जनगणना में जाति आधारित जनगणना शामिल नहीं होगी। उन्होंने कहा, 'इस बार की जनगणना में जाति आधारित जनगणना को शामिल किया जाए। अगर ऐसा नहीं किया गया तो पिछड़े वर्गों के लोग आंदोलन करने को विवश होंगे।' एसआरए की ओर से यह मांग भी गई है कि 'नीट' की परीक्षा में ओबीसी आरक्षण सुनिश्चित किया जाए, ओबीसी वर्गों के कल्याण के लिए केंद्र के स्तर पर अलग मंत्रालय बनाया जाए। और संघ लोक सेवा आयोग की तर्ज पर राष्ट्रीय न्यायिक नियुक्ति आयोग बनाया जाए।

'तीन तलाक' कहने पर शौहर की पिटाई

जाति आधारित जनगणना की

मांग उठाई संगठनों ने

कोलकाता, २६ जुलाई (जनसत्ता)।

नई दिल्ली, 26 जुलाई (भाषा)।

उत्तर दिनाजपुर जिले में पत्नी को बीवी तीन तलाक कहने पर सुसरालवालों ने शौहर की जमकर पिटाई कर दी। उसके हाथ-पैर को रस्सियों से बांधकर जमकर धुलाई की। चप्पलों की माला पहना दी।

दिनाजपुर के गोआलपोखर में घटी वायरल हो रहा है।

स्थानीय सुत्रों के मुताबिक

यह चौंकाने वाली घटना उत्तर गांव निवासी तौफीक आलम से हुआ था। तौफीक पेशे से ड्राइवर और अब इसका वीडियो भी जमकर है। स्थानीय लोगों का दावा है कि निकाह के बाद से ही दोनों में विवाद चल रहा था। घटना के दिन तौफीक जब घर लौटा तो पत्नी को घर में न देखकर नाराज हो गया।

गोआलपोखर प्रखंड के गती ग्राम पंचायत के चरघरिया गांव के निवासी फिरौदा का निकाह सिंधो

LIC Mutual Fund Asset Management Limited

(Investment Managers to LIC Mutual Fund) CIN No: U67190MH1994PLC077858

Registered Office: Industrial Assurance Bldg. 4th Floor, Opp. Churchgate Station, Mumbai - 400 020 Tel. No.: 022-66016000, Toll Free No.: 1800 258 5678, Fax No.: 022-22835606

LIC MUTUAL FUND

Email: service@licmf.com • Website: www.licmf.com NOTICE-CUM-ADDENDUM No. 16 of 2021-2022

Annual Report of Schemes of LIC Mutual Fund

NOTICE is hereby given that in terms of Regulation 56 of SEBI (Mutual Funds) Regulations, 1996 and circulars issued from time to time, the scheme wise Annual Report thereof for the year ended March 31, 2021 are hosted on the website of LIC Mutual Fund viz. www.licmf.com and on the website of Association of Mutual Funds in India (AMFI) viz. www.amfiindia.com

The scheme wise annual report thereof shall also be emailed to those unitholders, whose email addresses are registered with the Mutual Fund. Unitholders can submit a request for a physical or electronic copy of the scheme wise annual report thereof by any of the following modes:

- 1) Calling on toll free number: 1800-258-5678 from 9.00 a.m. to 6.30 p.m., Monday to Saturday; or
- 2) Sending an email on service@licmf.com; or
- 3) Sending a written request to any of the Investor Service Centers of LIC MF nearest to the unitholders; or
- 4) Unitholders can SMS on +91 9250 333 444 for Annual Report.
 - . For Annual Report: SMS "EAR" for electronic copy or SMS "PAR" for physical copy from their registered mobile number.

For LIC MUTUAL FUND ASSET MANAGEMENT LIMITED

Date: 26/07/2021 Place: Mumbai

Authorized Signatory As part of Go-Green initiative, investors are encouraged to register/update their email ID

and Mobile Number with us to support paper-less communication.

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

POST OFFER PUBLIC ANNOUCEMENT **NETLINK SOLUTIONS (INDIA) LIMITED**

Corporate Identification Number (CIN): L45200MH1984PLC034789 Registered Office: 507, Laxmi Plaza, Laxmi Industrial Estate, New Link Road, Andheri (W), Mumbai - 400 053. Contact No: 022 - 2633 5583 / 84 Website: www.easy2source.com | E-mail Id: netlink@easy2source.com

OPEN OFFER FOR ACQUISITION OF 6,57,600 (SIX LAKHS FIFTY SEVEN THOUSAND SIX HUNDRED ONLY) FULLY PAID UP EQUITY SHARES OF ₹ 10/- EACH FROM THE SHAREHOLDERS OF NETLINK SOLUTIONS (INDIA) LIMITED ("NETLINK") "TARGET COMPANY") BY JUPITER INFOMEDIA LIMITED ("JUPITER" / "ACQUIRER NO 1") AND JINESHVAR SECURITIES PRIVATE LIMITED ("JINESHVAR" / "ACQUIRER NO 2") (HEREIN AFTER COLLECTIVELY REFER TO AS "ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REGULATIONS 3(1) & 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST)

REGULATIONS"). This Post Offer Advertisement is being issued by Aryaman Financial Services Limited, the Manager to the Offer ("Manager"), on behalf of the Acquirers, in compliance with Regulation 18 (12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations, 2011") in respect of Open Offer ("Offer") to acquire 6,57,600 (Six Lakhs Fifty Seven Thousand Six Hundred) Equity Shares of ₹ 10/- each, being constituting 26.00% of the Target Company on a fully diluted basis at a price of ₹ 17/-(Rupees Seventeen Only) ("Offer Price"). This Post Offer Public Announcement is to be read with Public Announcement dated March 04, 2021 ("PA") along with the Detailed Public Statement ("DPS") published on March 12, 2021 in

Financial Express (English - All Editions), Jansatta (Hindi - All Editions) and Mumbai Lakshadeep (Marathi - Mumbai Edition) with respect to the aforementioned Offer. Name of the Target Company Netlink Solutions (India) Limited Name of the Acquirer and PAC Acquirers: Jupiter Informedia Limited and Jineshvar Securities Private Limited

		PAC: N		ues Frivate Lim	itou	
3.	Name of the Manager to the Offer	Aryaman Financial Services Limited				
4.	Name of the Registrar to the Offer	Purva Sharegistry India Private Limited				
5.	Offer Details: a) Date of Opening of the Offer b) Date of Closure of the Offer	July 01, 2021 (Thursday) July 14, 2021 (Wednesday)				
6.	Last Date of Payment of Consideration	July 22, 2021	(Thursday)			
7.	Details of Acquisition	Propose Offer Do		Acti	ıal	
7.1	Offer Price	₹1	7	₹ 17		
7.2	Aggregate number of shares tendered	6,57,600(1)		10		
7.3	Aggregate number of shares accepted	6,57,600(1)		10		
7.4	Size of the Offer (Number of shares multiplied by offer price per share)	₹1,11,7	9,200/-	₹17	0/-	
= 83		Number	In %	Number	In %	
7.5	Shareholding of the Acquirers along with PAC before Agreements / Public Announcement	Nil	Nil	Nil	Nil	
7.6	Shares Acquired by way of Agreements	14,44,323	57.11%	14,44,323(2)	57.11%@	
7.7	Shares Acquired by way of Open Offer	6,57,600(1)	26.00%(1)	10	Negligible	
7.8	Shares acquired after Detailed Public Statement	Nil	Nil	Nil	Nil	
7.9	Post Offer Shareholding of Acquirers along with PAC	21,01,923(1)	83.11%(1)	14,44,333	57.11%	
	Pre & Post offer shareholding of the Public	Pre Offer	Post Offer	Pre Offer	Post Offer	
7.10	Number	10,84,902	4,27,302	10,84,902	10,84,892	
1967683	In %	42.89%	16.89%	42.89%	42.89%	

Assuming full acceptance under the Open Offer.

Share Purchase Agreement transaction is yet to complete & is under process.

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and the Letter of Offer. All other terms and conditions of the Offer shall remain unchanged.

The Acquirers accepts the responsibility for the information contained in this Announcement and also for the obligations of the Acquirers laid down in the SEBI (Substantial Acquisitions of Shares and Takeover) Regulations, 2011 and subsequent amendments made thereof.

A copy of this Post Offer Advertisement will also be available on the SEBI website at www.sebi.gov.in, BSE website at www.bseindia.com and at the Registered Office of the Target Company i.e. 507, Laxmi Plaza, Laxmi Industrial Estate, New Link Road, Andheri (W), Mumbai – 400 053.

THIS ANNOUNCEMENT IS ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS ARYAMAN FINANCIAL SERVICES LIMITED



Place: Mumbai

(CIN No.: L74899DL1994PLC059009) (BSE Building), Fort, Mumbai - 400 001 | Tel: 022 - 6216 6999 Contact Person: Mr. Deepak Biyani

Date: July 26, 2021

60, Khatau Building, Alkesh Dinesh Modi Marg, Opp. P. J. Towers

Website: www.afsl.co.in | Email: info@afsl.co.in

में सडक दुर्घटनाओं की संख्या 4,67,044 थी

तीर्थ नगरी हरिद्वार में उस समय हडकंप

मच गया जब हरिद्वार रेलवे स्टेशन में

अहमदाबाद मेल से हरिद्वार पहुंचे छह

तीर्थयात्री जांच के दौरान कोरोना संक्रमित

पाए गए वहां मौजूद चिकित्सकों और पुलिस

की टीमों में यात्रियों के कोरोना संक्रमित पाने से भय की स्थिति पैदा हो और ट्रेन में आए

अन्य यात्रियों में हड़कंप मच गया यह सभी

छह तीर्थयात्री अपने परिजनों की गंगा में

इन सभी तीर्थ यात्रियों को जीआरपी

अस्थियां विसर्जित करने के लिए आए थे।

पुलिस ने 108 एंबुलेंस सेवा के द्वारा कोविड

जांच केंद्र में इलाज के लिए भेज दिया। वहीं

हरिद्वार की नगर कोतवाली पलिस ने

कोलकाता, २६ जुलाई (जनसता)।

वृद्ध नागरिकों को अपने घर

में रहने का अधिकार है। जरूरत

पड़ने पर वह अपने बेटे और बह

को घर से बेदखल भी कर सकते

हैं। यह बात कलकत्ता हाई कोर्ट

ने एक मामले की सुनवाई करते

हुए कही। कोर्ट के मुताबिक

संविधान के अनुच्छेद 21 के

तहत किसी भी बुजुर्ग व्यक्ति को

घर में रहने का पूरा अधिकार

है। नदिया के एक बुजुर्ग अपने

कहा कि एक वरिष्ठ नागरिक को

मजबर करना बेहद दर्दनाक है।

बेघर हो गए थे।

अधिकार है।

प्रकरण में:-एस्कॉर्ट्स लिमिटेड

और इस प्रकरण के संदर्भ में:--

सीए नंबर 93/2021 एस्कॉर्ट्स लिमिटेड

करने की पुष्टि करना था।

कार्यवाही सही मानी जाएंगी।

के साथ अपील कर सकता है।

CIN: L74899HR1944PLC039088

रजि. ऑफिसः 15/5, मधुरा रोड,

ई-मेलः corpsl@escorts.co.in,

www.readwhere.com

वेबसाइटः www.escortsgroup.com

फरीदाबाद, हरियाणा-121003

एस्कॉर्ट्स लिमिटेड

फोन: 0129-2250222

बुजुर्गों को अपने घर में रहने का पूरा अधिकार : हाई कोर्ट

बेटे और बहू की प्रताइना से से बेदखल करने का निर्देश

कोर्ट में मामला दायर किया था। ने कहा कि कई मामलों में पुत्र

मामले की सुनवाई के दौरान व वधू को घर पर रहने का

अपने घर में अच्छे से रहने का उन्हें प्रतिबंधित किया जाना

अन्यथा संविधान के वरिष्ठ नागरिक अधिनियम 2007

अनुच्छेद 21 के तहत जीवन के के तहत एक बुजुर्ग व्यक्ति को

मौलिक अधिकार और व्यक्तिगत अपने घर में रहने का पूरा

स्वतंत्रता के अधिकार का अधिकार है, लेकिन 2005 का

उल्लंघन हो सकता है। उन्होंने घरेलू हिंसा अधिनियम, जो पुत्र

आगे टिप्पणी की कि जीवन के व वध्र की सुरक्षा का आह्वान

आखिरी दिनों में एक नागरिक करता है, आवास के लिए कोई

को अदालत जाने के लिए विशिष्ट स्पष्टीकरण प्रदान नहीं

नेशनल कंपनी लॉ ट्रिब्यूनल चंडीगढ़ बेंच, चंडीगढ़

(वेब आधारित वीडियो कॉन्फ्रेंसिंग प्लेटफॉर्म के माध्यम से) सीए नंबर 93/2021

सीपी नं. 38 / Chd/Hry / 2021

सचित किया जाता है कि 13 मार्च 2021 को चंडीगढ़ (बेंच) ट्रिब्यनल को एक प्रार्थना पत्र प्रस्तुत किया गया था, जिसे 16 जुलाई, 2021 को स्वीकार किया गया। प्रार्थना पत्र के माध्यम से एस्कॉर्ट्स लिमिटेड की शेयर पूंजी को रु. 134,83,45,660/- (एक सौ चौतीस करोड़ तिरिआसि लाख पैतालीस हजार छह सौ साठ) से 122,57,68,780 / - (एक सौ बाइस करोड़ सत्तावन लाख अड्सठ हज़ार सात सौ अस्सी) कम करने व एस्कॉर्ट्स बेनिफिट एंड वेलफेयर ट्रस्ट (इबीडब्लूटी) द्वारा धारित 1,22,57,688 / – (एक करोड़ बाइस लाख सत्तावन हज़ार छह सी अड्डायासी) इक्विटी शेयर्स अंकित मूल्य 10 / – प्रति शेयर को बिना किसी भूगतान के रद

उपरोक्तानुसार व्यक्तिगत लेनदारों को नोटिस जारी किये गए हैं। कंपनी द्वारा 28 फरवरी 2021 को तैयार की गई लेनदारों की सूची कंपनी के पंजीकृत कार्यालय 15/5, मथुरा रोड, फरीदाबाद, हरियाणा-121003 पर सभी कार्य दिवसों में 27 जुलाई, 2021 से 28 अक्टूबर,

यदि कंपनी के किसी लेनदार को आवेदन या लेनदारों की सूची में विवरण पर कोई आपत्ति है, तो

उसे (आवश्यक दस्तावेजों के साथ) उसके नाम, पता साथ ही उसके अधिकृत प्रतिनिधि का नाम और

पता, यदि कोई हो, तो विवरण सहित इस सूचना के तीन महीने के भीतर एस्कॉर्ट्स लिमिटेड, 15/5,

यदि ऊपर बतायी गई समयावधि के भीतर कोई आपत्ति प्राप्त नहीं होती है, तो लेनदारों की

सूची में प्रविष्टियां, कंपनी की शेयर पूंजी को कम करने के लिए उपरोक्त आवेदन के तहत सभी

यह भी ज्ञात हो कि 29 अक्टूबर, 2021 को ट्रिब्यूनल द्वारा मामले पर सुनवाई की जाएगी। यदि

कोई लेनदार सुनवाई में भाग लेने का इरादा रखता है, तो उसे अपनी आपत्तियों, यदि कोई हो,

2021 के बीच सुबह 10 बजे से शाम 5 बजे तक निरीक्षण के लिए उपलब्ध है।

मथुरा रोड, फरीदाबाद, हरियाणा—121003 में अधोहस्ताक्षरी को भेजा जा सकता है।

करता है।

न्यायाधीश राजशेखर मंथा ने कानूनी अधिकार है।

उन्होंने इसके खिलाफ हाई व्यतीत कर सकें। न्यायमूर्ति मंथा

मामले की सुनवाई के दौरान

न्यायाधीश राजशेखर मंथा ने कहा

कि एक वरिष्ठ नागरिक को अपने

घर में अच्छे से रहने का अधिकार

है। अन्यथा संविधान के अनुच्छेद 21

के तहत जीवन के मौलिक अधिकार

और व्यक्तिगत स्वतंत्रता के अधिकार

का उल्लंघन हो सकता है।

प्रभारी को बेटे और बहु को घर

दिया, ताकि वृद्ध शांति से जीवन

ऐसे में सवाल यह है कि क्या

धारा 66 के तहत

याचिकाकर्ता कंपनी

एस्कॉर्ट्स लिमिटेड के लिए

कंपनी सचिव और अनुपालन अधिकारी

एसडी / -

सत्येंद्र चीहान

स्थानः फरीदाबाद

दिनांकः जुलाई 26, 2021

आवेदक

कंपनी अधिनियम, 2013 और

एनसीएलटी नियम, 2016 का आर 11

चाहिए। न्यायाधीश ने कहा कि

अदालत ने ताहिरपुर थाने के

योजना लागू की है।

उत्तराखंड में छह तीर्थयात्री पाए गए कोरोना संक्रमित कांवड़ियों के भेष में घूम रहे और बोल बम

> अधिनियम के तहत मुकदमा दर्ज किया। मुकदमा दर्ज कर इन कांवड़ियों को 14 दिनों के लिए कोविड-19 जांच केंद्र में एकांतवास के लिए भेज दिया । इसके अलावा कावड़ से संबंधित सामान

के जयकारे लगा रहे 14 कांवड़ियों को

गिरफ्तार कर उनके खिलाफ आपदा प्रबंधन

बेच रहे दो लोगों के खिलाफ भी कानूनी कार्रवाई की गई है।

दरअसल इस बार कावड़ मेला रद्द किया गया है ऐसे में कावडियों का हरिद्वार में आना प्रतिबंधित है। हरिद्वार जिला प्रशासन की ओर से पहले भी आगाह किया जा चुका है कि जो भी व्यक्ति कावडिया के भेष में नजर आएगा और कावड से संबंधित सामान बेचेगा उसके खिलाफ नियमानसार कार्रवाई की जाएगी।

सावन के पहले सोमवार ऋषिकेश हरिद्वार देहरादुन के शिव मंदिरों में जलाभिषेक करने के समय कोविड-19 दिशानिर्देशों की खुलेआम धज्जियां उड़ाई सामाजिक दूरी बनाने का पालन नहीं किया और ना ही मुंह पर मास्क बांधे।

जबिक दूसरी ओर आज सावन के पहले सोमवार के दिन हर की पैडी हरिद्वार से गंगाजल का टैंकर रवाना किया गया पांच हजार गंगाजली भरकर हर की पैडी से दिल्ली हरियाणा राजस्थान मध्य प्रदेश मध्य प्रदेश शिव भक्तों के लिए रवाना की गई इस अवसर पर गंगा सभा के अध्यक्ष प्रदीप झा हरिद्वार के स्थानीय विधायक मदन कौशिक नगर निगम हरिद्वार के कमिश्नर भारत सिंह रावत समेत कई गंगा श्रद्धाल मौजद थे

PRE OFFER PUBLIC ANNOUCEMENT

DIGGI MULTITRADE LIMITED

Corporate Identity Number (CIN): L65900MH2010PLC210471 Registered Office: D-106, Crystal Plaza, Link Road, Opposite Infiniti Mall, Andheri (West), Mumbai, Maharashtra - 400 053. Tel. No: 022 - 2674 4365 | E-mail ID: cs@diggimultitrade.com | Website: www.diggimultitrade.com

OPEN OFFER FOR ACQUISITION OF 25,20,000 (TWENTY FIVE LAKHS TWENTY THOUSANDS) FULLY PAID UP EQUITY SHARES OF ₹ 10/- EACH FROM THE SHAREHOLDERS OF DIGGI MULTITRADE LIMITED ("DML" / "TARGET COMPANY") BY MR. PRADEEPKUMARTANA NAIDU ("ACQUIRER NO. 1") AND MRS. SANGEETA NAIDU ("ACQUIRER NO. 2") PURSUANT TO AND IN COMPLIANCE WITH REGULATIONS 3(1) & 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS").

This Advertisement ("Pre Offer Public Announcement") is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer ("Manager"), on behalf of the Acquirers, in compliance with Regulation 18(7) of the SEBI (SAST) Regulations in respect of Open Offer ("Offer") to acquire 25,20,000 (Twenty Five Lakhs Twenty Thousands) Equity Shares of the Face Value of ₹ 10/- each, being constituting 26.04% of the Target Company on a fully diluted basis at a price of ₹ 10.10/- (Rupees Ten and Ten Paisa Only) ("Offer Price"). This Pre Offer Public Announcement is to be read with Public Announcement dated June 10, 2021 ("PA"), the Detailed Public Statement ("DPS") published on June 17, 2021 and Corrigendum to the DPS published on June 18, 2021 in Financial Express (English Daily - All Editions), Jansatta (Hindi Daily - All Editions), Navshakti (Marathi Daily - Mumbai Edition) and Samyukta (Kannada Daily - Bangalore Edition) with respect to the aforementioned Offer.

(1) The Offer Price is ₹ 10.10/- (Rupees Ten and Ten Paisa Only) per fully paid-up Equity Share. The Offer price will be paid in Cash in accordance with the Regulation 9(1)(a) of the SEBI (SAST) Regulations and subject to terms and conditions mentioned in PA, the DPS and LOO. There has been no revision in the Offer Price.

(2) Committee of Independent Directors (hereinafter referred to as "IDC") of the Target Company recommend that the Offer Price of ₹ 10.10/- is fair and reasonable. The recommendation of IDC was published on Friday, July 23, 2021 in the same newspapers where the DPS was published

(3) This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. There has been no

(4) The Letter of Offer dated July 16, 2021 ("LOO") has been dispatched on July 20, 2021 to all the Eligible Shareholders of the Target Company whose names appeared in the Register of Members on July 13, 2021, the Identified Date

(5) Public Shareholders are required to refer to the Section titled "Procedure for Acceptance and Settlement of the Offer" on Page No. 15 of the LOO in relation to inter alia, the procedure for tendering their Equity Shares in the Open Offer and are required to adhere to and follow the procedure outlined therein.

(6) Please note that a copy of the LOO will also be available on SEBI's website (www.sebi.gov.in). (7) Instructions for Public Shareholders:

In case the Equity Shares are in dematerialized form: An Eligible Person may participate in the Offer by approaching their Selling Broker and tender Shares in the Open Offer as per the procedure mentioned in Point 8.12 on Page No. 16

In case the Equity Shares are in physical form: An Eligible Person may participate in the Offer by approaching their Selling Broker and tender Shares in the Open Offer as per the procedure mentioned in Point 8.13 on Page No. 16

(8) In terms of Regulation 16(1) of SEBI (SAST) Regulations, the Draft Letter of Offer had been submitted to SEBI on June 24, 2021. The final observations letter from SEBI was received on July 09, 2021 in terms of Regulation 16(4) of the SEBI (SAST) Regulations and the observations have been duly incorporated in the LOO.

There have been no other material changes in relation to the Offer, since the date of the PA, save as otherwise disclosed

(10) As on the date of this advertisement, there are no statutory approvals required to acquire the Equity Shares tendered pursuant to this Open Offer. This Open Offer is subject to all other statutory approvals that may become applicable at a later date before the completion of the Open Offer.

(11) Schedule of Activities:

Major Activities	Original Schedule	Revised Schedule		
Public Announcement	Thursday, June 10, 2021	Thursday, June 10, 2021		
Publication of Detail Public Statement	Thursday, June 17, 2021	Thursday, June 17, 2021		
Last Date of Filing of Draft Letter of Offer with SEBI	Thursday, June 24, 2021	Thursday, June 24, 2021		
Last Date for a Competing Offer*	Thursday, July 08, 2021	Thursday, July 08, 2021		
Receipt of Comments from SEBI on Draft Letter of Offer	Thursday, July 15, 2021	Friday, July 09, 2021		
Identified Date**	Monday, July 19, 2021	Tuesday, July 13, 2021		
Date by which Letter of Offer will be dispatched to the Shareholder	Tuesday, July 27, 2021	Tuesday, July 20, 2021		
Last date by which a Committee of Independent Directors constituted by the BODs of the Target Company shall give its recommendations	Thursday, July 29, 2021	Friday, July 23, 2021		
Last Day of Revision of Offer Price / Share	Friday, July 30, 2021	Monday, July 26, 2021		
Issue of advertisement announcing the schedule of activities for Open Offer, status of statutory and other approvals in newspapers	Monday, August 02, 2021	Tuesday, July 27, 2021		
Date of Opening of the Offer	Tuesday, August 03, 2021	Wednesday, July 28, 202		
Date of Closing of the Offer	Tuesday, August 17, 2021	Tuesday, August 10, 2021		
Date of communicating the rejection / acceptance and payment of consideration for the acquired share	Wednesday, September 01, 2021	Thursday, August 26, 202		

**Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the LOO would be sent. All owner (registered or unregistered) of Equity Shares of the Target Company (except Acquirers and Sellers of the Target Company) are eligible to participate in the offer any time before the closure of the Offer.

The terms not defined herein will have the same meaning as defined in the PA, DPS and LOO. All other terms and conditions of the Offer shall remain unchanged. The Acquirers jointly and severally accept the responsibility for the information contained in this Advertisement and also for the obligations of the Acquirers as laid down in the SEBI (SAST) Regulations and subsequent amendments made thereof. This Advertisement will also be available on the website of SEBI i.e. www.sebi.gov.in

THIS ANNOUNCEMENT IS ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS. GYR CAPITAL ADVISORS PRIVATE LIMITED



(CIN: U67200GJ2017PTC096908) 428, Gala Empire, Near J B Tower, Drive in Road, Thaltej, Ahmedabad, Gujarat – 380 054 Tel. No.: +91-95375-94321

Place: Ahmedabad

Email: yash.doshi@gyrcapitaladvisors.com | Website: www.gyrcapitaladvisors.com Contact Person: Mr. Yash Doshi | SEBI Reg. No.: INM000012810

Date: July 27, 2021

—■IndiaShelter इंडिया शेल्टर फाइनेंस कॉर्पोरेशन लिमिटेड

पंजिकृत कार्यालय:-प्लॉट नं. 15,6वॉ तल,सेक्टर -44,इंस्टीट्यूशनल एरिया,गुडगॉव हरियाणा-122002 शाखा कार्यालय:-दुकान नं. 6, उपरी भूतल, सी.आर. मॉल, चर्च रोड्, राम नगर कॉलोनी, आगरा-282002

अचल सम्पत्तियाँ हेतु सांकेतिक कब्जे की सूचना

जबकि , वर्तमान में इंडिया शेल्टर फाईनेंस कॉर्पोरेशन लिमिटेड के प्राधिकृत अधिकारी के रूप में वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्गठन तथा प्रतिभृति हित (प्रवर्तन नियम 2002 के अंतर्गत तथा प्रतिभृति हित (प्रवर्तन) नियम 2002 के नियमों के सपिठत धारा 13 (2) तथा 13 (12) के दारा शक्तियों का प्रयोग करते हुए खाते के सामने अंकित दिनांक को डिमांड सुचना जारी की गई थी तथा ऋणी एवं संपत्ति स्वामी / जमानतदार को उक्त सुचना प्राप्ति की दिनांक से 60 दिन के अंदर राशि के भुगतान हेतु निर्देशित किया गया था । चकी संपत्ती के स्वामी तथा अन्य राशि का भगतान करने में चक गए हैं , एतद्वदारा निम्नांकित ऋणीयों एवं सर्वसामान्यजन को सुचित किया जाता है कि प्रत्येक खाते के सामने अंकित दिनांक पर कथित नियमों के नियम 8 एवं 9 के सपठित उक्त अधिनियम की धारा 13 (4) के अंतर्गत प्रदत्त अधिकारों का प्रयोग करते हुन अधोहस्ताक्षरकर्ता व्दारा सांकेतिक आधिपत्य प्राप्त कर लिया है । अत: विशेष रूप से ऋणी को एवं सर्वसामान्यजन को सामान्यता सावधान किया जाता है कि संपत्तियोग के संबंध में कोई भी मंळाबहार न करें एवं संव्यवहार डेंडिया शेल्टर फार्डनेंस कॉर्पोरेशन लिमिटेड के पास बंधकत्व आधार पर निम्नाकित राशि एवं व्याव . लागत आदि आधार पर होगा ।

क स.	ऋणी/जमानतदार (सम्पत्ति का मालिक) का नाम` एवं ऋण खाता संख्या	प्रभारित⁄बंधक सम्पत्ति का विवरण (सम्पत्ति के शामिल समस्त शेष एवं सम्पूर्ण भाग)	मागं सूचना की दिनांक एवं बकाया राशि मांग सूचना की दिनांक तक	सांकेतिक कब्जे की दिनांक
1.	शालिनी सिंह, धर्मेंद्र सिंह तोमर और रवि सिंहतोमर निवासी:- खसरा नं 11/1 वृंदावन हाउस, केहराई आगरा-282001 उत्तर प्रदेश ऋण खाता संख्या: CHL00005891	सभी के सभी अंश व हिस्से जिसमें प्लॉट नंबर-22, 23एम, खसरा नं. 402 और 403, महादेव नगर कॉलोनी, मौजा उखरे, आगरा, पुष्प विजय कॉन्वेट स्कूल के पीछे, उत्तर प्रदेश सीमाए: पूर्व: 18 फीट रास्ता, पश्चिम: पी/ओ मेवा राम, उत्तर: पी/ओ पंडित जी, दक्षिण: जगवीर का मकान	मांग सूचना दिनांक 30.03.2021 स.9,75,097.76 (रूपये नो लाख पिचहतर हजार सतानवे एवंछिहत्तर पैसा मात्र) 31.03.2021 तक वकाया दिनांक 01.04. 2021 व्याज के साथ एवं भुगतान तिथी अन्य खर्चेएवंलागत	20.07.2021
2.	किरण देवी और जीवन राम निवासी:- 1536 संक्टर 4आर, आवास विकास कॉलोनी, पानी की टंकी के पास आगरा-282007 उत्तर प्रदेश ऋण खाना संख्या: LAP200006619	AND A STATE OF A STATE	मांग सूचना दिनांक 30.03.2021 रू.7,07,907.01 (रूपये सात लाख सात हजार नो सौ सात एवं एक पैसे मात्र) 31. 03.2021 तक बकाया दिनांक 01.04. 2021 व्याज के साथ एवं भुगतान तिथी अन्य खर्चे एवं लागत	23.07.2021
3.	शकुन्तला पिल तारा चंद, तारा चंद, कंवल सिंह और संदीप कुमार निवासी:- नई आबादी, जगनेर रोड, नारीपुरा आगरा -282001 उत्तर प्रदेश मध्यप्रदेश ऋण खाता संख्या: LAP200007213	सभी के सभी अंश व हिस्से जिसमें बेरींग खसरा नं 226, फ्लॉट एरिया 86.21 वर्ग मीटर, नगर निगम संपत्ति संख्या 66/403/4, मौजा नरीपुरा, नई आबादी, बुद्ध विहार, आगरा उत्तर प्रदेश 282001सीमाए: पूर्व: 8 फीट चौड़ा रास्ता, पश्चिम: स्कूल की भूमि, उत्तर: विक्रेता की भूमि, दक्षिण: श्री गया प्रसाद का मकान	मांग सूचना दिनांक 30.03.2021 रू.4,99,473.32 (रूपये चार लाख निन्यानवे हजार चार सौ तिहत्तर रूपये एवं बत्तीस पैसे मात्र) 31.03.2021 तक बकाया दिनांक 01.04.2021 ब्याज के साथ एवं भुगतान तिथी अन्य खर्चे एवं लागत	23.07.2021
	हीरा देवी, विनोद कुमार और राजीव कुमार निवासी:- नई आबादी, नैनाना जाट, राम किशन इंटर कॉलेज के पास आगरा -282001 उत्तर प्रदेश ऋण खाता संख्या: HI2000005345	सभी के सभी अंश व हिस्से जिसमें बेरिंग मकान में प्लाट जिसका क्षेत्र 81 वर्गगज जो खसरा का भाग नं. 171, मीजा नैनाना जाट ग्वालियर रोड आगरा सीमाए: पूर्व- श्री जगदीश का मकान , पश्चिम-रास्ता, उत्तर-श्री गोधन सिंह की भूमि , दक्षिण-सदन श्री इंद्रसेन का मकान	हजार तीन सौ इक्कीस रूपये एवं निन्यानवे	23.07.2021
5.	गीता शर्मा और सतीश चंद शर्मा निवासी:- 59 ए, देवकी एन्क्लेब, पोड्या, केनरा बैंक के पास आगरा-282006 उत्तर प्रदेश ऋण खाता संख्या: LAP200006034	प्लॉट नंबर 59ए, देबी ए-क्लेब कॉलोनी, नगला आशा के पास, खसरा नं. 1998, 1996, 1997, 1999, 2000, 2001, 2003, 2004, 2005, 2007, मौजा-पोइया, तहसील-एतमादपुर, आगरा सीमाए: पूर्व: प्लॉट नं. 60, पश्चिम: प्लॉट नं.59, उत्तर: अन्य प्लॉट, दक्षिण: 20 फीट चौडा रास्ता।	रू.4,75,532.99 (रूपये चार लाख पिचहत्तर हजार पाँच सौ बत्तीस रूपये एवं	23.07.2021

इंडिया शेल्टर फाईनेंस कॉर्पोरेशन लिमिटेड (प्राधिकृत अधिकारी) दिनांक:-27.07.2021

नेशनल कंपनी लॉ ट्रिब्यूनल चंडीगढ़ बेंच, चंडीगढ़ (वेब आघारित वीडियो कॉन्फ्रेंसिंग प्लेटफॉर्म के माध्यम से) सीए नंबर 93/2021

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घारा 66 के तहत कंपनी अधिनियम, 2013 और एनसीएलटी नियम, 2016 का आर 11

याचिकाकर्ता कंपनी

प्रकरण में:-एस्कॉर्ट्स लिमिटेड

और इस प्रकरण के संदर्भ में:--सीए नंबर 93/2021 एस्कॉर्ट्स लिमिटेड

सुचित किया जाता है कि 13 मार्च 2021 को चंडीगढ़ (बेंच) ट्रिब्यूनल को एक प्रार्थना पत्र प्रस्तुत किया गया था, जिसे 16 जुलाई, 2021 को स्वीकार किया गया। प्रार्थना पत्र के माध्यम से एस्कॉर्ट्स लिमिटेड की शेयर पूंजी को रु. 134,83,45,660/- (एक सौ चौतीस करोड़ तिरिआसि लाख पैतालीस हज़ार छह सौ साठ) से 122,57,68,780 /— (एक सौ बाइस करोड़ सत्तावन लाख अड्सड हज़ार सात सौ अस्सी) कम करने व एस्कॉर्ट्स बेनिफिट एंड वेलफेयर ट्रस्ट (इबीडब्लूटी) द्वारा धारित 1,22,57,688 / – (एक करोड़ बाइस लाख सत्तावन हज़ार छह सौ अद्वायासी) इक्विटी शेयर्स अंकित मूल्य 10 / – प्रति शेयर को बिना किसी भुगतान के रह करने की पुष्टि करना था।

उपरोक्तानुसार व्यक्तिगत लेनदारों को नोटिस जारी किये गए हैं। कंपनी द्वारा 28 फरवरी 2021 को तैयार की गई लेनदारों की सूची कंपनी के पंजीकृत कार्यालय 15/5, मथुरा रोड, फरीदाबाद, हरियाणा-121003 पर सभी कार्य दिवसों में 27 जुलाई, 2021 से 28 अक्टूबर,

2021 के बीच सुबह 10 बजे से शाम 5 बजे तक निरीक्षण के लिए उपलब्ध है। यदि कंपनी के किसी लेनदार को आवेदन या लेनदारों की सूची में विवरण पर कोई आपत्ति है, तं उसे (आवश्यक दस्तावेजों के साथ) उसके नाम, पता साथ ही उसके अधिकृत प्रतिनिधि का नाम और पता, यदि कोई हो, तो विवरण सहित इस सूचना के तीन महीने के भीतर एस्कॉर्ट्स लिमिटेड, 15 / 5, मथुरा रोड, फरीदाबाद, हरियाणा—121003 में अधोहस्ताक्षरी को भेजा जा सकता है।

यदि ऊपर बतायी गई समयावधि के भीतर कोई आपत्ति प्राप्त नहीं होती है, तो लेनदारों की सूची में प्रविष्टियां, कंपनी की शेयर पूंजी को कम करने के लिए उपरोक्त आवेदन के तहत सभी कार्यवाही सही मानी जाएंगी।

यह भी ज्ञात हो कि 29 अक्टूबर, 2021 को ट्रिब्यूनल द्वारा मामले पर सुनवाई की जाएगी। यदि कोई लेनदार सुनवाई में भाग लेने का इरादा रखता है, तो उसे अपनी आपत्तियों, यदि कोई हो, के साथ अपील कर सकता है।

एस्कॉर्ट्स लिमिटेड CIN: L74899HR1944PLC039088 रजि. ऑफिसः 15/5, मधुरा रोड, फरीदाबाद, हरियाणा-121003 फोनः 0129-2250222 ई-मेलः corpsi@escorts.co.in,

कंपनी सचिव और अनुपालन अधिकारी वेबसाइटः www.escortsgroup.com

स्थानः फरीदाबाद दिनांकः जुलाई 26, 2021

एसकॉर्ट्स लिमिटेड के लिए

सत्येंद्र चौहान

अमेरिका के साथ उच्चस्तरीय वार्ता में की तीखी टिप्पणी

बेजिंग/तियानजिन, 26 जुलाई (भाषा)।

अमेरिका के साथ आमने-सामने की वार्ता में चीन ने दोनों देशों के द्विपक्षीय संबंधों में गतिरोध को दूर करने के लिए सोमवार को वाशिंगटन को बाइडेन प्रशासन से अपेक्षित कदमों की एक सूची थमाई। उत्तर-पूर्वी चीन के बंदरगाह शहर तियानजिन में उप विदेश मंत्री शीए फेंग और दौरे पर आईं अमेरिकी उप विदेश मंत्री वेंडी शरमन के बीच वार्ता तल्ख टिप्पणियों के साथ शुरू हुई। शीए फेंग ने अमेरिका पर तीखा हमला करते हुए आरोप लगाया कि वह दमनकारी नीति अपना रहा है।

अमेरिका में छह महीने पहले राष्ट्रपति जो बाइडेन के कार्यभार संभालने के बाद से चीन का दौरा करने वालीं शरमन शीर्ष अधिकारी हैं। शरमन ने अमेरिका व चीन के संबंधों के प्रभारी शीए और चीन के विदेश मंत्री वांग यी के साथ तियानजिन शहर के रिजॉर्ट में बंद कमरे

में अलग-अलग बैठकें की। शीए ने वार्ता के दौरान अमेरिकी राष्ट्रपति जो बाइडेन के प्रशासन पर चीन के विकास को रोकने और दबाने की कोशिश करने का आरोप लगाया। शीए ने अमेरिका से उसकी गलत नीतियों को रोकने के लिए सची भी थमाई। चीनी विदेश मंत्रालय के प्रवक्ताा झाओ लिजियान ने बेजिंग में बताया कि इस सूची में चीनी अधिकारियों और उनके परिवारों पर लगी पाबंदी को खत्म करने, हुवावे की अधिकारी मेंग वानझोऊ को प्रत्यर्पित करने के लिए कनाडा से न्यायिक अनुरोध वापस लेने की मांग भी शामिल थी। मेंग को पूर्ववर्ती डोनाल्ड ट्रंप प्रशासन द्वारा जारी बैंक धोखाधड़ी वारंट पर 2018 में कनाडा के वेंकुवर में गिरफ्तार किया गया था। चीन ने 'कम्युनिस्ट पार्टी ऑफ चाइना' के सदस्यों और उनके परिवारों पर लगायी गई वीजा पाबंदी को हटाने का अनुरोध किया। चीनी छात्रों और कंपनियों तथा कन्फ्युशियस संस्थानों पर लगाए गए प्रतिबंधों को हटाने का भी आग्रह किया गया।

जिम्मेदार वैश्विक ताकत बने चीन : अमेरिका

बेजिंग, 26 जुलाई (एपी)।

अमेरिकी उप विदेश मंत्री ने चीन से मतभेदों को परे रखने और पर्यावरण व कोविड-19 महामारी जैसे महत्वपूर्ण मुद्दों पर जिम्मेदार वैश्विक ताकत के रूप में अमेरिका के साथ मिलकर काम करने का आह्वान

अमेरिकी उप विदेश मंत्री वेंडी शरमन ने चीन के

उप विदेश मंत्री शीए फेंग की प्रतिक्रिया पर यह टिप्पणी की। फेंग ने शरमन के साथ सोमवार को बैठक में कहा कि चीन साझा आधार पर मतभेदों को दुर करना चाहता है। चीन के उप विदेश मंत्री शी फेंग और विदेश मंत्री वांग यी के साथ चीनी शहर तिआनजिन में मुलाकात के बाद शेर्मन ने फोन पर कहा, 'कुछ ऐसी चीजें हैं जिस पर मतभेदों से हटकर काम करना वैश्विक ताकतों की जिम्मेदारी है।'

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

BNK CAPITAL MARKETS LIMITED

(CIN: L34202WB1986PLC040542) REGISTERED OFFICE: Mayfair Towers, 2, Palm Avenue, Kolkata - 700 019

TEL: +91 33 4602 2160-63; FAX: +91 33 2280 0457; EMAIL: corporate@bnkcapital.com; WEBSITE: www.bnkcapital.com

OPEN OFFER FOR ACQUISITION OF UP TO 26,00,000 (TWENTY SIX LAKH) EQUITY SHARES (AS DEFINED BELOW) HAVING FACE VALUE OF INR 10 (INDIAN RUPEES TEN ONLY) EACH, REPRESENTING 26% OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF BNK CAPITAL MARKETS LIMITED ("TARGET COMPANY") AT A PRICE OF INR 200/- (INDIAN RUPEES TWO HUNDRED ONLY) PER EQUITY SHARE FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY LEBNITZE REAL ESTATES PRIVATE LIMITED ("ACQUIRER") ("OFFER"/ "OPEN OFFER"). This offer opening public announcement and corrigendum to the DPS (as defined below) ("Announcement and

Corrigendum") is being issued by Sumedha Fiscal Services Limited, the manager to the Open Offer ("Manager"), for and on behalf of the Acquirer pursuant to and in compliance with Regulation 18(7) of the SEBI (SAST) Regulations. This Announcement and Corrigendum should be read in continuation of and in conjunction with: (a) the Public Announcement dated March 30, 2021 ("PA"); (b) the Detailed Public Statement that was published in all editions of 'Financial Express' (English) and 'Jansatta' (Hindi), the Kolkata edition of 'Aajkaal' (Bengali), and the Mumbai edition of 'Mumbai Lakshadeep' (Marathi), on April 7, 2021 ("DPS"); and (c) the Letter of Offer dated July 16, 2021 along with Form of Acceptance cum Acknowledgement ("LOF"). This Announcement and Corrigendum is being published in all the newspapers in which the DPS was published.

For the purposes of this Announcement and Corrigendum, the following terms would have the meaning assigned

- (a) "Equity Shares" means the fully paid-up equity shares of the Target Company of the face value of INR 10 (Indian Rupees Ten Only) each. "Identified Date" means July 13, 2021 being the date falling on the 10th (tenth) working day prior to the
- commencement of the Tendering Period. "Public Shareholders" means all the equity shareholders of the Target Company who are eligible to tender
- their Equity Shares in the Open Offer excluding the Acquirer, parties to the SPA (as defined below) and any persons deemed to be acting in concert with the parties to the SPA. "Stock Exchanges" means the BSE Limited and The Calcutta Stock Exchange Limited.
- "Tendering Period" means the period from Wednesday, July 28, 2021 to Tuesday, August 10, 2021. "Voting Share Capital" means the total voting equity share capital of the Target Company on a fully diluted
- basis as of the 10th (tenth) working day from the closure of the tendering period for the Open Offer. All capitalised terms used but not defined in this Announcement and Corrigendum shall have the meaning assigned to such terms in the LOF
- Offer Price: The Offer Price is INR 200 (Indian Rupees Two Hundred Only) per Equity Share. Public Shareholders whose Equity Shares are accepted in the Open Offer will be paid INR 200 per Equity Share. The Offer Price has been calculated in accordance with Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011.
- Recommendations of the committee of independent directors of the Target Company: The committee of independent directors of the Target Company ("IDC") published its recommendation on the Open Offer on July 26, 2021 in the same newspapers where the DPS was published. The relevant extract of the IDC

Member of the Committee of Independent Directors	Mr. Dipendra Nath Chunder (Chairperson) Mrs. Heena Gorsia (Member) Mr. Murari Lal Khaitan (Member)
Recommendation on the Open Offer, as to whether the offer is fair and reasonable	Based on a review of the relevant information, the IDC is of the opinion that the offer price of INR 200 per Equity Share ("Offer Price") is in accordance with the applicable regulations of the SEBI (SAST) Regulations and, accordingly, the Open Offer can be considered to be fair and reasonable.
Summary of reasons for the recommendations	The IDC has perused the PA, DPS, DLOF and LOF issued by the Manager to the Offer on behalf of the Acquirer.
	The recommendation of the IDC as mentioned above was unanimously approved by the IDC members present, basis the following:
	 The Equity Shares are frequently traded within the meaning of Regulation 2(1)(j) of the SEBI (SAST) Regulations;
	 The Offer Price is in accordance with Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations;
	 The Offer Price is equal to the highest negotiated price for acquisition of Equity Shares by the Acquirer, i.e., INR 200 per Equity Share;
	d. The Offer Price is higher than the volume-weighted average market price of the Equity Shares, for a period of 60 trading days immediately preceding the date of the PA, i.e., INR 109.55 per Equity Share.
	 A certificate to the above effect has been issued by M/s Bose & Chakrabarti, Chartered Accountants (FRN: 322138E) for the consideration of the IDC.
	The IDC also noted that M/s Jha Yadav & Co, Chartered Accountants (Membership No. 327725E) have certified the computation of the Offer Price in accordance with SEBI (SAST) Regulations, vide their certificate dated March 30, 2021.
	Further, the members of IDC draw attention to the closing market price of the Equity Shares on BSE Limited ("BSE") as on July 23, 2021 being INR 197 per Equity Share, which is lower than the Offer Price.
	The public shareholders of the Target Company are advised to independently evaluate the Open Offer and take an informed decision about tendering the Equity Shares held by them in the Open Offer.
Details of Independent Advisors, if any	None
Disclosure of voting pattern of the meeting in which the open offer proposal was discussed	All the IDC members present, unanimously voted in favour of recommending the Open Offer proposal.

- Other Details of the Open Offer
- 3.1 The Open Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations. Further, there has been no competing offer to this Open Offer
- 3.2 The LOF dated July 16, 2021 has been dispatched by July 20, 2021 to the Public Shareholders as on the Identified Date (i.e. July 13, 2021) in accordance with Regulation 18(2) of the SEBI (SAST) Regulations and as described in paragraph 8.6.3 of the LOF. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer
- Please note that a copy of the LOF which inter alia includes detailed instructions in relation to the procedure for acceptance and settlement of the Open Offer in Paragraph 8 - "Procedure for Acceptance and Settlement of the Offer", as well as the Form of Acceptance is also available on the websites of SEBI, the Registrar to the Offer, the Stock Exchanges and the Manager to the Offer at www.sebi.gov.in, www.cbmsl.com, www.bseindia.com, www.cse-india.com, and www.sumedhafiscal.com, respectively. Further, a Public Shareholder who wishes to obtain a copy of the LOF and the Form of Acceptance cum Acknowledgement may send a request to the Registrar to the Offer at the email id mentioned at the cover page of the LOF stating the name, address, number of Equity Shares held, client ID number, DP name / ID, beneficiary account number, and upon receipt of such request, a copy of the LOF shall be provided to such Public Shareholder.
- 3.4 In case of non-receipt/ non-availability of the Form of Acceptance cum Acknowledgement, a Public Shareholder may participate in the Open Offer: (i) by using the Form of Acceptance cum Acknowledgement obtained in the manner described above; or (ii) by providing their application in writing on a plain paper along with the following: (a) In case of Public Shareholders holding Equity Shares in dematerialized form, the plain paper application
- must be signed by all shareholder(s), stating name, address, number of Equity Shares held, client ID number, DP name, DP ID number, number of Equity Shares being tendered, and other relevant documents as mentioned in the LOF. Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE before the closure of the Open Offer.
- (b) In case of Public Shareholders holding Equity Shares in physical form, the plain paper application must be signed by all shareholder(s) stating name, address, folio number, number of Equity Shares held, share certificate number, number of Equity Shares being tendered and the distinctive numbers thereof, enclosing the original share certificate(s), copy of Public Shareholders' PAN card(s), executed share transfer form in favour of the Acquirer and other necessary documents. The share transfer form (SH-4) can be downloaded from the Registrar's website i.e., www.cbmsl.com. Public Shareholders/ Selling Broker must ensure that the Form of Acceptance cum Acknowledgement, along with TRS and the requisite documents (as mentioned in paragraph 8.5 of the LOF), reach the Registrar to the Offer within 2 (two) days of the Offer Closing Date by the Selling Broker and in any case no later than August 12, 2021 (by 5.00 p.m. (IST)).

- 4. To the best of the knowledge of the Acquirer, as on the date of this Announcement and Corrigendum, there are no statutory, regulatory or other approvals required by the Acquirer to acquire the Offer Shares that are validly tendered pursuant to the Open Offer or to complete the Open Offer, except as set out in Paragraph 6.2 below. However, in case any statutory or other approval becomes applicable prior to the completion of the Open Offer would also be subject to such statutory or other approval(s) being obtained
- In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the draft letter of offer dated April 16, 2021 ("DLOF") was submitted to SEBI on April 16, 2021. SEBI issued its observations on the DLOF vide its communication dated July 09, 2021 ("Observation Letter"). SEBI's observations have been suitably incorporated
- Material Updates (from the date of the DPS)
- There have been no material changes in relation to the Open Offer since the date of the DPS, save as otherwise disclosed in the LOF, and in this Announcement and Corrigendum:
- 6.1 Upon completion of the Open Offer and the Underlying Transaction, the Sellers intend to reclassify themselves as public shareholders in accordance with the provisions of Regulation 31A of the SEBI (LODR) Regulations.
- As of the date of this Announcement and Corrigendum, to the best of the knowledge of the Acquirer, an approval from the Reserve Bank of India ("RBI") in terms of Notification No. DNBR(PD) 029/CGM(CDS)- 2015 dated July 09, 2015 is required to complete acquisition of the Equity Shares under the Share Purchase Agreement ("SPA") and the Open Offer ("Statutory Approval"). RBI, vide its email dated July 9, 2021 and its letter dated July 19, 2021 has granted its approval
 - Except as mentioned above, as on the date of this Announcement and Corrigendum, to the best of the knowledge of the Acquirer, there are no statutory approvals required by the Acquirer to complete the SPA and the Open Offer. However, in case any further statutory or other approval becomes applicable prior to the completion of the Open Offer, the Open Offer would also be subject to such other statutory approval(s) being obtained.

Original Schedule

Revised Schedule

7. Revised Schedule of Activities:

Activity	of Activities 1		of Activities	
(2000)	Date	Day	Date	Day
Date of the PA	March 30, 2021	Tuesday	March 30, 2021	Tuesday
Date of publication of the DPS	April 7, 2021	Wednesday	April 7, 2021	Wednesday
Date of filing of the DLOF with SEBI	April 16, 2021	Friday	April 16, 2021	Friday
Last date for public announcement for competing offer(s) ⁽²⁾	May 3, 2021	Monday	May 3, 2021	Monday
Last date for receipt of SEBI observations on the DLOF (in the event SEBI has not sought clarifications or additional information from the Manager)	May 10, 2021	Monday	July 9, 2021 ⁽³⁾	Friday
Identified Date ⁽⁴⁾	May 12, 2021	Wednesday	July 13, 2021	Tuesday
Last date by which the LOF is to be dispatched to the Public Shareholders whose name appears on the register of members on the Identified Date	May 20, 2021	Thursday	July 20, 2021	Tuesday
Last date for upward revision of the Offer Price and/ or the size of the Open Offer	May 25, 2021	Tuesday	July 26, 2021	Monday
Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Shareholders for this Open Offer	May 25, 2021	Tuesday	July 26, 2021	Monday
Date of publication of opening of Open Offer public announcement in the newspapers in which the DPS has been published	May 27, 2021	Thursday	July 27, 2021	Tuesday
Date of commencement of the tendering period ("Offer Opening Date")	May 28, 2021	Friday	July 28, 2021	Wednesday
Date of closure of the tendering period ("Offer Closing Date")	June 10, 2021	Thursday	August 10, 2021	Tuesday
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	June 24, 2021	Thursday	August 26, 2021	Thursday
Last date for publication of post-Open Offer public announcement in the newspapers in which the DPS has been published	July 1, 2021	Thursday	September 2,2021	Thursday
Last date for filing the post-Open Offer report with SEBI	July 1, 2021	Thursday	September 2,2021	Thursday

- (3) Actual date of receipt of SEBI's final observations on the DLOF
- (4) The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom

the LOF will be sent. It is clarified that all Public Shareholders holding Equity Shares are eligible to participate in the Open Offer at any time before the Offer Closing Date, subject to the terms and conditions mentioned The Acquirer and its directors in their capacity as directors of the Acquirer, accept the responsibility for the information

contained in this Announcement and Corrigendum (except for the information pertaining to the Sellers and Target Company, which has been sourced from publicly available sources or from information published or provided by the Target Company) and also for the obligations of the Acquirer, laid down in the SEBI (SAST) Regulations in

This Announcement and Corrigendum is expected to be available on SEBI's website at www.sebi.gov.in Issued on behalf of the Acquirer by the Manager to the Offer

Manager to the Offer



Sumedha Fiscal Services Limited 6A, Geetanjali, 6th Floor, 8B, Middleton Street, Kolkata - 700 071, West Bengal, India Tel: +91 33 2229 8936/6758; Fax: +91 33 2226 4140 Email: mb openoffer@sumedhafiscal.com Website: www.sumedhafiscal.com Contact Person: Mr Ajay K Laddha SEBI Registration No.: INM000008753 Validity Period: Permanent

Registrar to the Offer

C B Management Services (P) Limited P-22, Bondel Road Kolkata - 700 019, West Bengal, India Tel: + 91 33 4011 6700/ 6715; Fax: + 91 33 4011 6739 Email: rta@cbmsl.com Contact Person: Mr Subhabrata Biswas Website: www.cbmsl.com SEBI Registration No.: INR000003324

Validity Period: Permanent Registration

On behalf of the Acquirer Lebnitze Real Estates Private Limited

Name: Mr Harish Toshniwal Title: Director

Place: Kolkata Date: July 26, 2021

कोरोना के खिलाफ लड़ाई में अहम खोज

टोरटो, २६ जुलाई (भाषा)।

बाद ''कम्पनी'' वर्णित) पंजीकरण सं. बी-14-00518

तिथि 26 नवम्बर, 2002 के माध्यम से एक गैर-बैंकिंग

वित्तीय कम्पनी के रूप में भारतीय रिजर्व बैंक में पंजीकृत

है, ने निम्न रुप में कम्पनी के प्रबंधन में परिवर्तन की

अनुमति के लिये आरबीआई अधिसूचना सं. DNB

(PD) 029/CGM (CDS-2015) (तिथि 9 जुलाई

2015) के अनुसार 7 जुलाई, 2021 को आरबीआई र

स्वीकृति प्राप्त किया है: श्री किपल गर्ग को कम्पनी वे

यदि किसी व्यक्ति को आरबीआई की स्वीकृति ति

7 जुलाई, 2021 जिसका विवरण इस सूचना

शामिल है, के अनुसार स्वीकृत कम्पनी के प्रबंधन मे

प्रस्तावित परिवर्तन के प्रति कोई आपत्ति हो, वे अपन

हित की प्रकृति तथा आपत्ति के कारणों का उसर

उल्लेख करते हुए इस सूचना के प्रकाशन की तिथि

से 30 (तीस) दिनों के भीतर उसके पंजीकृत

कार्यालय में कम्पनी को लिखें अथवा compli

यह सूचना अधिसूचना सं. DNBS (PD

029/CGM (CDS-2015) तिथि 9 जुलाई, 201

के पैरा 5 के अनुसार आरबीआई अधिसूचना वे

प्रावधानों तथा पत्र तिथि ७ जुलाई, २०२१ जिसका संदर्भ

संख्या P.V. NEWDE. SNO. 5117/CMS V/05.08.052/2021-22 के माध्यम से भारतीय

रिजर्व बैंक द्वारा जारी प्रबंधन में परिवर्तन के लिये पूर

स्वीकृति पत्र के अनुपालन में प्रकाशित की जा रही है

तिथि: 26.7.2021 स्थानः नई दिल्ली

ance@mufinfinance.com पर मेल करें।

निदेशक के रुप में नियुक्त किया जायेगा।

वैज्ञानिकों ने विभिन्न प्रकार के कोरोना विषाणु और कोविड-19 के मरीजों से प्राप्त नमनों के वायरस जनित प्रोटीन में ऐसे 'पॉकेट' का पता

लगाया है जिनमें कोरोना विषाण के हर प्रकार पर प्रभावी औषधि 'बंध' सार्वजनिक सूचना सकती है। कनाडा में टोरंटो हिंडन मर्केन्टाइल लिमिटेड, कम्पनी अधिनियम, 1956 के अंतर्गत निगमित कम्पनी, CIN-विश्वविद्यालय U34300DL1985PLC021785 जिसका पंजीकत अनुसंधानकर्ताओं ने कहा कि इस कार्यालय 379-380, 3रा तल, अग्रवाल सायब प्लाजा-II, प्लॉट नं. सी-7, नेताजी सुभाष प्लेस पीतमपरा, नई दिल्ली-110034 आईएन में है (यहां वे

सुरक्षित और प्रभावी टीके से कोरोना महामारी समाप्त हो सकती है। लेकिन उन्होंने कहा कि 'टीका-रोधी' सार्स सीओवी-2 के प्रकार और नए कोरोना वायरस के संभावित उभार से ऐसे उपचार खोजे जा रहे हैं जिनसे सभी प्रकार के कोरोना वायरस से मुकाबला किया जा सकता है। शोध पत्रिका 'जर्नल ऑफ प्रोटिओम रिसर्च' में प्रकाशित अध्ययन में कोरोना विषाण के 27 प्रकारों और कोविड-19 मरीजों के हजारों नमूनों से प्राप्त वायरस जनित प्रोटीन का विश्लेषण किया गया है। अध्ययन में ऐसे 'सीक्वेंस' का पता लगाया गया है जिनसे अत्यधिक प्रभावशाली दवा बनाई जा सकती है। दवाएं अकसर प्रोटीन पर बने 'पॉकेट' में 'बंधती' हैं जो उन्हें कसकर जकड़े रहते हैं जिससे वे प्रोटीन के संपर्क में रहती हैं। वैज्ञानिक, वायरस जनित प्रोटीन के त्रिआयामी ढांचे से ऐसे 'पॉकेट' का

पता लगा सकते हैं जिनमें दवाएं

कृते एवं के लिये हिंडन मर्केन्टाइल लिमिटेड हस्ता. निदेशक

इंडिया एक्सपोसिशन मार्ट लिमिटेड _{सीआईएन: U99999DL2001PLC110396} पंजीकृत कार्यालय: प्लॉट नंबर. 1; 210 -अटलांटिक प्लाजा, दूसरी मंजिल, स्थानीय शॉपिंग सेंटर, मयर विहार फेज-।, दिल्ली- 110091, टेलीफोन : +91-120-2328011-20 फैक्स: 0120-2328010 ईमेल आईडी : cs@indiaexpocentre.com, वेबसाइट : www.indiaexpomart.com

बंध सकती है।

शेयरहोल्डर्स को नोटिस निवेशक शिक्षा एवं संरक्षण निधि(आईईपीएफ) में अनधिकृत देयता और इक्विटी शेयर का हस्तांतरण

कंपनी के शेयरधारकों को स्चित किया जाता है कि कंपनी अधिनियम, 2013 की धारा 124 (6) के साथ पठित समय पर संशोधित निवेशक शिक्षा एवं संरक्षण निधि प्राधिकरण (लेखा, लेखा परीक्षा, स्थानांतरण और वापसी) नियमों, 2016 के अनुसरण में कि वे सभी शेयर जिनके लाभांश (डिविडेंड) लगातार सात वर्षों या अधिक समय के लिए दावारहित हैं, उसे 27 अक्टूबर,

2021 को निवेशक एवं शिक्षा संरक्षण निधि ('आईईपीएफ') को अंतरित किया

उक्त नियमों के अनुपालन में, कंपनी ने सभी संबंधित शेयरधारकों को पृथक रूप से नोटिस भेजा है जिन्होंने सात लगातार वर्षों तक अपने लाभांश का नकदीकरण नहीं किया है एवं जिनके शेयर आईईपीएफ को अंतरित किए जाने के लिए आधीन हैं। कंपनी ने शेयरधारकों के विवरण अपनी वेबसाइट www.indiaexpomart.com के इन्वेस्टर रिलेशन सेक्शन अंतर्गत अपलोड किए हैं जिनके शेयर आईईपीएफ प्राधिकरण में अंतरित होने के लिए आधीन

इस संबंध में, कृपया ध्यान दें कि भौतिक स्वरुप में धारित शेयरों के लिए, एक इप्लिकेट शेयर सर्टिफिकेट जारी किया जाएगा एवं आईईपीएफ' में अंतरित किया जाएगा। सदस्य द्वारा धारित शेयरों के लिए मूल शेयर सर्टिफिकेट जो आपके नाम में पंजीकृत है, स्वतः से रद्द माना जाएगा।

यदि कंपनी को नियत तिथि अर्थार्त 27 अक्टूबर, 2021 को या उससे पूर्वसंबंधित सदस्यों से कोई दावा प्राप्त नहीं होता है, तो नियम में निर्धारित आवश्यकताओं का अनुपालन करते हुए कंपनी, उक्त नियमों की आवश्यकता के अनुसार आगे बिना कोई सुचना दिए शेयरों को आईईपीएफ में अंतरित करेगी। कृपया ध्यान दें कि उक्त नियमों के अनुपालन में आईईपीएफ में अंतरित गैर-प्रदत्त/दावारहित लाभांश और शेयरों के संबंध में कंपनी के विरुदध कोई दावा नहीं किया जाएगा।

इस संबंध में कोई स्पष्टीकरण / सहायता के लिए, संबंधित सदस्य कंपनी को उसके कॉरपोरेट कार्यालय, इंडिया एक्सपोसिशन मार्ट लिमिटेड, प्लॉट नंबर 23-25 और 27- 29, नॉलेज पार्क- II, ग्रेटर नोएडा,गौतम बुध नगर, - 201306 के पते पर लिख सकते हैं या कंपनी को cs@indiaexpocentre.com पर ईमेल कर सकते हैं।

इंडिया एक्सपोसिशन मार्ट लिमिटेड

दिनांक : 27, जुलाई, 2021 जगह : नई दिल्ली

अनुपम शर्मा कंपनी सचिव

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Yediyurappa resigns as Karnataka CM

PRESS TRUST OF INDIA Bengaluru, July 26

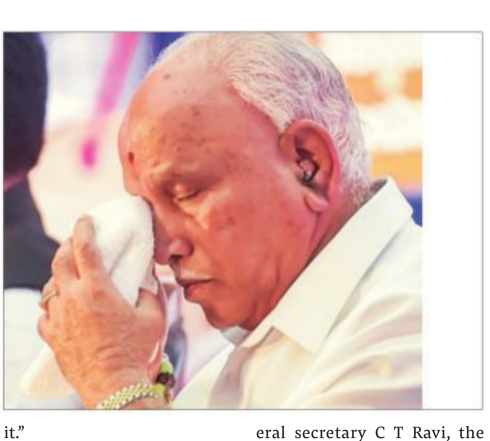
ENDING MONTHS OF speculation over his exit, B S Yediyurappa on Monday stepped down as the Chief Minister of Karnataka, coinciding with his government completing two years in office, even as suspense continues on his successor.

The 78 year-old BJP veteran, who submitted his resignation to Governor Thaawarchand Gehlot at the Raj Bhavan here, said he quit "voluntarily" and will continue to remain active in state politics.

Asserting that he will "hundred per cent" continue in politics and work to bring BJP back to power from tomorrow itself,the Lingayat strongman said, "... there is no question of political retirement for any reason. I'm with the karyakartas and the people".

"The party has nurtured me to this level, most probably no other politician in the country has got the privileges that I have got," he said.

To a question on if he will accept an offer to make him the Governor, he said "Atal Bihari Vajpayee had offered me to become the central minister when he was the PM. I had said no. There is no question of becoming Governor. I will work to strengthen the organisation in Karnataka. I have not asked for any position, nor will I accept



The focus now shifts to finding a successor for the BJP veteran, who could lead the government for the remainder of its term and the party to the 2023 assembly polls.

There is no clarity yet as to who the next CM would be. BJP national general secretary in charge of Karnataka Arun Singh said the decision is with the party's parliamentary board and the legislature party.

Union minister Dharmendra Pradhan is likely to be the central observer at the legislative party meeting, where the new CM will be decided, party sources said.

Among the names doing the rounds are Union minister Pralhad Joshi, BJP national genparty's national organising secretary B L Santhosh and Assembly Speaker Vishveshwar Hegde Kageri.

While Joshi, Santosh and Kageri are Brahmins, Ravi, the MLA from Chikkamagaluru, is a Vokkaliga, another dominant community in the state, mostly concentrated in Southern Karnataka, where the party is trying to make inroads.

If the party looks for replacing Yediyurappa with another leader from the dominant Veerashaiva-Lingayat community, the probables include mining minister Murugesh Nirani, industries minister Jagadish Shettar and MLAs Arvind Bellad Basanagouda Patil Yatnal.

Ampere's footprint widens, reaches over 500 touchpoints

AMPERE ELECTRIC, A wholly-owned electric vehicle subsidiary of Greaves Cotton, on Monday, said it has surpassed the 500 customers touchpoints all across the country. Currently, Ampere Electric offers 350 dealerships in e-2W and 165 dealerships, in the e-rickshaw segment.

Due to the fast-growing Ampere EV base in both retail, institutional and fleet usage, the company has seen significant pull from customers in both lifestyle segment with e-2W and livelihood segment with e-rickshaws.

To cater for this growing demand, there has been continuous addition of retail touchpoints with the promise of superior phygital experience to help customers with products and services in the vicinity of their residential areas, the company said in a release.

Roy Kurian, COO, e-mobility business (2 & 3-wheeler), Ampere Electric, said, "With expanding footprint, superior online and offline customer experience, host of financing tie-ups, and customer friendly schemes. We are happily building strong assurance and peace of mind amongst the escooter buyers, B2B buyers and channel investors across the nation. We will continue to design and deliver complete lifecycle support for our stake-**—FE BUREAU**

AIADMK brass calls on PM Modi, urges Centre to not support Karnataka in its dam initiative

PRESS TRUST OF INDIA New Delhi/Chennai, July 26

The Centre must not support Karnataka's endeavour to build the Mekedatu dam and should expedite the Godavari-Cauvery link project, AIADMK top leaders O Panneerselvam and Palaniswami urged Prime Minister Narendra Modi on Monday.

Briefing reporters in the national capital, AIADMK co-coordinator Palaniswami said that during the meeting, the party requested that the Central government must not support Kar-

nataka's endeavour to build the Mekedatu dam.

About 16 districts depend on Cauvery river for its drinking water needs, besides farmers and the Prime Minister's attention was drawn to this aspect, he told re-Expeditious implementa-

tion of the Godavari-Cauvery link

project was urged since Tamil Nadu is a water deficit state and this initiative would help address water requirements, Palaniswami said, flanked by party coordinator Panneerselvam. The Prime Minister was also urged to take action tostop the continuing harassment of Tamil Nadu fishermen by "Sri Lankan Naval personnel" who take away their fishing nets, damage boats and arrest them.

On claims of dissatisfaction of cadres with the top leadership and if there was scope for a change in the AIADMK leadership, he denied it, saying there is no discontent among workers.

"No worker is dissatisfied. The AIADMK is a disciplined party," he said and recalled that his party led alliance went on to bag 75 seats out of the 234 segments

in the recent Assembly polls. Recently, VK Sasikala, confi-

dante of late party supremo J Jayalalithaa has been conversing with a section of party workers and her loyalists over phone.

Sasikala, who was eased out of the party, has repeatedly said that she will step in to put the AIADMK house in order.

Asked if they discussed Tamil Nadu's political scenario with Modi following DMK assuming power in the state, Palaniswami replied in the negative, adding the DMK has been in power only since



THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 CP No.38/Chd/Hry/2021

> Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

Petitioner Company

And in the matter of:-CA No.93/2021

In the matter of:-

Escorts Limited .

Escorts Limited

Notice may be taken that an application was presented to the Tribunal at Chandigarh (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT.

The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021

If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (along with supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Haryana- 121003 within three months of date of this notice.

all the proceedings under the above application to reduce the share capital of the It may also be noted that a hearing has been fixed for October 29, 2021 wherein the

If no objection is received within the time stated above, entries in the list of creditors will, in

Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any,

ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222 E-mail: corpsl@escorts.co.in,

Website: www.escortsgroup.com

For Escorts Limited Satyendra Chauhan Company Secretary & Compliance Officer

> Place: Faridabad Date: July 26, 2021

SHRISTI

Shristi Infrastructure Development Corporation Limited CIN - L65922WB1990PLC049541

Regd. Office: Plot No. X - 1, 2 & 3, Block-EP, Sector V Salt Lake City, Kolkata-700 091

Phone No.: (033) 4020 2020, Fax No.: (033) 4020 2099 E-mail: investor.relations@shristicorp.com, Website; www.shristicorp.com

NOTICE TO SHAREHOLDERS For transfer of equity shares to Investor Education and Protection Fund

This notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ('the Rules') and Companies Act, 2013 ('the Act').

Pursuant to Section 124(6) of the Companies Act, 2013 ('the Act') read with Rule 6 of the Rules, all shares in respect of which dividends remain unclaimed/unpaid for seven consecutive years or more, shall be transferred by the Company to the Demat Account of IEPF Authority. Accordingly, all the shareholders whose dividend for the financial year 2013-14 onwards has remained unpaid/unclaimed the corresponding shares will be due to be transferred to Demat Account of IEPF Authority as per said Rules. The Company has sent individual notices at the latest available addresses of the shareholders, whose dividends are lying unclaimed for last 7 (seven) years, advising them to claim the dividends expeditiously. The Company has also uploaded full details of such shareholders including their name, folio number or DP ID/Client ID, etc. on its website i.e. www.shristicorp.com.

Accordingly, the concerned shareholders are requested to reply and claim all their unclaimed dividends before 27th October 2021. In case the Company does not receive any communication from the concerned shareholders by the aforesaid date, the Company shall with a view to comply with the requirements set out in the Rules, transfer the shares to the Demat Account of IEPF, without any further notice. No claim shall lie against the Company in respect of Unclaimed Dividend/Shares transferred to IEPF in compliance with the Rules. Shareholders may note that once these shares are transferred to the IEPF by the Company, such shares may be claimed by the concerned shareholder only from IEPF authority by following the procedure prescribed under the aforesaid rules. For any clarification on this matter, shareholders may contact Company's Registrar and Transfer Agent, Kfin Technologies Private Limited, Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Hyderabad-500032, Tel. 040 67161571, Fax: 040 23420814, Email: einward.ris@kfintech.com

For Shristi Infrastructure Development Corporation Limited

Place: Kolkata Dated: 26.07.2021 Krishna Kumar Pandey Company Secretary

Around 90% of consumers in India ready to pay premium to buy EV: EY survey be the dominant choice for

FE BUREAU Chennai, July 26

INDICATING THAT THE electric vehicle (EV) market is moving into high gear, nearly 90% of the consumers in India are willing to pay a premium for buying an EV. Over 40% of respondents are ready to pay a premium of up to 20%, according to the latest EY Mobility Consumer Index (MCI). A majority of the respondents surveyed in India consider acceptable a driving range

of 100 to 200 miles from a fully charged EV.

The survey reveals the top reason for buying an EV is an environmental concern, with 97% also stating that the Covid-19 pandemic has heightened awareness and concerns about environmental issues, 67% of those looking to buy an EV feel it is their responsibility to reduce their environmental impact, and 69% feel buying an EV is one way to achieve this goal.

Vinay Raghunath, partner

and automotive sector leader, EY India, said, "The reducing gap in the cost of ownership between electric and other technology platforms and the increasing segment of consumers vocal about environmental impact will drive a fundamental change in consumer buying behaviour for electric vehicles. The consumers are willing to pay extra for an added value of being environ-

mentally responsible." While visiting dealerships and showrooms continues to

a mix of online and offline channels across different stages of their car-buying journey as they seek a seamless Omnichannel experience, price transparency, superior purchase experience and visibility into financing options.

buying the car, innovative/dig-

ital retail channels are becom-

ing popular among respon-

dents. As per the survey,

potential car buyers desire an

evolved retail experience with

EXTRACT OF UNAUDITED CONSOLIDATED RESULTS FOR THE QUARTER ENDED 30 JUNE 2021

Highest ever quarterly EBITDA of ₹ 10,032 crore up 150% Y-o-Y

Attributable PAT (before exceptional items) at ₹ 4,280 crore, up 314% Y-o-Y Net Debt/EBITDA at 0.6x, lowest in last 4 years

		(₹ in Ero	re except as stated)
S. No.	Particulars	Quarter ended 30.06.2021 (Unaudited)	Quarter ended 30.06.2020 (Unaudited)
1	Revenue from operations	28,105	15,687
2	Net Profit for the period (before exceptional items, taxes, non-controlling interests and share in jointly controlled entities and associates)	7,304	2,033
3	Net Profit for the period after exceptional items (before taxes, non- controlling interests and share in jointly controlled entities and associates)	7,170	2,033
4	Net Profit after taxes, non-controlling interests and share in jointly controlled entities and associates	4,224	1,033
5	Total Comprehensive Income after non-controlling interests [Comprising Profit (after tax) and Other Comprehensive Income (after tax)]	4,617	1,097
6	Paid-up equity share capital (Face value of ₹ 1 each)	372	372
7	Earnings per share after exceptional items (₹) (not annualised)		
	Basic	11.40	2.79
	Diluted	11.31	2.77

*Reserves excluding Revaluation Reserves as at 31 March 2021 was ₹ 61,906 Crore.

Notes

Dated: 26 July 2021

Place: New Delhi

financialexp.ep.in

Additional information on standalone financial results is as follows:

			(₹ in Crore				
S. No.	Particulars	Quarter ended 30.06.2021 (Unaudited)					
a	Revenue from operations	12,883	6,689				
b	Profit before tax	3,741	4,534				
С	Profit after tax	3,336	2,964				

- 2 The above results of Vedanta Limited for the quarter ended 30 June 2021 have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on 26 July 2021. The statutory auditors have carried out a limited review of the same.
- 3 The above is an extract of the detailed format of the standalone and consolidated financial results for the quarter ended 30 June 2021 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 Exchange websites, www.nseindia.com, www.bseindia.com and on the Company's website www.vedantalimited.com.



OIL & GAS | ZINC-LEAD-SILVER | ALUMINIUM & POWER | COPPER | IRON ORE & STEEL Website: www.vedantalimited.com CIN no. L13209MH1965PLC291394

Regd. Office: Vedanta Limited 1st Floor, 'C' wing, Unit 103, Corporate Avenue, Atul Projects, Chakala, Andheri (East), Mumbai-400093, Maharashtra

By Order of the Board

Whole- Time Director and Chief Executive Officer

Sunil Duggal



SBI Life Insurance Company Limited CIN: L99999MH2000PLC129113

Registered and Corporate Office: Natraj, M. V. Road & Western Express Highway Junction, Andheri (East), Mumbai - 400 069

(IRDAI Regd. No.: 111 dated 29th March, 2001) Tel.: +91 22 6191 0000, Fax: +91 22 6191 0338, E-mail - investorrelations@sbilife.co.in, Website - www.sbilife.co.in

FINANCIAL RESULTS

(₹ in Lakhs)

		Three months	Year ended/ As at		
SI. No.	Particulars	June 30, 2021	June 30, 2020	March 31, 2021	
		(Unaudited)	(Unaudited)	(Audited)	
1	Premium Income (Gross) ¹	8,37,666	7,64,344	50,25,416	
2	Net Profit /(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	23,342	38,768	1,54,246	
3	Net Profit /(Loss) for the period before tax (after Exceptional and /or Extraordinary items)	23,342	38,768	1,54,246	
4	Net Profit /(Loss) for the period after tax (after Exceptional and /or Extraordinary items)	22,316	39,089	1,45,585	
5	Total Comprehensive Income for the period [Comprising Profit /(Loss) for the period (after tax) and Other Comprehensive Income (after tax)] ²	NA	NA	NA	
6	Equity Share Capital (Paid up)	1,00,015	1,00,004	1,00,007	
7	Reserves (excluding Revaluation Reserve and fair value change account.)	9,32,021	8,27,557	9,09,264	
8	Earnings Per Share (face value of ₹10/- each)				
	 Basic (not annualised for three months) (in ₹) 	2.23	3.91	14.56	
	 Diluted (not annualised for three months) (in ₹) 	2.23	3.91	14.55	

Note:

Place: Mumbai

Date: July 26, 2021

- Premium income is gross of reinsurance and net of Goods and Service Tax (GST).
- The Indian Accounting Standards (Ind AS) are currently not applicable to Insurance companies in India.
- 3) The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on the website of the Stock Exchanges (www.nseindia.com and www.bseindia.com) and the Company (www.sbilife.co.in).

For and on behalf of Board of Directors

Mahesh Kumar Sharma Managing Director & CEO (DIN: 08740737) UFRS.ver.01-07-21 ADVT ENG







Allocation methodology

Floor Price

Conditions for participating in the offer

Retail Category

THIS NOTICE (AS DEFINED HEREIN) IS NOT FOR RELEASE, PUBLICATION AND/OR DISTRIBUTION IN AND/OR INTO THE UNITED STATES OF AMERICA, ITS TERRITORIES AND POSSESSIONS, ANY STATE OF THE UNITED STATES OF AMERICA, OR THE DISTRICT OF COLUMBIA (TOGETHER THE "UNITED STATES") (EXCEPT TO "QUALIFIED INSTITUTIONAL BUYERS", AS DEFINED HEREIN) OR ANY "OTHER JURISDICTIONS" (AS DEFINED HEREIN), FOR FURTHER INFORMATION, SEE "IMPORTANT INFORMATION" HEREIN.



Ministry of Housing and Urban Affairs (Government of India)

Subject: Offer for sale of equity shares of Housing and Urban Development Corporation Limited (the "Company") by its "promoter", the President of India (acting through the Ministry of Housing and Urban Affairs, Government of India) (the "Seller"), through the stock exchange mechanism We refer to the notice dated July 26, 2021 ("Notice") sent by the Seller to the Stock Exchanges pursuant to which the Seller proposes to sell up to 11,01,04,500 equity shares of face value of Rs. 10 each (representing 5.5% of the total paid-up equity share capital of the Company) ("Base Offer Size") on July 27, 2021 ("T day"), (for non-Retail Investors only) and on July 28, 2021 ("T+1 day") (for Retail Investors who choose to carry forward their un-allotted bids) with an option to additionally sell 5,00,47,500 (2.5%) equity shares of the Company (the "Oversubscription Option") and in event the Oversubscription Option is exercised, the equity shares forming part of the Base Offer Size and the Oversubscription Option is not exercised, the equity shares forming part of the Base Offer Size will hereinafter be referred to as "Offer Shares") through a separate, designated window of BSE Limited (the "BSE") and the National Stock Exchange of India Limited (the "NSE" and together with BSE. the "Stock Exchanges" and such offer hereinafter referred as the "Offer")

Such number of equity shares as would be equivalent to up to 5% of the size of the Offer may be offered to eligible and willing employees of the Company subject to approval from the competent authorities in accordance with applicable laws. The employees will be eligible to apply for Equity Shares up to INR 2,00,000. Provided that in the event of under-subscription in the employee portion, the unsubscribed portion may be allotted on a proportionate basis, for a value in excess of INR 2,00,000, subject to the total allotment to an employee not exceeding INR 5,00,000. The Offer is being undertaken in accordance with:

the "Comprehensive Guidelines on Offer for Sale (OFS) of Shares by Promoters through the Stock Exchange Mechanism" issued by the Securities and Exchange Board of India (the "SEBI") through its circular no. CIR/MRD/DP/18/2012 dated July 18, 2012 (as amended up to December 28, 2018, pursuant to subsequent circulars issued by SEBI (the "OFS Circular"), and section 21 of Chapter 1 of the "Master Circular for Stock Exchange and Clearing Corporation" issued by SEBI through its circular no. SEBI/HO/MRD/DP/CIR/P/2016/135 dated October 25, 2019 (together with the OFS Circular, the "OFS Guidelines");

the "Revised Guidelines for Bidding in Offer for Sale (OFS) Segment' issued by the BSE through its notice no. 20200701-27 dated July 1, 2020 and "OFS Segment-Placing of price bids by Retail Investors (on T+1 Day) below Cut-off Price Not Allowed' issued by the BSE vide its circular bearing no. 20210322-21 dated March 22, 2021, and to the extent applicable, notice no. 20190118-43 dated January 18, 2019, notice no. 20150702-28 dated July 2, 2015, and, to the extent applicable, notice no. 20150702-28 dated July 27, 2015, notice no. 20150122-30 dated January 28, 2015, notice no. 20150727-26 dated July 27, 2012, notice no. 201202228-30 dated February 28, 2012 and notice no. 20120222-34 dated February 22, 2012; and

the "Offer for Sale - Introduction of Interoperability" issued by the NSE through its circular no. 51/2020 dated June 30, 2020 and "Offer for Sale - Retail category price bids below cut-off not allowed in RS series on T+1 day" issued by NSE vide its circular no. 32/2020 dated February 19, 2020, circular no. 08/2019 dated January 18, 2019, circular no. 10/2016 dated February 19, 2016, and to the extent applicable, circular no. 6/2015 dated January 28, 2015, circular no. 6/2015 dated January 28, 2015, circular no. 6/2015 dated January 28, 2015, circular no. 52/2013 dated January 31, 2013, circular no. 005/2013 dated January 30, 2013, circular no. 52/2012 dated January 31, 2015, circular no. 52/2012 dated January 31, 2015, circular no. 6/2015 dated January 31, 2015 dated January 31, 201 73/2012 dated February 24, 2012, and circular no. 2/2012 dated February 21, 2012. The Offer is being undertaken by the Seller, inter al(a, for achieving the minimum public shareholding of the Company as prescribed under Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended, and Regulations 38 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, and in one of the permissible methods prescribed by SEBI by way of its circular bearing no. CIR/CFD/CMD/14/2015 and dated November 30, 2015, as amended.

The Offer shall be undertaken exclusively through the Seller's Brokers (defined hereinafter) on a separate window provided by the Stock Exchanges for this purpose. The details of the Offer, in accordance with the requirements of paragraph 5(b) of the OFS Circular are set forth below. Other important information in relation to the Offer is set out below under the heading "Important information", and the information included therein constitutes an integral

part of the terms and conditions of the Offer. Bidders/ prospective purchasers, as well as their brokers, are required to read the information included in this Notice in its entirety along with the OFS Guidelines, before participating in the Offer. Details required to be mentioned in the Notice Particulars of the Offer

The President of India, acting through and represented by the Ministry of Housing and Urban Affairs, Government of India Name of the seller (promoter) Name of the company whose shares are proposed to be sold and its ISIN Company Name: Housing and Urban Development Corporation Limited Company ISIN: INE031A01017 Name of the stock exchanges where orders shall | BSE and NSE be placed BSE Limited Name of the designated stock exchange Name of the designated clearing corporation NSE Clearing Limited Date and time of the opening and closing of the The Offer shall take place during trading hours on a separate window of the Stock Exchanges on July 27, 2021 ("T" day) and July 28, 2021 ("T+1" day), from 9:15 a.m. to 3:30 p.m. (Indian Standard Time) on both days, as per details July 27, 2021 (T day): Non-Retail Investors can place their bids only on the T day. While placing their bids the non-Retail Investors may indicate their willingness to carry forward their un-allotted bids to T+1 day (defined below) for allocation to them in the unsubscribed portion of Retail Category (defined below);

No single bidder other than Mutual Funds (defined below) and Insurance Companies (defined below) shall be allocated more than 25% of the Offer Shares (defined below).

July 28, 2021 (T+1 day): Such non-Retail Investors who have placed their bids on T day and have chosen to carry forward their un-allotted bids to T+1 day, shall be allowed to revise their bids upward on T+1 day as per the OFS For Retail Investors (defined below) July 28, 2021 (T+1 day): Retail Investors shall be allowed to place their bids only on T+1 day. (T day and T+1 day, collectively referred to as "Offer Dates")

The allocation shall be at or above the Floor Price (defined below) on price priority basis at multiple clearing prices, in accordance with the OFS Guidelines, except in case of Retail Investors, who shall have an option to bid at or above the Cut-Off Price (as defined below). 10% of the Offer size shall be reserved for allocation to Retail Investors (defined below) subject to the receipt of valid bids (the "Retail Category").

The Stock Exchanges will decide the quantity of shares eligible to be considered in the Retail Category, based on the Floor Price (defined below) declared by the Seller. Unsubscribed portion of the shares reserved for Retail Investors shall be available for allocation to such non-Retail Investors who have chosen to carry forward their un-allotted bids to T+1 day. However, such non-Retail Investors are required to indicate their willingness to carry forward their un-Bidders can bid under the Retail Category or the non-Retail Category. Indicative price for non-Retail Category shall be displayed separately, but there shall be no indicative price for the Retail Category.

"Retail Investor" shall mean an individual investor who places bids for shares of total value of not more than INR 2,00,000 (Indian Rupees Two Lakhs) aggregated across the Stock Exchanges ("Retail Investor"). Retail investors may enter a price bid or opt for bidding at the "Cut-Off Price". For this purpose, "Cut-Off Price" means the lowest price at which the Offer Shares (defined below) are sold, as determined on the basis of all valid bids received in the non-Retail Category on Tiday and their fiid below the Cut-Off Price shall not be considered for Allocation. Allocation to Retail Investors shall be made based on the Cut-Off Price. Any unsubscribed portion of Retail Category, after allotment, shall be eligible for allocation in the Non-Retail Category in respect of their un-allotted bids on T Day who choose to carry forward their bid to T+1 Day.

Such non-Retail Investors, choosing to carry forward their bid to T+1 Day, are required to indicate their willingness to carry forward their bid on T Day. In case of oversubscription in the Retail Category, if the aggregate number of Offer Shares bid for at a particular clearing price / Cut-Off Price, as the case may be, is more than available quantity then the allocation for such bids will be done on a proportionate basis at such clearing price (at or above the Cut-Off Price) / the Cut-Off Price, as the case may be.

Such number of equity shares as would be equivalent to up to 5% of the Offer size (over and above the Offer Shares) may be offered to eligible and willing employees of the Company at the Cut-Off Price in the Offer subsequent to completion of the Offer, in terms of the OFS Guidelines, subject to approval from the competent authorities in accordance with applicable laws. The employees will be eligible to apply for Equity Shares up to INR 2,00,000. Provided that in the event of under-subscription in the employee portion, the unsubscribed portion may be allotted on a proportionate basis, for a value in excess of INR 2,00,000, subject to the total allotment to an employee not exceeding INR 5,00,000. Non-Retail Category

Non-Retail Investors shall have an option to carry forward their un-allotted bids from T day to T+1 day. Such Non-Retail Investors choosing to carry forward their un-allotted bids to T+1 day are required to indicate their willingness to carry forward their un-allotted bids while placing their bids on T day. Further, such non-Retail Investors can also revise their bids on T+1 day in accordance with OFS Guidelines. The allocation to non-Retail investors shall be at a price equal to the Cut-Off Price or higher as per the bids.

Aminimum of 25% of the Offer Shares (defined below) shall be reserved for mutual funds registered with SEBI under the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996, as amended ("Mutual Funds") and ed with the insurance Regulatory and Development Authority of India: under the insurance Regulatory and Development Authority Act, 1999 as amended ("**insurance Companies**"), Subject to receip valid bids at or above the Floor Price (defined below). in the event of any under subscription by Mutual Funds and Insurance Companies, the unsubscribed portion shall be available to other bidders in the non-Retail Category.

In case of oversubscription in the non-Retail category, the Seller may choose to exercise the Oversubscription Option, which will be intimated to the Stock Exchanges after trading hours (on or before 5:00 P.M.) on T day. Accordingly, allocation to Bidders in the non-Retail category shall be done from the offer Shares forming part of the Base Offer Size and the Oversubscription Option. Further, in the event the Oversubscription Option is exercised, the equity shares forming part of the Base Offer Size and the Oversubscription Option is not exercised, the equity shares forming part of the Base Offer Size and the Oversubscription Option is not exercised, the equity shares forming part of the Base Offer Size and the Oversubscription Option is not exercised. In case of oversubscription in the non-retail category on T+1 day, if the aggregate number of Offer Shares bid for at a particular clearing price is more than available quantity then the allocation for such bids will be done on a

Total number of equity shares being offered in Up to 11,01,04,500 equity shares of the Company of face value of INR 10 each, representing 5.5% of the total paid up equity share capital of the Company ("Base Offer Size").

Up to 5,00,47,500 equity shares of the Company of face value of Rs 10 each, representing 2.5% of the total paid up equity share capital of the Company ("Oversubscription Option"). Maximum number of shares the seller may choose to sell over and above the offer shares The Seller shall intimate the Stock Exchanges of its intention to exercise the Oversubscription Option after the trading hours (i.e., on or before 5:00 P.M.) on T day.

Elara Securities (India) Private Limited (BSE: 3241; NSE: 12898). Name of the broker(s) on behalf of the seller

IDBI Capital Markets & Securities Limited (BSE: 084; NSE: 07066); and SBICAP Securities Limited (BSE: 096; NSE: 10529); together, the "Seller's Brokers").

> Elara Securities (India) Private Limited (BSE: 3241; NSE: 12898) will be acting as the Settlement Broker for the Offer on behalf of the Seller's Brokers. The floor price for the Offer shall be INR 45 per Equity Share

Retail Discount Conditions for withdrawal of the offer The Seller reserves the right to not to proceed with the Offer at any time before the time of opening of the Offer on T Day. In such a case, there shall be a cooling off period of 10 trading days from the date of withdrawal before another offer for sale through stock exchange mechanism is made. The Stock Exchanges shall suitably disseminate details of such withdrawal.

Conditions for cancellation of the offer The Offer may be cancelled by the Seller in full (i) if the Seller fails to get sufficient demand at or above the floor price, or (ii) if there is a default in the settlement obligation, or (iii) on T day, post bidding, if the Seller fails to get sufficient femand from non-retail investors at or above the floor price on T day

in case of defaults in settlement obligations, the Seller reserves the right to either conclude the Offer, to the extent of valid bids received, or cancel the Offer in full. In such cases, the decision to either accept or reject the Offer shall be at

The Seller shall notify to the Stock Exchange(s) its intention for cancellation of the offer post bidding latest by 5 pm on T day. Non-institutional investors (including Retail Category) shall deposit 100% of the bid value in cash up-front with the cleaning corporation at the time of placing bids for the Offer.

Institutional investors have an option of placing bids without any upfront payment. In case of institutional investors who place bids with 100% of the bid value deposited upfront, custodian confirmation shall be provided within trading hours. In case of institutional investors who place bids without depositing 100% of the bid value upfront, custodian confirmation shall be as per the existing rules for secondary market transactions and applicable OFS

In respect of bids in the Retail Category, margin for bids placed at the Cut-Off Price, shall be at the Floor Price and for price bids at the value of the bid. Clearing corporation shall collect margin to the extent of 100% of order value in cash or cash equivalents at the time of placing bids. Pay-in and pay-out for bids by Retail Investors shall take place as per normal secondary market transactions. Retail Investors may enter a price bid and/or opt for bidding at the Cut-Off Price. Retail Investors will not be allowed to bid below Cut-Off Price. The funds collected shall neither be utilized against any other obligation of the trading member nor co-mingled with other segments.

Individual investors shall have the option to bid in the Retail Category and the Non-Retail Category. However, if the cumulative bid value by an individual investor across the Retail Category and Non-Retail Category exceeds ₹2,00,000 (Rupees Two lakh only), the bids, in the Retail Category shall be rejected, and only bids in the Non-Retail Category will be eligible for allocation. Further, if the cumulative bid value by an individual investor in the Retail Category across Stock Exchanges exceeds Rs. 2,00,000/- (Rupees Two Lakhs only), such bids shall be rejected.

(a) Orders placed by Retail (with 100% of the bid value deposited upfront) investors can be modified or cancelled any time during the trading hours on T+1 day;

(b) Orders placed by institutional investors and by non-institutional investors, with 100% of the bid value deposited upfront: Such orders can be modified or cancelled any time during the trading hours on T day and in respect of any un-allotted bids which they have indicated to be carried forward to T+1 day, orders can be modified on T+1 day in accordance with the OFS Guidelines.; (c) Orders placed by institutional investors without depositing 100% of the bid value upfront. Such orders cannot be modified or cancelled by the investors or stock brokers, except for making upward revision in the price or quantity

and in respect of any un-allotted bids which they have indicated to be carried forward to T+1 Day, orders can be modified (only by making upward revision in the price or quantity) on T+1 Day in accordance with the OFS

(d) Bids carried forward by non-Retail Investors to T+I Day may be revised in accordance with the SEBI OFS Circulars. n case of any permitted modification or cancellation of the bid, the funds shall be released / collected on a real-time basis by the clearing corporation.

Bidders shall also be liable to pay any other fees, as may be levied by the Stock Exchanges, including securities transaction tax. Multiple orders from a single bidder shall be permitted.

In case of default in pay-in by any bidder, an amount aggregating to 10% of the order value shall be charged as penalty from the investor and collected from the broker. This amount shall be credited to the Investor Protection Fund of

The equity shares of the Company other than the Offer Shares shall continue trading in the normal market. However, in case of market closure due to incidence of breach of "Market wide index based circuit filter", the Offer shall also be halted.

Settlement shall take place on a trade for trade basis. For bids received from Non-Retail Category on T Day, being non-institutional investors and institutional investors who place orders with 100% of the order value deposited upfront, settlement shall take place on a T+1 Day, in accordance with the SEBI OFS Circulars. In the case of institutional investors who place bids without depositing 100% of the order value upfront, settlement shall be as per the existing rules for secondary market transactions (i.e., on T+2 Day). For the bids received on T+1 Day, from the Retail Category and from the un-allotted Non-Retail Investors who choose to carry forward their bid to T+1 Day without depositing 100% of the order value upfront, the settlement shall take

n case of non-institutional investors and institutional investors bidding with 100% margin upfront who chose to carry forward their un-allotted bids to T+1 Day, the settlement shall take place on T+2 Day.

urisdictions in which it places such orders to purchase Offer Shares, in which it is resident, and in which the sale and purchase of the Offer Shares is consummated, including under all applicable Indian laws, regulations and guidelines, including the OFS Guidelines; It will not hold or seek to hold the Seller or the Seller's Brokers or any of their respective affiliates responsible or liable for any misstatements in or The Offer is personal to each prospective bidder (including individuals, funds or otherwise) registered with the broker of the Stock Exchanges who makes a bid (each a "Bidder") and neither the Offer nor this Notice constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other

from it of the resale restrictions referred to in (a) above.

The Offer is being made in reliance on the SEBI OFS Circular and subject to the guidelines, circulars, rules and regulations of the Stock Exchanges. There will be no "public offer" of the Offer Shares in India under applicable law in India including the Companies Act, 2013 and the rules and clarifications issued thereunder (the "Companies Act") or in any other jurisdiction. Accordingly, no documents have been or will be prepared, registered or submitted for approval as a "prospectus" or an offer document with the Registrar of Companies and/or SEBI under applicable law in India, including the Companies Act, 2013, the SEBI (lasue of Capital and Disclosure Requirements) Regulations, 2018, as amended, or to the Stock Exchanges or any other regulatory or listing authority in India or abroad, and no such document will be circulated or distributed to any person in any jurisdiction, including in India.

The Bidden extremely and agent that are the contact or distributed to any person in any jurisdiction, including in India. It agrees to indemnify and hold the Seller and the Seller's Brokers harmless from any and all costs, claims, liabilities and expenses (including legal fees and expenses) arising out of or in connection with any breach of these representations, warranties or agreements. It agrees that the indemnity set forth in this paragraph shall survive the resale of the Offer Shares;

It understands that by its purchase or holding of the Offer Shares it is assuming and is capable of bearing the risk of loss that may occur with respect to the Offer Shares, including the possibility that it may lose all or a substantial portion of its investment in the Offer Shares, and it will not look to Seller's Brokers for all or part of any such loss or losses it may suffer, and

omissions from any publicly available information concerning the Company or the Offer or otherwise responsible or liable in any manner whatsoever in respect of any losses incurred in connection with transactions entered into by the brokers acting on its behalf in connection with the purchase of the

available with SEBI, Stock Exchanges, Company's website or any other public domain, together with the information contained in this Notice. The Offer is It acknowledges that the Seller and the Seller's Brokers and their respective affiliates, and others will rely upon the truth and accuracy of the foregoing representations, warranties, agreements and acknowledgements and agrees that if any of such representations, warranties, agreements and acknowledgements is no longer accurate it will promptly notify the Seller.

available with SEDI, Stock Exchanges, Company's website or any other public dollars, together with the information contained in this violate. The chartes subject to the further terms set forth in the contract note to be provided to the prospective successful Bidders. Bidders should consult their own tax advisors regarding the tax implications to them of acquiring the Offer Shares. By submitting a bid in connection with the Offer or receiving the Offer Shares, Bidders will be deemed to have acknowledged that none of the Setler's Brokers, the Setler, the Company nor any of their respective shareholders, directors, officers, employees, counsel, representatives, agents or affiliates, have provided the Bidders with any tax advice or otherwise made any representations regarding the tax consequences of purchase, ownership and disposal of the Offer Shares, and that the Bidders have obtained their own independent tax advice and evaluated the tax consequences in relation to the Offer Shares. Any resale or other transfer, or attempted resale or other transfer, of the Offer Shares made other than in compliance with the above-stated restrictions shall not be recognized by the Company

It understands that the Offer Shares have not been and will not be registered under the Securities Act or under the securities laws of any state of the United States and that the offer and sale of the Offer Shares to it is being made in reliance on Rule 144A or another available exemption from the egistration requirements of the Securities Act and in accordance with any applicable state securities laws; It is empowered, authorized and qualified to purchase the Offer Shares;

(i) It is a QIB and is purchasing Offer Shares for its own account or for the account of another QIB and (ii) is aware that the Offer Shares are being sold it in relance on the exemption from registration provided by Rule 144A under the Securities Act or pursuant to another exemption from, or in a transaction not subject to, the registration requirements of the Securities Act; It did not submit a bid for and will not be acquiring the Offer Shares as a result of any general solicitation or general advertising (within the meaning of

It represents and warrants that it is buying the Offer Shares for investment purposes and not with a view to the distribution thereof. If in the future it decides to offer, self, pledge or otherwise transfer any of the Offer Shares, if agrees that it will only offer, self, pledge or otherwise transfer such Offe Shares (a) in the United States (i) to a person who the seller reasonably believes is a QIB in a transaction meeting the requirements of Rule 144A, (ii) pursuant to an exemption from registration under the Securities Act provided by Rule 1444 under the Securities Act (if available), (iii) pursuant to another available exemption from the registration requirements of the Securities Act, or (iv) pursuant to an effective registration statement under the Securities Act, or (b) outside the United States in an offshore transaction complying with Rule 903 or Rule 904 of Regulation S, as applicable, in each case in accordance with all applicable securities laws of the states of the United States and any other jurisdiction, including India. Except for sales made in accordance with Rule 903 or 904 of Regulation S, it will, and each subsequent purchaser is required to, notify any subsequent purchaser.

It is not an affiliate (as defined in Pule 405 under the Securities Act) of the Company or a person acting on behalf of an affiliate of the Company. It represents that prior to acquiring the Offer Shares, it has all the information relating to the Company and the Offer Shares which it believes is necessary for the purpose of making its investment decision

It understands that Offer Shares purchased pursuant to Rule 144A or another available exemption under the Securities Act will be "restricted ities" within the meaning of Rule 144 under the Securities Act and it agrees that for so long as they remain restricted sec deposit such Offer Shares into any unrestricted depository facility established or maintained by any depository bank: The placing of orders for the purchase of the Offer Shares and resultant purchase on successful allocation is and will be lawful under the laws of the jurisdictions in which it places such orders to purchase Offer Shares, in which it is resident, and in which the sale and purchase of the Offer Shares is consummated, including under all applicable Indian laws, regulations and guidelines, including the OFS Guidelines;

Where it is submitting a bid as fiduciary or agent for one or more investor or managed accounts, it represents and warrants that it was authorised in writing by each such managed account and to make (and it hereby makes) the epresentations, warranties, agreements and acknowledgments herein for and on behalf of each such account, reading the reference to 1f to include such accounts:

It will not hold or seek to hold the Seller or the Seller's Brokers or any of their respective affiliates responsible or liable for any misstatements in or omissions from any publicly available information concerning the Company or the Offer or otherwise responsible or liable in any manner whatsoever in respect of any losses incurred in connection with transactions entered into by the brokers acting on its behalf in connection with the purchase of the

It understands that the Offer Shares may also not be reoffered, resold, pledged or otherwise transferred to a "Benefit Plan Investor" as defined in the Employee Retirement Income Security Act of 1974, as amended ("ERISA") or anyone acting on behalf of such a person;

It is not a "Benefit Plan Investor" as defined in ERISA or a person acting on behalf of such a person. The purchase of the Offer Shares by it and the consummation of the transactions contemplated does not and will not constitute or result in a prohibited transaction under ERISA, Section 4975 of the Code or any substantially similar law for which no exemption is available; It agrees to indemnify and hold the Seller and the Seller's Brokers harmless from any and all costs, claims, liabilities and expenses (including legal

fees and expenses) arising out of or in connection with any breach of these representations, warranties or agreements. It agrees that the indemnity set forth in this paragraph shall survive the resale of the Offer Shares; Where it is submitting a bid as fiduciary or agent for one or more investor accounts, it has sole investment discretion with respect to each such account and it has full power to make the representations, warranties, agreements and acknowledgements herein

It understands that by its purchase or holding of the Offer Shares it is assuming and is capable of bearing the risk of loss that may occur with respect to he Offer Shares, including the possibility that it may lose all or a substantial portion of its investment in the Offer Shares, and it will not look to Seller's

Brokers for all or part of any such loss or losses it may suffer; and It acknowledges that the Seller and the Seller's Brokers and their respective affiliates, and others will rely upon the truth and accuracy of the foregoing

representations, warranties, agreements and acknowledgements and agrees that if any of such representations, warranties, agreements and acknowledgements is no longer accurate it will promptly notify the Seller. Any resale or other transfer, or attempted resale or other transfer, of the Offer Shares made other than in compliance with the above-stated restrictions shall

This Notice is not for publication or distribution, in whole or in part, in the United States, except that the Selfer's Brokers may send copies of this Notice to persons in the United States who they reasonably believe to be QPs who are also QIBs. Sincerely, For and on behalf of the President of India

Ministry of Housing and Urban Affairs, Government of India

Authorised Signatory Name: Akhil Saxena Date: July 26, 2021 Designation: Deputy Secretary (Housing The placing of orders for the purchase of the Offer Shares and resultant purchase on successful allocation is and will be lawful under the laws of the Place: New Delhi.

FORM NO. INC-26

[Pursuant to Rule 30 of the Companies (Incorporation) Rules, 2014] BEFORE THE REGIONAL DIRECTOR, EASTERN REGION MINISTRY OF CORPORATE AFFAIRS,

NIZAM PALACE, || MSO BUILDING, 3RD FLOOR, 234/4 A.J.C.BOSE ROAD KOLKATA-700020, WEST BENGAL

In the matter of sub-section (4) of Section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies (Incorporation) Rules, 2014

In the matter of KALYANI ADITYA MINERAL PRIVATE LIMITED (Formerly known as Needful Projects Advisory Private Limited) having its registered office at 207, MAHARSHI DEBENDRA ROAD, 7TH FLOOR, KOLKATA - 700007, WEST BENGAL, INDIA Petitione PUBLIC NOTICE

SHIFTING OF REGISTERED OFFICE FROM THE STATE OF WEST BENGAL TO THE STATE OF

PUNJAB Notice is hereby given to the General Public that the company proposes to make application to the Central Government, Ministry of Corporate Affairs, Regional Director, Eastern Region Kolkata under section 13 of the Companies Act, 2013 seeking confirmation of alteration of the Memorandum of Association of the Company in terms of the special resolution passed at the Extraordinary General Meeting held on 02/07/2021 to enable the company to change its

Any person whose interest is likely to be affected by the proposed change of the registere

Registered office from the "State of West Bengal to the State of Punjab

office of the company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing nvestor complaint form or cause to be delivered or send by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to Regional Director, Eastern Region, Ministry of Corporate Affairs, at the address Nizam Palace, II MSO Building, 3rd Floor, 234/4 A.J.C. Bose Road, Kolkata-700020, India within Fourteen days from the date of publication of this notice with a copy to the applicant company at its registered office at the address mentioned below: KALYANI ADITYA MINERAL PRIVATE LIMITED (Formerly known as Needful Projects Advisory Private Limited)

Regd. Office: 207, MAHARSHI DEBENDRA ROAD 7TH FLOOR KOLKATA - 700007, WEST BENGAL, INDIA For KALYANI ADITYA MINERAL PRIVATE LIMITED

(Formerly known as Needful Projects Advisory Private Limited)

SAURABH MITTAL DIRECTOR DIN: 06441030 FLAT NO-405, GHS-93, SEC 20, PANCHKULA-134116, HARYANA, INDIA

THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 CP No.38/Chd/Hry/2021

> Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

> > Petitioner Company

Escorts Limited ... And in the matter of:-

In the matter of:-

lace : Kolkata

Date: 26/07/2021

CA No.93/2021

(Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT. The notices to the individual creditors have been issued. The list of creditors prepared on

Notice may be taken that an application was presented to the Tribunal at Chandigarh

the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021. If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (alongwith supporting documents) and details about

his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Haryana- 121003 within three months of date of this notice. If no objection is received within the time stated above, entries in the list of creditors will, in all the proceedings under the above application to reduce the share capital of the

company, be treated as correct. It may also be noted that a hearing has been fixed for October 29, 2021 wherein the Tribunal shall hear the application. In case any creditor intends to attend the hearing he

should make a request along with his objections, if any. ESCORTS LIMITED For Escorts Limited

CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Satyendra Chauhan Faridabad, Haryana - 121003 Company Secretary & Compliance Officer Phone: 0129-2250222

E-mail: corpsl@escorts.co.in, Place: Faridabad Website: www.escortsgroup.com Date: July 26, 2021



Shristi Infrastructure Development Corporation Limited CIN - L65922WB1990PLC049541

Regd. Office: Plot No. X - 1, 2 & 3, Block-EP, Sector V Salt Lake City, Kolkata-700 091 Phone No.: (033) 4020 2020, Fax No.: (033) 4020 2099

E-mail: investor.relations@shristicorp.com, Website: www.shristicorp.com

NOTICE TO SHAREHOLDERS For transfer of equity shares to Investor Education and Protection Fund

This notice is hereby given pursuant to the provisions of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ('the Rules') and Companies Act, 2013 ('the Act'). Pursuant to Section 124(6) of the Companies Act, 2013 ('the Act')

read with Rule 6 of the Rules, all shares in respect of which dividends remain unclaimed/unpaid for seven consecutive years or more, shall be transferred by the Company to the Demat Account of IEPF Authority. Accordingly, all the shareholders whose dividend for the financial year 2013-14 onwards has remained unpaid/unclaimed the corresponding shares will be due to be transferred to Demat Account of IEPF Authority as per said Rules. The Company has sent individual notices at the latest available addresses of the shareholders, whose dividends are lying unclaimed for last 7 (seven) years, advising them to claim the dividends expeditiously. The Company has also uploaded full details of such shareholders including their name, folio number or DP ID/Client ID, etc. on its website i.e. www.shristicorp.com.

Accordingly, the concerned shareholders are requested to reply and claim all their unclaimed dividends before 27th October 2021. In case the Company does not receive any communication from the concerned shareholders by the aforesaid date, the Company shall with a view to comply with the requirements set out in the Rules, transfer the shares to the Demat Account of IEPF, without any further notice. No claim shall lie against the Company in respect of Unclaimed Dividend/Shares transferred to IEPF in compliance with the Rules. Shareholders may note that once these shares are transferred to the IEPF by the Company, such shares may be claimed by the concerned shareholder only from IEPF authority by following the procedure prescribed under the aforesaid rules. For any clarification on this matter, shareholders may contact Company's Registrar and Transfer Agent, Kfin Technologies Private Limited, Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Hyderabad-500032, Tel. 040 67161571, Fax: 040 23420814, Email: einward.ris@kfintech.com

For Shristi Infrastructure Development Corporation Limited

Krishna Kumar Pandey Place : Kolkata Dated: 26.07.2021

Company Secretary



EASTERN RAILWAY Tender Notice No.: BKRE-EL-KKK-

Cat-Replace-OT-30, Dated: 26.07.2021. Open tender is invited by Chief Project Director (EI), Railway Electrification, Kolkata for the following work. Name of work and its location : Open Tender for Replacement of failure prone Catenary wire installed by RE/Kolkata. Approximate cost of the work: ₹ 67,27,136.13. Date & Time for submission of the tender and opening of tender: Last date of submission up to 14.00 hrs. on 17.08.2021. Tender will be opened at 15.30 hrs. on 17.08.2021. Website particular where complete details of tender can be seen www.ireps.gov.in Date & time for downloading tender document: From 26.07.2021 to 17.08.2021 (up to 14.00 hrs. on 17.08.2021). Validity of offer: 45 days from the date of opening of (MISC-76/2021-22) Tender Notices are also available at website:

www.er.indianrailways.gov.in/www.ireps.gov.in indianexpress.com



I choose substance over sensation.

The Indian EXPRESS

The Indian Express. For the Indian Intelligent. financialexp.ep.p.in

person or class of persons requiring any prospectus or offer document to be issued, submitted to or filed with any regulatory authority or to any other person or class of persons within or outside india.

The Bidders acknowledge and agree that any buy order or bid shall be made solely on the basis of publicly available information and any infor

This Notice is for information purposes only and is neither an offer nor invitation to buy or sell nor a solicitation of an offer to buy or sell any securities, nor shall there be any sale of securities in any jurisdiction (collectively, "Other Jurisdictions") in which such offer, solicitation or sale is or may be unlawful whether prior to registration or qualification under the securities laws of any such jurisdiction or otherwise. This Notice and the information contained herein are not for publication or distribution, directly or indirectly, in or to persons in any Other Jurisdictions unless permitted pursuant to an exemption under the relevant local

law or regulation in any such jurisdiction. Prospective purchasers should seek appropriate legal advice prior to participating in the Offer.

The Offer Shares have not been and will not be registered under (a) the United States Securities Act of 1933, as amended (the "Securities Act"), or under

The Offer Shares have not been and will not be registered under (a) the United States Securities Act of 1933, as amended (the "Securities Act"), or under the securities and state of the United States and may not be offered or sold in the United States except pursuant to an exemption, or in a transaction not subject to, from the registration requirements of the Securities Act and in accordance with any applicable state securities laws or (b) any other securities law of Other Jurisdictions. The Company has not been and will not be registered under the U.S. Investment Company Act of 1940, as amended (the "investment Company Act,") and, as such, holders of the Offer Shares will not be entitled to the benefits of the Investment Company Act. The Offer Shares will not be entitled to the benefits of the Investment Company Act, as defined in States only to "qualified purchasers" (as defined in Section 2(a)(51) of the Investment Company Act. The Offer Shares will not be entitled to the benefits of the Investment Company Act. The Offer Shares will not section 2(a)(51) of the Investment Company Act. The Offer Shares will not section 3 of the Investment Company Act. The Offer Shares will not section 5 of the Investment Company Act. The Offer Shares will not securities Act. ("QIB"), and each a "QIB"), and (2) outside the United States in offshore transactions in reliance upon Regulation S under the Securities Act. ("Regulation S") in transactions exempt from the registration requirements of the Securities Act. Prospective purchasers of Offer Shares are hereby advised that any resale of Offer Shares must be made in accordance with the recistration requirements.

accordance with the registration requirements of the Securities Act or otherwise pursuant to an available exemption from the registration requirements. The Company may be classified as a passive foreign investment company ("PFIC") within the meaning of Section 1297 of the United States Internal Revenue Code of 1986, as amended (the "Code"), for U.S. federal income tax purposes. No determination has been made as to whether the Company has been, is, or will be classified as a PFIC. If the Company is classified as a PFIC, U.S. taxpayers that hold the Offer Shares (directly and, in certain cases,

indirectly) may be subject to significant adverse tax consequences. In addition, U.S. taxpayers will also be subject to additional U.S. tax form filing requirements, and the statute of limitations for collections may be suspended if the taxpayer does not file the form. Certain holders may be able to mitigate these consequences by making a "mark-to-market" election (if available). The PFIC rules are complex. Prospective purchasers should consult their own tax advisors regarding the U.S. federal, state and local tax implications to them of acquiring the Offer Shares.

By submitting a bid in connection with the Offer, each broker will also be deemed to have read and understood this Notice in its entirety and accepted and compiled with the terms and conditions set out in this Notice. In addition, each broker, except for the Seller's Brokers, will be deemed to have represented that

(a) if is located outside the United States, (b) it has not accepted an order to submit a bid in connection with the Offer from a person in the United States, (c) none of it, its affiliates (as defined in Rule 405 under the Securities Act) or any person acting on its or their behalf has engaged or will engage in any "directed

selling efforts" (as defined in Regulation S) in connection with the Offer, and (d) it has not engaged or will engage in any form of "general solicitation" or "general advertising" (each, within the meaning of Regulation D under the Securities Act) or (e) it has not offered or will offer and sell the Offer Shares except

outside the United States in reliance upon Regulation S or within the United States to persons reasonably believed to be QPs who are also QIBs in transactions exempt from the registration requirements of the Securities Act:

Except for the Seller's Brokers, no broker may solicit bids for the Offer Shares or accept orders for bids for the Offer Shares from persons in the United States.

By submitting a bid in connection with the Offer or receiving any Offer Shares, each Bidder will be deemed to have (a) read and understood this Notice in its entirety, (b) accepted and complied with the terms and conditions set out in this Notice, and (c) made the representations, warranties, agreements and

United States and are being offered and sold to it in a transaction that does not require registration under the Securities Act;

made to it and such customer was outside the United States when such oustomer's buy order for the Offer Shares was originated;

would result in a requirement for publication by the Company or Broker of a prospectus pursuant to Article 3 of the Prospectus Directive.
If it is in the United Kingdom it is a legal entity which is a qualified investor as defined under Article 2 of the UK Prospectus Regulation.

It did not submit a bid for and will not be acquiring the Offer Shares as a result of any "directed selling efforts" (as defined in Regulation S);

It understands that the Offer Shares have not been and will not be registered under the Securities Act or under the securities laws of any state of the

(i) It was outside the United States (within the meaning of Regulation S) at the time the offer of the Offer Shares was made to it and it was outside the

United States when its purchase order for the Offer Shares was originated and (ii) if it is a broker-dealer outside the United States acting on behalf of its customers, each of its customers has confirmed to it that such customer was outside the United States at the time the offer of the Offer Shares was

If it is a person in a member state of the European Economic Area ("EEA"), it represents and agrees that it is a "qualified investor" within the meaning of Article 2(1)(e) of the Prospectus Directive (Directive 2003/71/EC) (as amended, including by Directive 2017/73/EU) ("Qualified investor"), it also represents and agrees that any Offer Shares that may be acquired by it in any offer of the Offer Shares will not be acquired on behalf of persons

in the EEA other than Qualified Investors or persons in other member states (where equivalent legislation exists) for whom it has authority to make decisions on a wholly discretionary basis, nor have the Offer Shares been acquired with a view to their offer or resale in the EEA to persons where this

It is buying the Offer Shares for investment purposes and not with a view to the distribution thereof. If in the future it decides to offer, resell, pledge or

otherwise transfer any of the Offer Shares, it agrees that it will not offer, sell, pledge or otherwise transfer the Offer Shares except in a transaction complying with Rule 903 or Rule 904 of Regulation S or pursuant to another available exemption from the registration requirements under the Securities Act and in accordance with all applicable securities laws of the states of the United States and any other jurisdiction, including India;

It understands that no representation is made by the Seller or the Seller's Brokers as to the availability of any such exemption at the time of any such

Where it is submitting a bid as fiduciary or agent for one or more investor or managed accounts, it represents and warrants that it was authorised in writing by each such managed account to purchase the Offer Shares for each managed account and to make (and it hereby makes) the representations, warranties, agreements and acknowledgments herein for and on behalf of each such account, reading the reference to 'if to include such accounts;

It is not an affiliate (as defined in Rule 405 under the Securities Act) of the Company or a person acting on behalf of an affiliate of the Company.

it is not, and is not acting on behalf of a "Benefit Plan Investor" as defined in the Employee Retirement Income Security Act of 1974, as amended;

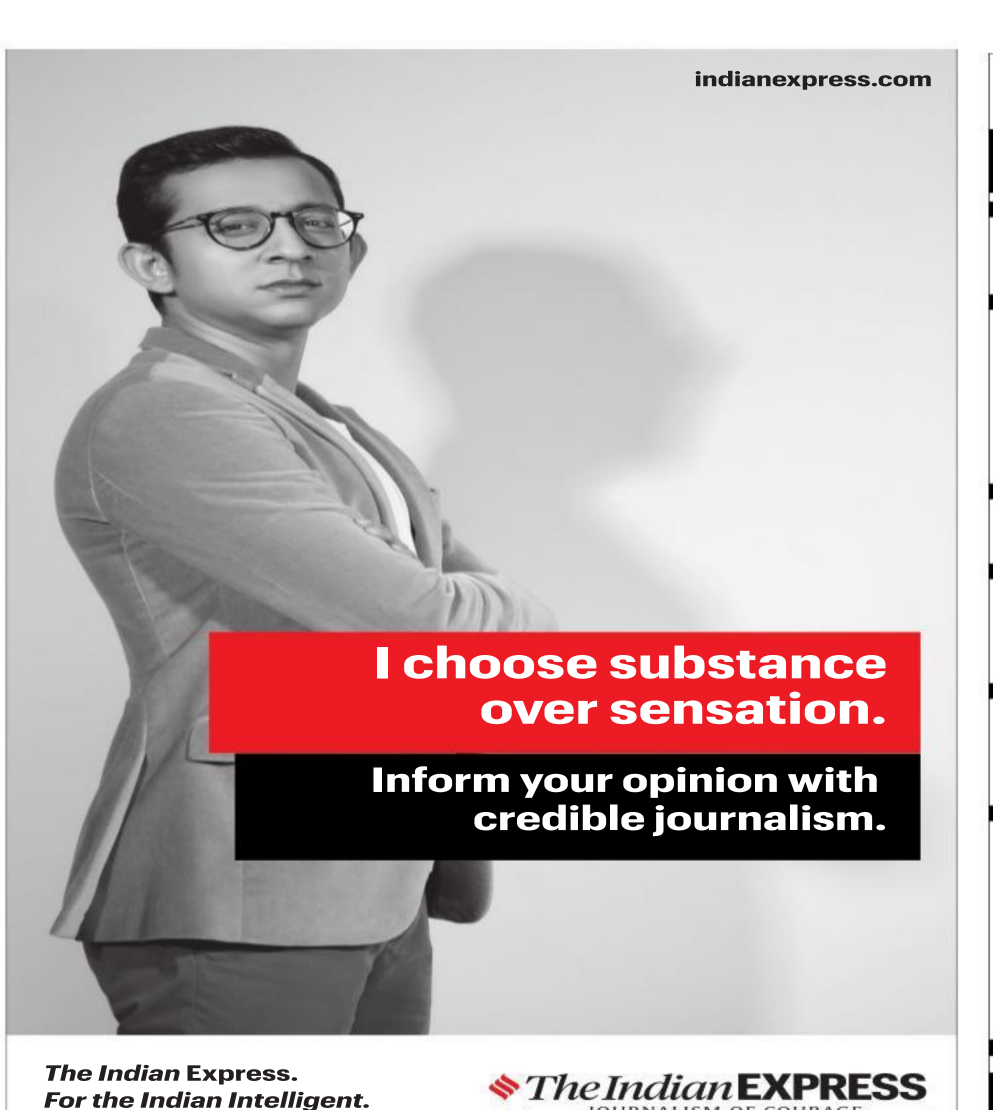
ements set out in (i) or (ii) below, as appropriate:

It is empowered, authorized and qualified to purchase the Offer Shares;

(i) Persons Outside the United States

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Kolkata



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THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021

CP No.38/Chd/Hry/2021

Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

In the matter of:-Escorts Limited . Petitioner Company

And in the matter of:-CA No.93/2021 Escorts Limited .

Applicant

reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT. The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all

Notice may be taken that an application was presented to the Tribunal at Chandigarh

(Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the

working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021. If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (alongwith supporting documents) and details about his name and address and the name and address of his Authorised Representative, if

any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Haryana- 121003 within three months of date of this notice. If no objection is received within the time stated above, entries in the list of creditors will, in all the proceedings under the above application to reduce the share capital of the

company, be treated as correct. It may also be noted that a hearing has been fixed for October 29, 2021 wherein the Tribunal shall hear the application. In case any creditor intends to attend the hearing he

should make a request along with his objections, if any. ESCORTS LIMITED

CIN: L74899HR1944PLC039088 Regd, Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222 E-mail: corpsl@escorts.co.in, Website: www.escortsgroup.com

For Escorts Limited Satyendra Chauhan Company Secretary & Compliance Officer

Place: Faridabad

Details of the

Date: July 26, 2021

पंजाब मेशनल बैंक punjab national bank ...the name you can BANK upon!भरोसे का प्रतीक (A GOVERNMENT OF INDIA UNDERTAKING

Name of the Branch

Zonal SASTRA Centre, 1st Floor, Bhikhaji Cama Place, New Delhi -110066, e-mail id: zs8343@pnb.co.in

RESERVE PRICE

SALE NOTICE FOR SALE OF IMMOVABLE PROPERTIES

E-Auction Sale Notice for Sale of Immovable Assets under the Security Interest (Enforcement) Rules, 2002. SCHEDULE OF SALE OF THE SECURED ASSETS

Date of Demand Notice U/s 13(2) of

Sarfesi Act 2002

encumbrances **DATE & Time** DATE/ TIME Description of Name of the Account Amount as per Demand Notice known to the Immovable Properties (Last date of deposit EMD) secured creditors No. Possession Date u/s 13(4) of Sarfeasi Act 2002 E-AUCTION Inspection Name and Addresses of the Name & contact no. **Bid Increase Amount** Nature of Possession Symbolic / of authorized officer Borrower/Guarantors Account Physical/ Constructive Residential - Entire second floor without roof right on built up property no WZ-15-B/1 Rs. 65.00 Lakh Not known M/s EMS & Exports Through Its partners Sh. Amarjeet Singh Kalra, & Smt. Jagjit Kaur Kalra, C-130, Mansarover Garden 25.06.2019 12-08-2021 07-08-2021 built on Plot no 14 and 15, area measuring 153 Sq. Yds., situated in the area of village Sh. Sandeep Puri New Delhi - 110015. Also at: C-17 & 18, Industrial Estate Kashi Pur, Udham Singh Nagar, Uttarakhand - 244713. Also at: Rs. 48,15,03,120.24 11:00 AM Rs. 6.50 Lakh [10.08.2021] Tihar colony known as Uggarsain Nagar Alice Uggarsen Market, Sant Pura near Ashok 9868116781 Room no. 301, Second Floor, WZ-15-B Uggrasain Market, Ashok Nagar, New Delhi – 110 008. to 04:00 PM 04:00 PM + further interest + cost & other charges as Nagar New Delhi 110018., in the name of Smt Surinder Kaur Kalra w/o S.Amarjeet Singh AGM Sh. Amarjeet Singh Kalra S/o Sh. Surinder Singh Kalra, C-130, Mansarover Garden, New Delhi – 110015. Rs. 10,000/-25.06.2019 Smt Jagjit Kaur Kalra W/o Sh. Surinder Singh Kalra, C-130, Mansarover Garden, New Delhi - 110015. Prop. S. No. 1 - 23.01.20 & 2 to 12 on 07.10.2019 Smt Surinder Kaur Kalra W/o S. Amarjeet Singh Kalra, C-130, Mansarover Garden, New Delhi - 110015. 2. (Commercial) - Entire First Floor without roof/ terrace rights built on land area Rs. 209.00 Lakh 12-08-2021 IP no. 1 to 6 under Physical Possession & measuring 286 (89 + 100 + 97) Sq. Yds 11:00 AM 7 & 8 in symbolic possession Rs. 20.90 Lakh [10.08.2021] to 04:00 PM Rs. 10,000/-Entire second floor without roof/terrace rights built on land area measuring 286 (89 -Rs. 186.00 Lakh 100 + 97) Sq. Yds of built up property bearing no WZ -40 B - 1 /A, 1/B and 1/C merged 12-08-2021 together, built on plot no. 22 HB having Khasra no 282, situated in the area of village Rs. 18.60 Lakh [10.08.2021] 11:00 AM Tihar colony known as Meenakshi Garden New Delhi 110018., in the name of Smt. to 04:00 PM 07-08-2021 Surinder Kaur Kalra w/o S Amarjeet Singh Kalra. Rs. 10,000/-Note: Both IP Sold in Single Lot 04:00 PM Rs. 21.50 Lakh 3. Residential - immovable property situated at Lower ground floor without roof right in 12-08-2021 the southern site portion built up property in the WZ-15, measuring area 76 Sq. Yds. Rs. 2.15 Lakh [10.08.2021] 11:00 AM (Approx), khasra no. 328/329, situated in the area village Tihar colony known as to 04:00 PM Uggarsain Market ,Ashok Nagar, Tilak Nagar New Delhi 110018., in the name of M/s Rs. 10,000/-EMS and Exports through its partner S Amarjeet Singh Kalra S/o Surinder Singh Kalra. 4. Residential - immovable property situated at Property no WZ- 15, Second floor Rs. 37.00 Lakh 12-08-2021 without roof rights, measuring area 91 Sq. Yds., at village Tihar, colony known as 11:00 AM Rs. 3.70 Lakh [10.08.2021] Uggarsain Market Tilak Nagar New Delhi 110018., in the name of M/s EMS and Exports to 04:00 PM through its partner S Amarjeet Singh Kalra S/o Surinder Singh Kalra. Rs. 10,000/-07-08-2021 5. C-130, Upper Ground Floor, Village Basai Darapur, Mansarovar Garden, Delhi in Rs. 225.00 Lakh 12-08-2021 the name of Jagjit Kaur Kalra w/o Surinder Singh Kalra, Area: 2050 sq. feet. 11:00 AM 04:00 PM Rs. 22.50 Lakh [10.08.2021] to 04:00 PM Rs. 10,000/-6. C-130, Lower Ground Floor, Village Basai Darapur, Mansarovar Garden. Delhi in Rs. 103.50 Lakh 12-08-2021 the name of Amarjit Singh Kalra s/o Surinder Singh Kalra. Area: 2050 sq. feet. 11:00 AM Rs. 10.35 Lakh [10.08.2021] to 04:00 PM Rs. 10,000/-7. C-130, Second Floor, Village Basai Darapur, Mansarovar Garden., New Delhi in the Rs. 219.00 Lakh 12-08-2021 name of Amarjit Singh Kalra s/o Surinder Singh Kalra., Area: 2050 sq. feet. 11:00 AM Rs. 21.90 Lakh [10.08.2021 to 04:00 PM Rs. 10,000/-8. Second Floor, pvt no 113 - Southwest side portion without roof rights in built up Rs. 13.00 Lakh 12-08-2021 property No 104 A at Village Matiala Colony, T-Extn , Part III - Jain Colony, Uttam Nagar, 11:00 AM Rs. 1.30 Lakh [10.08.2021] Delhi - 110059, in the name of Mrs. Surinder Kaur Kalra. Area: 540 sq. feet. to 04:00 PM Rs. 10,000/-23.03.2018 12-08-2021 06-08-2021 Not known All the part & Parcel of the property, Equitable Mortgaged of office space nearing Rs. 151.00 Lakh M/s Arinits Sales Pvt. Ltd., 322 DLF Tower-B Distt Centre Jasola, New Delhi. Sh. Sandeep Puri No.DTJ No.322, on third floor having plinth area of 68.935 Sq.Mrts and Super area of 11:00 AM Sh. Ashish Chopra (Director/ Guarantor) S/o Late Sh.Inder Raj Chopra, A1/63, Panchseel Enclave New Delhi-110017 Rs. 40.31 Crore 106.91 Sq.mtrs (1142 Sq.ft.) Approximately in the building known as DLF Tower Jasola Rs. 15.10 Lakh [10.08.2021 9868116781 to 04:00 PM 04:00 PM Mrs. Anusha Chopra Director/ Guarantor) W/o Sh. Ashish Chopra, A1/63, Panchseel Enclave New Delhi-110017, Smt. + further interest & Charges and Expenses ti (Tower -B) plot no.11 stated at Non hierarchical commercial centre Jasola, New Delhi-AGM Nishi Chopra Director/ Guarantor) W/o Late Sh.Inder Raj Chopra, A1/63, Panchseel Enclave New Delhi-110017, Sh. the date of full and final payment Rs. 50,000/-110076 along with proportionate undivided indivisible and importable leasehold/ Ram Avatar Nagpal S/o Lt. Sh. Gian Chand Nagpal, C-5/12 Vasant Kunj New Delhi-110043, Smt. Ranjana Nagpal W/o Sh. 28.06.2018 ownership rights in the land underneath of the said building in the name of Mr.Ashish Ram Avatar Nagpal, C-5/12 Vasant Kuni New Delhi-110043, Also at: C-81 Panchseel Enclave New Delhi-110017 Physical Chopra and Mrs. Anusha Chopra. Not known M/s Silver Line Bijoux Pvt. ltd., T-2401 2nd Floor Faiz Road Subhash Nagar New Delhi-110005, Also at : Shop No.95 03.07.2014 All the part & Parcel of the property, Equitable Mortgaged of Commercial / Residential Rs. 70.00 Lakh 06-08-2021 12-08-2021 Sh. Sandeep Puri (Entire Basement) property bearing Municipal No.A-19, Situated in the layout plan of Bhagat Singh Market Gole Market New Delhi-110001 11:00 AM Rs. 11.39 Crore + further interest & Charges at Rs. 7.00 Lakh [10.08.2021] 9868116781 Northern City Extn. Scheme No.1 Village Subzi Mandi Presently known as Kamala Sh. Mukund Prasad Srivastava S/o Subh Narain Prasad Srivastava, 25-26 Block-C-5 Sultan Puri Delhi to 04:00 PM 04:00 PM Expenses till the date of full and final payment AGM Nagar measuring covered area 159.38 Sq.mtrs. Delhi-110007 standing in the name of Mr. Rajesh Singla, V-14 Ground Floor Green Park Main Delhi-110016 Rs. 50,000/-22-09-2014 Smt.Ritu Singla. Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main Delhi-110016 Physical Not known 07.07.2014 Rs. 146,00 Lakh M/s Singla Exports 64 Ground Floor, Bhagat Singh Market New Delhi-110001 Shop No. 64 of a double storeyed complex with a piece of land underneath 12-08-2021 07-08-2021 Sh. Sandeep Puri Mr. Rajesh Singla S/o Mohan Lal Singla V-14 Ground Floor, Green Park Main, Delhi-110016 admeasuring 387 Sq.ft., charged 2/3 to the shopholder on ground floor and 1/3rd to the Rs. 25.98 Crore + further interest & Charges an Rs. 14.60 Lakh [10.08.2021] flat holder on the first floor excluding the area of the land under the staircase or 9868116781 Meera Singla W/o Rajesh Singla V-14 Ground Floor Green Park Main Delhi-110016 Expenses till the date of full and final payment 04:00 PM 04:00 PM AGM thereabouts, Bhagat Sing Market New Delhi-110001 Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main, Delhi-110016 Rs. 50,000/-22-09-2014 Physical Not known M/s Singla Exports 64 Ground Floor, Bhagat Singh Market New Delhi-110001 07.07.2014 Flat No.23 Measuring 798 Sq.ft. Charged 2/3rd to Ground Floor Shop and 1/3rd to first Rs. 148.00 Lakh 12-08-2021 07-08-2021 floor flat with leasehold rights of the land under the said and common stair case Sh. Sandeep Puri Mr. Rajesh Singla S/o Mohan Lal Singla V-14 Ground Floor, Green Park Main, Delhi-110016 Rs. 25.98 Crore + further interest & Charges Rs. 14.80 Lakh [10.08.2021] 9868116781 between flat No.23 & 22 along with the lease hold rights in respect to land measuring Meera Singla W/o Rajesh Singla V-14 Ground Floor Green Park Main Delhi-110016 and Expenses till the date of full and final 04:00 PM 04:00 PM AGM 197.Sq.ft. under the said stair case between flat no.23 & 22 situated at Bhagat Singh Mr. Nitin Singla S/o Rajesh Singla, V-14 Ground Floor Green Park Main, Delhi-110016 Rs. 50,000/payment 22-09-2014 Physical M/s Sudhir Agro Oils (Pvt) Ltd. Not known 12.03.2020 Built up Free Hold Residential Property situated at Block -7, Plot no.19, Roop Nagar, Rs. 16.05 Crore

BRIEF TERMS AND CONDITIONS OF E-AUCTION SALE: The sale shall be subject to the Terms & Conditions prescribed in the Security Interest (Enforcement) Rules 2002 and to the following further conditions: (1) The properties are being sold on "AS IS WHERE IS BASIS" and "WHATEVER THERE IS BASIS". (2) The particulars of Secured Assets specified in the Schedule herein above stated to the best of the information of the Authorised Officer, but the Authorised Officer shall not be answerable for any error, misstatement or omission in this proclamation. (3) The sale will be done through e-auction platform provided at the Website https://www.mstcecommerce.com on date and time of auction specified above. (4) For further details and complete Terms & Conditions of the sale., please refer : www.ibapi.in , www.tenders.gov.in, www.mstcecommerce.com, https://eprocure.gov.in/epublish/app.

Delhi-110007, With roof/Terrace rights, Built on Land area measuring 426.42 SqMtr.

standing in the name of Smt. Kamla Khurana & Smt. Neeru Khurana

STATUTORY SALE NOTICE UNDER RULE 8(6) OF THE SARFAESI ACT, 2002

Rs. 33,78,46,876.34

+ further interest & Charges and Expenses ti

the date of full and final payment 29.08.2020 Symbolic



Place: New Delhi

Date: 27-07-2021,

Mtr, in lay out plan of Rewari Line, Phase II situated in revenue Estate of village Basai Darapur Delhi

M/s Rama Krishna Soap Mills (Prop. Smt. Kamla Khurana), Address: Plot no. 174, Block E, Area measuring 418.50 Sq.





01-09-2021

04:00 PM

Rs. 1.60 Crore [30.08.2021]

Rs. 1,00,000/-

AUTHORIZED OFFICER, PUNJAB NATIONAL BANK

Sh. Sandeep Puri

9868116781

AGM

BSEL INFRASTRUCTURE REALTY LIMITED CIN: L99999MH1995PLC094498

Regd. Office: 737, 7th Floor, The Bombay Oilseeds & Oils Exchange Premises Co. op. Soc. Ltd., The Company Exchange, Plot No. 2, 3 & 4, Sector 19-A. Vashi, Navi Mumbai-400 705.

Tel.: +91-22-6512 3124, Tele Fax: +91 22 2784 4401. Website: www.bsel.com Notice of the Board Meeting

Pursuant to Regulation 29 read along with Regulation 47 and other applicable Regulations of the SEBI (Listing Obligation and Disclosure Requirements) Regulations. 2015, notice is hereby given that the Meeting of the Board of Directors' of BSEL Infrastructure Realty Limited is scheduled to be held on Monday, August 02, 2021 inter-alia, to consider and take on records the unaudited financial results (Standalone and Consolidated) of the Company for the quarter ended June 30, 2021.

The information contained in this notice is also available on the Company's website www.bsel.com, on the website of BSE Limited (www.bseindia.com).

For BSEL Infrastructure Realty Limited Date: 26th July, 2021 Ms. Alpa Hakani Place: Mumbai Company Secretary and Compliance Officer



THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 CP No.38/Chd/Hry/2021

> Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

> > Applicant

In the matter of:-Escorts Limited ... Petitioner Company

And in the matter of:-CA No.93/2021

Escorts Limited ..

Notice may be taken that an application was presented to the Tribunal at Chandigarh (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT.

The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021.

If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (alongwith supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5, Mathura Road, Faridabad, Harvana- 121003 within three months of date of this notice.

If no objection is received within the time stated above, entries in the list of creditors will, in all the proceedings under the above application to reduce the share capital of the company, be treated as correct

It may also be noted that a hearing has been fixed for October 29, 2021 wherein the Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any.

ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222 E-mail: corpsl@escorts.co.in,

Website: www.escortsgroup.com

For Escorts Limited Satyendra Chauhan Company Secretary & Compliance Officer

Place: Faridabad Date: July 26, 2021

Under Section 13(2) of the Securitisation And Reconstruction of Financial Assets And Enforcement of Security Interest Act, 2002 (the said Act.) read with Rule 3 (1) of the Security Interest (Enforcement) Rules, 2002 (the said Rules). In exercise of powers conferred under Section 13(12) of the said Act read with Rule 3 of the said Rules, the Authorised Officer of IIFL Home Finance Ltd. (IIFL HFL) (Formerly known as India Infoline Housing Line Ltd.) (IIFL HFL) (Formerly known as India Infoline Housing Line Ltd.) (IIFL HFL) (Formerly known as India Infoline Housing Line Ltd.) Finance Ltd.) has issued Demand Notices under section 13(2) of the said Act, calling upon the Borrower(s), to repay the amount mentioned in the respective Demand Notice(s) issued to them. In connection with above, notice ishereby given, once again, to the Borrower(s) to pay within 60 days from the publication of this notice, the amounts indicated herein below, together with further interest from the date(s) of Demand Notice till the date of payment. The detail of the Borrower(s), amount due as on date of Demand Notice and security offered towards repayment of loan amount are as under:-

Demand Notice Date and Amount Name of the Borrower (s)/Guarantor (s) Description of secured asset (immovable property) Mr. Shashank Tukaram Shriwardhankar, Mrs. Sharal 22-July-2021 Prospect No. 860330 Rs. 15,91,657/- All that piece and parcel of the property being Flat bearing No. 304, on (Rupees Fifteen Lakh Ninety One Thousand Six Hundred | the Third Floor, admeasuring 306 sq. ft., i.e. 28.43 (Built up area), in Shashank Srivardhankar (Prospect No. 860330, Fifty Seven Only) Prospect No. 921587 Rs. 2,72,719/- the Building No. A-3, known as Queens Park and the society known as 921587 & 934668) (Rupees Two Lakh Seventy Two Thousand Seven Hundred | " Queen Avenue Co-Operative Housing Society Ltd.", situated on N.A. Nineteen Only) Prospect No. 934668 Rs. 3,28,683/- (Rupees Three Lakh Twenty Eight Thousand Six Hundred Village Goddeo, Off Mira Bhayandar Road, Mira Road (E), Taluka and District Thane, 401107, Maharashtra, India Eighty Three Only) 22-July-2021 Prospect No. 873556 Rs. 28,56,858/- All that piece and parcel of the property being Flat no.A/302 on 3rd floo Mr. Pritam Mahabir Singh, Jay Sadguru Tours And (Rupees Twenty Eight Lakh Fifty Six Thousand Eight Hundred area admeasuring 520 sq.ft, S.no.90 Hissa no.17, Shri Gopal Dhan Travels, Mrs. Praiakta Pritam Singh, (Prospect No. Fifty Eight Only) Prospect No. 920707 Rs. 2,09,138/- CHS, Holi Market situated at Village Sandor , Taluka Vasai ,District 873556 and 920707) (Rupees Two Lakh Nine Thousand One Hundred Thane, Maharashtra, India. Thirty Eight Only) Mr.Ramasare P Maurya, Shagun Panpati (Ramasare

22-July-2021 Prospect No. 881514 Rs. 8,02,323/
(Rupees Eight Lakh Two Thousand Three Hundred

All that piece and parcel of the property being Shop no.04 on Ground
floor area admeasuring 13.75 sq.mtr in society known as Jay Prakash P Maurya), Mrs.Taradevi Ramasare Maurya, (Prospect

(Rupees Eight Lakh Iwo Inousand Inree Hundred
Twenty Three Only) Prospect No. 918330 Rs. 1,21,209/Twenty Three Only) Prospect No. 918330 Rs. 1,21,209/-Bhayander East, Taluka and District Thane, Maharashtra, India. (Rupees One Lakh Twenty One Thousand Two Hundred Mr. Sunilkumar Ramneval Yadav, Sonu Tempo 22-July-2021 Rs. 22,82,183/-All that piece and parcel of the property being Flat No. 405, Floor No. 4, (Rupees Twenty Two Lakh Eighty Two Thousand One Hundred Eighty Three Only) area measuring 324 sq.ft., Building No B2, Prem Narayan Residency, S No 58/2/2,At Atgaon Village,Tal Shahapur Dist Thane, Maharashtr. Service, Mrs. Sunila Sunil Yadav, (Prospect

No. IL10098761) If the said Borrowers fail to make payment to IIFL HFL as aforesaid, IIFL HFL may proceed against the above secured assets under Section 13(4) of the said Act. and the applicable Rules, entirely at the risks, costs and consequences of the Borrowers. For, further details please contact to Authorised Officer at Branch Office:- BM6238>306-310, 3rd Floor, Parikh Commercial Centre, Premium Park, Bolinji Agashi Road, Above OTW Hotel, Virar (West) - 401303/Oi Branch Office:- IIFL House, Sun Infotech Park Road No. 16V, Plot No.B-23, Thane Industrial Area, Wagle Estate, Thane - 400604/Or Corporate Office: IIFL Tower, Plot No.98, Udyog Vihar, Phase-IV Gurugram, Haryana.

Place: Thane Date: 27-07-2021 Sd/- Authorised Officer For IIFL Home Finance Ltd. (IIFL HFL)

SCAN STEELS LIMITED CIN: L27209MH1994PLC076015

Reg. Off: Office No. 104, 105, E-Square, Subhash Road, Vile Parle(East), Mumbai-400057 Telephone: +91-022-26185461; Email: scansteels@scansteels.com STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021 (Amount INR (In Lacs), except earning per share data

SI	Particulars	- 1	Year Ended		
No.		30.06.2021	31.03.2021 (Ref Note 2)	30.06.2020	31.03.2021
3 3		Unaudited	Audited	Unaudited	Audited
1	Total income from operations	23,917.78	24,376.08	15,384.22	73,645.54
2	Net Profit/ (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	2,919.90	2,949.92	163.61	4,834.22
3	Net Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	2,919.90	2,949.92	163.61	4,834.22
4	Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	2,179.60	2,366.47	18.41	3,074.57
5	Total Comprehensive Income for the period [Comprising Profit' (Loss) for the period (after tax) and other comprehensive Income (after tax)]	2,158.94	2,199.18	77.86	3,114.75
6	Paid up Equity Share Capital (Face value of Rs. 10/- each)	5,235.23	5,235.23	5,235.23	5,235.23
7	Reserve (excluding Revaluation Reserves as shown in the Balance Sheet of previous year)				24,780.81
8	Earnings Per Share (EPS) (of Rs. 10/- each) (not annulized) (Before and after Extraordinary Items)				
	Basic	4.16	4.52	0.04	5.87
3 1/2	Diluted	4.16	4.52	0.04	5.87

The above unaudited financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on July 26, 2021. The Statutory Auditors have carried out a Limited review of the results for the guarter ended June 30, 2021.

The Figures for the quartered ended March 31,2021 are the balancing figures between the audited figures in respect of the full financial year and published year to date figures up to third quarter.

The Company is engaged in only one segment viz. Steel Manufacturing and as such there is no separate reportable segments as per IND AS -108 "Operating Segment".

Figures for the previous periods have been regrouped and/or reclassified to confirm to the classification of the current period, wherever necessary.

5 The above results are available on the Company's website at www.scansteels.com and BSE website (www.bseindia.com)

For and on behalf of the Board of Directors Scan Steels Limited

> Ankur Madaan Whole Time Director DIN: 07002199

> > (₹ in crores)

TATA TATA MOTORS LIMITED

26-Jul-21

Bhubaneswar

Registered Office: Bombay House, 24, Homi Mody Street, Mumbai - 400001

Tel: +91 22 6665 8282 Fax: +91 22 66657799

Email: inv_rel@tatamotors.com Website: www.tatamotors.com

CIN - L28920MH1945PLC004520

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2021

	Quarter ended			Year ended
Particulars	June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021
	Unaudited	Audited	Unaudited	Audited
Revenue from operations	66,406.45	88,627.90	31,983.06	249,794.75
Net Profit/(Loss) for the period/year (before tax and exceptional items)	(2,581.16)	5,703.22	(6,186.95)	3,286.74
Net Profit/(Loss) for the period/year before tax (after exceptional items)	(2,578.64)	(7,643.27)	(6,183.73)	(10,474.28)
Net Profit/(Loss) for the period/year after tax (after exceptional items)	(4,320.60)	(7,510.85)	(8,384.22)	(13,016.14)
Net Profit/(Loss) for the period/year after tax, share of profit/(Loss) of joint ventures and associates	(4,450.12)	(7,585.34)	(8,443.98)	(13,395.10)
Total Comprehensive Income/(Loss) for the period/year	(3,498.23)	(4,479.42)	(15,883.58)	(10,475.76)
Paid-up equity share capital (face value of ₹2 each)	765.81	765.81	719.54	765.81
Reserves excluding revaluation reserve (as per balance sheet of previous accounting year)				54,480.91
Earnings/(loss) per share (EPS)				
A. Ordinary shares (face value of ₹2 each)				
(a) Basic EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)
(b) Diluted EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)
B. 'A' Ordinary shares (face value of ₹2 each)				
(a) Basic EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)
(b) Diluted EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)
		Not annualised		

EXTRACT OF STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2021

	Quarter ended		Year ended	
Particulars	June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021
		Aud	ited	
Revenue from operations	11,904.19	20,045.90	2,686.87	47,031.47
Net Profit/(Loss) for the period/year (before tax and exceptional items)	(1,289.26)	144.66	(2,141.38)	(3,704.65)
Net Profit/(Loss) for the period/year before tax (after exceptional items)	(1,314.15)	1,690.28	(2,190.26)	(2,312.57)
Net Profit/(Loss) for the period/year after tax (after exceptional items)	(1,320.74)	1,645.69	(2,190.64)	(2,395.44)
Total Comprehensive Income/(Loss) for the period/year	(1,183.94)	1,780.74	(2,154.24)	(1,952.45)
Paid-up equity share capital (face value of ₹2 each)	765.81	765.81	719.54	765.81
Reserves excluding revaluation reserve (as per balance sheet of previous accounting year)				18,290.16
Earnings/(loss) per share (EPS)				
A. Ordinary shares (face value of ₹2 each)				
(a) Basic EPS ₹	(3.45)	4.37	(6.09)	(6.59)
(b) Diluted EPS ₹	(3.45)	4.37	(6.09)	(6.59)
B. 'A' Ordinary shares (face value of ₹2 each)				
(a) Basic EPS ₹	(3.45)	4.47	(6.09)	(6.59)
(b) Diluted EPS ₹	(3.45)	4.47	(6.09)	(6.59)
		Not annualised		

The above Standalone results include the Company's proportionate share of income and expenditure in its two Joint Operations, namely Tata Cummins Private Limited and Fiat India Automobiles Private Limited. Below are supplementary details of Tata Motors Limited on standalone basis excluding interest in the aforesaid two Joint Operations:

DETAILS OF STANDALONE ALIDITED FINANCIAL RESULTS EXCLUDING INTEREST IN JOINT OPERATIONS

L	DETAILS OF STANDALONE AUDITED FINANCIAL RESULTS EXCLUDING INTEREST IN JOINT OPERATIONS					
l	Particulars	J. In	Year ended			
ı	rai ticulais	June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021	
l	Revenue from operations	11,775.75	19,932.18	2,478.29	46,536.61	
l	Profit/Loss before tax	(1,287.42)	1,519.44	(2,238.45)	(2,752.35)	
ı	Profit/Loss after tax	(1,284.55)	1,534.91	(2,236.23)	(2,687.07)	

Note: 1 The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on July 26, 2021. The Statutory

Auditors have carried out an audit of the standalone results and a limited review of the consolidated financial results for the quarter ended June 30, 2021. 2 The above is an extract of the detailed format of quarter and year ended Financial Results filed with the Stock Exchange 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 Company's website at www.tatamotors.com/ investor/results-press-releases/ as well as on the website of the National Stock Exchange of India Ltd at www.nseindia.com and BSE Ltd at www.bseindia.com.

Tata Motors Limited Pune, July 26, 2021

Girish Wagh **Executive Director**

PUBLIC NOTICE

Notice is hereby given that the original Share Certificates for 550 shares of ICICI BANK LIMITED having its Registered Office at ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara, 390007, as per the details given below, registered in the name of Gayatri Jaising Sawant, jointly with Dr. Kiran Jaisingh Sawant, the deceased joint holder, have been lost / misplaced and I, being the 1st joint shareholder have applied to the Company for issue of duplicate share certificates in lieu thereof:-

Folio	Share Certificate	Distinctive Nos.	No of
No.	No(s)		shares
1005701 5260	3028001 to 3028500	500	
904579	5830110441-5830110490	50	
		Total	550

Any person(s) who has / have any claim (s) on the above shares should lodge such claim (s) with the Company at its Registered Office as above or its Share Transfer Agent 3i Infotech Ltd, International Infotech Park, Tower 5, 3rd Floor, Vashi Raiway Station Complex, Vashi, Navi Mumbai 400703, within 15 days from the date of this Notice, failing which the Company will proceed to issue duplicate share certificates in respect of the said shares

Date: - 27-07-2021.

Gayatri Jaising Sawant Place: Pune

PUBLIC NOTICE

Schedule below was owned and possessed by Late. Eknath Maruti Mazire and with respect to the said ownership Late. Eknath Maruti Mazire have given the said property for development to my client by registered development agreement dated 02/02/2018 which is registered in the office of Sub Registrar Mulshi 2 bearing serial no. 1872/2018 and further with effect of the said agreement my client have started the development work in the said property by sanctioning building plans. Thereafter said Eknath Maruti Mazire died on 18/04/2021 leaving behind him their legal heirs as, Sons namely 1) Mr. Arun Eknath Mazire 2) Mr. Shamrao Eknath Mazire and Daughters namely 1) Mrs. Subhadra Genubhau Ingawale, 2) Mrs. Lalita Popat Tapkir and Wife namely Smt. Yashoda Eknath Mazire. Now my clients are going to enter and register the names of all these legal heirs of Late. Eknath Maruti Mazire in the revenue record in the ownership column of the said property for the Scheduled property and thereafter registering the supplement deed, consent deed etc.in support of development agreement dated 02/02/2018 from them. Now any person other than above mentioned legal heirs of Late. Eknath Maruti Mazire having any right, title, interest in the said property by way of inheritance shall communicate the same to the undersigned within 15 days from the publication hereof with all supporting documents, failing which my client shall complete further procedure of taking legal heirs on revenue record and shall register the necessary documents. In such circumstances no complaint of whatsoever nature, made subsequently by anybody shall be considered as deliberately abandoned and given up by the said person/s. **SCHEDULE:**

All that piece and parcel of the landed property bearing Gat no. 63 totally admeasuring 00 H. 53 R. assessed at Rs. 05=29 paise out of which area admeasuring 00 H. 05 R. which is/was hold by Late. Eknath Maruti Mazire and which is situated at Village Bhukum, Tal-Mulshi, Dist-Pune. Advocate Narendra M.Jadhav

Office No.114, Amit Court, Second Floor, Behind District Court, Shivajinagar, Pune- 411005. Date: 27/07/2021 Mob: 7588638280

Whereas.

Place: Pune

Zonal Stressed Asset Recovery

Branch: 4th Floor Bank of Baroda Tower, Near Law Garden, Ellisbridge, Ahmedabad 380006 Phone: 079-26473154

POSSESSION NOTICE

(**B.S.L.LL.B.**)

APPENDIX-IV [Rules8 (1)] (For immovable property)

The undersigned being the Authorised Officer of Bank of Baroda under the Securitisation and Reconstruction of Financial Asset and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued demand notice dated 12.03.2014 calling upon the borrower/guarantor M/s Gangdhara Cold Storage Pvt Ltd., Narshibhai Gordhanbhai Dhameliya, Pravinbhai Vashrambhai Chauhan, Ashokbhai Pragjibhai Chovatiya, Kantaben Savjibhai Vaghera, Lilaben Kantibhai Sheliya, Vasantbhai Punabhai Dhanani, Bhaveshbhai Vallabhbhai Dhanani to repay the amount mentioned in the notices aggregating Rs. 2,45,65,608/- (Rupees Two Crore Forty Five Lakh Sixty Five Thousand Six Hundred Eight Only) plus further interest and other expenses less recovery thereon as mentioned in the notice within 60 days from the date of receipt of the said notice.

The borrower's attention is invited to the provisions of sub- section (8) of section 13 of the SARFAESI Act, in respect of time available, to redeem the

"A residential open plot adm Sq. Yard 110-0-0 = Sq. Mtr 91-974 from southern side of plot no. 6 of Revenue Survey No. 96/1 of village Mavdi, Property of Rajkot" and bounded as under:-

South: Road, West: Other's Property

Date: 23.07.2021 Place: Mavdi, Rajkot **Authorized Officer**

AVANSE FINANCIAL SERVICES LIMITED Regd. and Corporate Office address: Fulcrum Business Centre, 001 & 002, A Wing, Next to Hyatt Regency Hotel, Sahar Road Andheri (East), Mumbai- 400 099 Maharashtra.

APPENDIX-IV [rules 8(1)] POSSESSION NOTICE

(For Immovable Property) The undersigned being the Authorised Officer of the Avanse Financial Services Ltd.

under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("Said Act") and in exercise of powers conferred under section 13(12) read with rules 3 of the Security Interest (Enforcement) Rules, 2002 ("Said Rules" ssued a Demand Notice dated 15/04/2021 in the Loan account number PUNSL00010430 ("Loan Account") calling upon the Borrowers/Co-Borrowers/Guarantors/Mortgagors respectively being, (i) Ganesh Krushna Pardeshi; (ii) Bhagyashree Ganesh Pardeshi (Collectively to be referred to as "Borrowers") to repay the amount mentioned in the aforesaid demand notice (details also described in the table given below) outstanding as on 08/04/2021 inclusive of interest charged up to 08/04/2021 and further interest thereon together with incidental expenses, cost, charges etc., till the date of final payment and/or realization within 60 days from the date of receipt of the said notice:-

Borrowers/ Loan A/c Demand Amount Outstanding Co-Borrowers/Mortgagors | Number | Notice dated as on 08/04/2021 Ganesh Krushna Pardeshi Rs. 59,31,909/- (Rupees Fifty **PUNSLO** 0010430 15/04/2021 Nine Lakhs Thirty One Thousand (ii) Bhagyashree Ganesh Nine Hundred & Nine Only) Pardeshi The aforesaid Borrowers having failed to repay the aforesaid amounts, notice is hereby given

to the Borrowers/Co-borrowers/Guarantors/Mortgagors and the public in general that the undersigned has taken Symbolic Possession of the Immovable property described in the Schedule herein ("Immovable Property") in exercise of the powers conferred on him under section 13(4) of the said act read with rule 8 of the said rules on this 23rd Day of July the year 2021. The Borrowers/Co-borrowers/Guarantors/Mortgagors in particular and the public in general is

hereby cautioned not to deal with the aforesaid Immovable Property and any dealings with the Immovable Property will be subject to the charge of the Avanse Financial Services Ltd., for an aggregate amount of Rs. 59,31,909/- (Rupees Fifty Nine Lakhs Thirty One Thousand Nine Hundred & Nine Only) outstanding as on 08/04/2021 inclusive of interest charged up to 08/04/2021 and further interest thereon till the date of final payment and/or realization in the aforesaid Loan Account. The 'Borrowers'/Co-borrowers'/Guarantors'/Mortgagors' attention is invited to the provisions

of Section 13(8) of the Said Act, in respect of the time available, to redeem the secured assets. DESCRIPTION OF THE IMMOVABLE PROPERTY

 All that piece and parcel of land property consisting of Plot No. 8 of Gat No. 145/1+145/2. admeasuring about 250=00Sq, Mtrs. i.e. 2690=00Sq. Fts. Situated at Revenue Village Nasrapur, Tal. Bhor, Dist. Pune from the layout which was duly approved and recommended by the Asstt. Director of Town Planning, Pune vide its letter No. NA-PB-Layout - S.No. 145/1-Mouje Nasrapur SSP 2974 dated 31.12.1991 and granted by S.D.O. Haveli by virtue of Order No. NAA SR 17 dated 16.1.1992 situated at Revenue Village Nasrapur, Tal. Bhor, Dist. Pune and the same is bounded as under: On or Towards East: Plot No. 7, On or towards South

2. All that piece and parcel of Plot No. 37 in the registered Co-op. Housing Society known as "Vanvihar Society", situated on land bearing Gat No. 145/1/2, admeasuring about 2.51 R at Village Nasrapur, Taluka Bhor, Dist. Pune, within the limits of Grampanchayat Nasrapur. Bounded by: Towards the East : Plot No. 36, Towards the South : Road, Towards the West : Plot No. 38, Towards the North: Gat No. 146.

: Colony Road, On or towards West: Plot No. 9, On or towards North: Gat No. 146

3. All that piece and parcel of Non-agricultural residential plot of land bearing Plot No. 38. admeasuring about 251.00 Sq. Mtrs. i.e 2700.00 Sq. Ft. (as described in Schedule) out of Sanctioned Layout passed in respect of Survey No. 145/1+145/2, situated at Revenue Village Nasrapur, Tal. Bhor, Dist. Pune, and the said Layout popularly known as "Vanvihar" which was duly approved and recommended by the Asstt. Director of Town Planning, Pune vide its letter No. NA-PB-Layout 8 No. 145/1-2, Mouje Nasrapur SSP 2974 dated 31/12/1991 and granted and approved by Sub Divisional Officer, Haveli, by virtue of Order No. NAA-SR-17 dated 16/1/1992 and the said Plot No. 38 is bounded by: Towards the East : Plot No. 37, Towards the South: Colony Road, Towards the West: Plot No. 39, Towards the North: Gat No. 146

Date: 23rd July, 2021 **Authorised Officer** Place: Pune, Maharashtra For Avanse Financial Services Ltd.

कृषि उत्पन्न बाजार समिती पुणे श्री छत्रपती शिवाजी मार्केटवार्ड, गुलटेकडी, पूणे - ३७

जाहीर सचना श्री छत्रपती शिवाजी मार्केटयार्ड गुलटेकडी पूर्ण

येथील गुळ भूसार विभागातील भूखंड क्रमांक ४९५ हा श्री,पुरणचंद किशोरीलाल अगरवाल यांना नियमित शेतीमालाच्या ठोक व्यवसायासाठी भाडेपद्मयाने देण्यात आलेला आहे. पुरणचंद किशोरीलाल अगरवाल यांचे दि. १८/०७/२०१४ रोजी निधन झाले आहे. त्यामुळे सदर भूखंडावर नोंदणीकृत मृत्युपत्रानुसार श्री.सतिश पुरणचंद अगरवाल - गुप्ता (मुलगा) यांचे एकट्याचे नावाची वारसनोंद होणेकामी १) श्री.नंदलाल पुरणचंद अगरवाल-गुप्ता (मुलगा) २) श्री.सतिश पुरणचंद अगरवाल-गुप्ता (मुलगा) ३) कै.घनश्याम पुरणचंद अगरवाल-गुप्ता (मूलगा) (मयत तर्फे वारस - अ) श्रीमती अरुणा घनश्याम गुप्ता, ब) श्री.रोहित घनश्याम गुप्ता क) सौ. प्रेरणा स्वप्निल गुप्ता लब्राअगोदरचे नाव प्रेरणा घनश्याम गुप्ता ड) कु. श्रुती घनश्याम गुप्ता ४) सौ काताबाई घनश्याम अगरवाल (लग्नापुर्वीचे नाव – कांतादेवी पुरणचंद अगरवाल– गुप्ता या वारसांनी या कार्यालयाकडे अर्ज सादर केलेला आहे.

तरी, या वारसनोंदीबाबत कोणाची काही तकार/हरकत असल्यास, ही जाहीर सूचना प्रसिद्ध झालेपासून पंधरा दिवसांत कृषि उत्पन्न बाजार समिती पूणे यांचे कार्यालयामध्ये लेखी स्वरूपात कळवावे, त्यानंतर कोणतीही तक्रार/हरकत विचारत घेतली जाणार नाही. प्रशासक

कृषि उत्पन्न बाजार समिती पुणे

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Email: armahm@bankofbaroda.co.in

The Borrower having failed to repay the amount, notice is hereby given to the Borrower and the public in general that the undersigned has taken **Physical** possession of the property 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 and in compliance of Hon'ble District Magistrate, Rajkot Order dated 27.11.2020 under section 14 of the said Act on 23th day of July of the year 2021. The Borrower / Mortgagors in particular and the public in general is hereby cautioned

not to deal with the property and any dealings with property will be subject to the charge of the Bank of Baroda for an amount Rs. 2,45,65,608/- (Rupees Two Crore Forty Five Lakh Sixty Five Thousand Six Hundred Eight Only) plus further interest there on at the contractual rate plus cost charges and expenses till date of payment less recovery, thereafter if any

secured assets. **DESCRIPTION OF THE IMMOVABLE PROPERTY**

North: Other's Property, East: Closed Street

BANK OF BARODA

NIYOGIN FINTECH LIMITED CIN: L65910TN1988PLC131102 Registered Office : MIG 944, Ground Floor, TNHB Colony, 1st Main Road, Velachery, Chennai,

Tamil Nadu - 600042 Corporate Office Neelkanth Corporate IT Park, 311/312, 3rd Floor Kirol Road, Vidyavihar (W), Mumbai - 400086 E mail id : info@niyogin.in Website: www.niyogin.com

NOTICE Pursuant to Regulation 29 and Regulation 47 of Securities and Exchange Board of India Listing Obligations and Disclosure Requirements) Regulations, 2015, NOTICE is

hereby given that a meeting of the Board of Directors of Niyogin Fintech Limited will be held on Thursday, August 05, 2021, to consider and approve, inter-alia, the unaudited financial Results (Standalone and Consolidated) for the first quarter ended June 30, 2021. Notice issued to stock exchange in this regards

vill be made available on the website of the Company at www.niyogin.com as well as on the website of BSE Limited (www.bseindia.com) and Members may refer to the same for details.

For Niyogin Fintech Limited

Neha Agarwal Company Secretary & Compliance Officer Date: July 26, 2021 ACS 41425 Place: Mumbai

CLASSIFIED CENTRES IN MUMBAI Phone: 23692926 / 56051035. Color Spot, Byculla (E), Phone: 23748048 / 23714748. FCA Communications,

Nariman Point, Phone : 40020550 / 51. Fulrani Advtg. & Mktg Antop Hill Phone: 24159061 Mobile: 9769238274/ 9969408835

Ganesh Advertising, Abdul Rehman Street, Phone: 2342 9163 | 2341 4596 J.K. Advertisers, Hornimal Circle, Fort.

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BSEL INFRASTRUCTURE REALTY LIMITED

CIN: L99999MH1995PLC094498 Regd. Office: 737, 7th Floor, The Bombay Oilseeds & Oils Exchange Premises Co. op. Soc. Ltd., The Company Exchange, Plot No. 2, 3 & 4, Sector 19-A,

Notice of the Board Meeting

Vashi, Navi Mumbai-400 705. Tel.: +91-22-6512 3124, Tele Fax: +91 22 2784 4401. Website: www.bsel.com

Pursuant to Regulation 29 read along with Regulation 47 and other applicable Regulations of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, notice is hereby given that the Meeting of the Board of Directors' of BSEL Infrastructure Realty Limited is scheduled to be held on Monday, August 02, 2021 inter-alia, to consider and take on records the unaudited financial results (Standalone and Consolidated) of the Company for the quarter ended June 30, 2021.

The information contained in this notice is also available on the Company's website www.bsel.com, on the website of BSE Limited (www.bseindia.com).

For BSEL Infrastructure Realty Limited Ms. Alpa Hakani Date: 26th July, 2021 Company Secretary and Compliance Officer Place: Mumba



THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, CHANDIGARH (through web-based video conferencing platform) CA No.93/2021 And CP No.38/Chd/Hry/2021

> Under Section 66 of the Companies Act, 2013 & R 11 of the NCLT Rules, 2016

In the matter of:-Escorts Limited ...

And in the matter of:-

CA No.93/2021 Escorts Limited

Applicant

Notice may be taken that an application was presented to the Tribunal at Chandigarh (Bench), on the 13th day of March, 2021 and admitted on July 16, 2021 for confirming the reduction of the share capital of Escorts Limited from Rs. 134,83,45,660/- (Rupees One Hundred and Thirty Four Crores Eighty Three Lakhs Forty Five Thousand Six Hundred and Sixty) to Rs. 122,57,68,780/- (Rupees One Hundred and Twenty Two Crores Fifty Seven Lakhs Sixty Eight Thousand Seven Hundred and Eighty) by way of cancellation of 1,22,57,688 (Rupees one crore twenty two lakhs fifty seven thousand six hundred and eighty eight) equity shares of face value Rs. 10/- (Rupees Ten) each held by Escorts Benefit and Welfare Trust ('EBWT') without payment of any consideration to the EBWT. The notices to the individual creditors have been issued. The list of creditors prepared on the 28th day of February 2021 by the company is available at the registered office of the company at 15/5, Mathura Road, Faridabad, Haryana-121003 for inspection on all

If any creditor of the company has any objection to the application or the details in the list of creditors, the same may be sent (alongwith supporting documents) and details about his name and address and the name and address of his Authorised Representative, if any, to the undersigned at Escorts Limited, 15/5. Mathura Road, Faridabad. Haryana- 121003 within three months of date of this notice.

working days during 10 AM to 5 PM from July 27, 2021 to October 28, 2021

If no objection is received within the time stated above, entries in the list of creditors will, in all the proceedings under the above application to reduce the share capital of the company, be treated as correct.

It may also be noted that a hearing has been fixed for October 29, 2021 wherein the Tribunal shall hear the application. In case any creditor intends to attend the hearing he should make a request along with his objections, if any,

ESCORTS LIMITED CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad, Haryana - 121003 Phone: 0129-2250222

E-mail: corpsl@escorts.co.in, Website: www.escortsgroup.com

Place: Faridabad Date: July 26, 2021

Company Secretary & Compliance Officer

For Escorts Limited

Satyendra Chauhan

Petitioner Company

Quarter Ended Financial Particulars Year Ended 31.03.2021 30.06.2021 31.03.2021 Ref Note 2) 30.06.2020 Unaudited Audited Audited Unaudited 73,645.54 23,917.78 24,376.08 15,384.22 Total income from operations Net Profit/ (Loss) for the period (before tax, Exceptional and/or Extraordinary items) 2,919.90 2,949.92 163.61 4,834.22 Net Profit/ (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 2,919.90 2,949.92 163.61 4,834.22 Net Profit/ (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 18.41 3,074.57 2,179.60 2,366.47 Total Comprehensive Income for the period (Comprising Profit/ (Loss) for the period (after tax) and other comprehensive Income (after tax)] 2,199.18 77.86 3,114.75 Paid up Equity Share Capital (Face value of Rs. 10/- each) 5,235.23 5,235.23 5,235.23 5,235.23 Reserve (excluding Revaluation Reserves as shown in the Balance Sheet of previous year) 24,780.81 Earnings Per Share (EPS) (of Rs. 10/- each) (not annulized (Before and after Extraordinary Items) 5.87 4.16 4.52 0.04 Basic Diluted 4.16 4.52 0.04 5.87

Under Section 13(2) of the Securitisation And Reconstruction of Financial Assets And Enforcement of Security Interest Act, 2002 (the said Act.) read with Rule 3 (1) of the Security Interest (Enforcement) Rules, 2002 (the said Rules). In exercise of powers conferred under Section 13(12) of the said Act read with Rule 3 of the said Rules, the Authorised Officer of IIFL Home Finance Ltd. (IIFL HFL) (Formerly known as India Infoline Housing

Finance Ltd.) has issued Demand Notices under section 13(2) of the said Act, calling upon the Borrower(s), to repay the amount mentioned in the respective Demand Notice(s) issued to them. In connection with above, notice ishereby given, once again, to the Borrower(s) to pay within 60 days from the publication of this notice, the amounts indicated herein below, together with further interest from the date(s) of Demand Notice till the date of

payment. The detail of the Borrower(s), amount due as on date of Demand Notice and security offered towards repayment of loan amount are as under:

Mr. Shashank Tukaram Shriwardhankar, Mrs. Sharal 22-July-2021 Prospect No. 860330 Rs. 15,91,657/- All that piece and parcel of the property being Flat bearing No. 304, or

Description of secured asset (immovable property)

" Queen Avenue Co-Operative Housing Society Ltd.", situated on N.A.

Village Goddeo, Off Mira Bhayandar Road, Mira Road (E), Taluka and

floor area admeasuring 13.75 sq.mtr in society known as Jay Prakash

All that piece and parcel of the property being Flat No. 405, Floor No. 4, area measuring 324 sq.ft., Building No B2, Prem Narayan Residency,

S No 58/2/2,At Atgaon Village,Tal Shahapur Dist Thane, Maharashtra

Bhayander East, Taluka and District Thane, Maharashtra, India

(Amount INR (In Lacs), except earning per share data)

District Thane, 401107, Maharashtra, India

(Rupees Fifteen Lakh Ninety One Thousand Six Hundred | the Third Floor, admeasuring 306 sq. ft., i.e. 28.43 (Built up area), in

Fifty Seven Only) Prospect No. 921587 Rs. 2,72,719/- the Building No. A-3, known as Queens Park and the society known a

Nineteen Only) Prospect No. 934668 Rs. 3,28,683/- | land bearing Survey No. 79, (Old Survey No. 372), Hissa No. 6 Part, at

22-July-2021 Prospect No. 873556 Rs. 28,56,858/- All that piece and parcel of the property being Flat no.A/302 on 3rd floor

(Rupees Twenty Eight Lakh Fifty Six Thousand Eight Hundred area admeasuring 520 sq.ft, S.no.90 Hissa no.17, Shri Gopal Dhan

Fifty Eight Only) Prospect No. 920707 Rs. 2,09,138/- CHS, Holi Market situated at Village Sandor, Taluka Vasai ,District

venty Three Only) Prospect No. 918330 Rs. 1,21,209/- Kunj Co-op Hsg Society Cabin Cross Road situated at Narmada Nagar,

Sd/- Authorised Officer For IIFL Home Finance Ltd. (IIFL HFL)

Demand Notice Date and Amount

(Rupees Two Lakh Seventy Two Thousand Seven Hundred

(Rupees Three Lakh Twenty Eight Thousand Six Hundred

(Rupees Two Lakh Nine Thousand One Hundred

Mr.Ramasare P Maurya, Shagun Panpati (Ramasare 22-July-2021 Prospect No. 881514 Rs. 8,02,323/- All that piece and parcel of the property being Shop no.04 on Ground

said Act. and the applicable Rules, entirely at the risks, costs and consequences of the Borrowers. For, further details please contact to Authorised Officer at Branch Office:- BM6238>306-310, 3rd Floor, Parikh Commercial Centre, Premium Park, Bolinji Agashi Road, Above OTW Hotel, Virar (West) - 401303/Or

Branch Office:- IIFL House, Sun Infotech Park Road No. 16V, Plot No.B-23, Thane Industrial Area, Wagle Estate, Thane - 400604/Or Corporate Office: IIFL

SCAN STEELS LIMITED

CIN: L27209MH1994PLC076015

Reg. Off: Office No. 104, 105, E-Square, Subhash Road, Vile Parle(East), Mumbai-400057

Telephone: +91-022-26185461; Email: scansteels@scansteels.com

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2021

Thirty Eight Only)

(Rupees Eight Lakh Two Thousand Three Hundred

(Rupees One Lakh Twenty One Thousand Two Hundred

22-July-2021 Rs. 22,82,183/-

t to IIFL HFL as aforesaid, IIFL HFL may

(Rupees Twenty Two Lakh Eighty Two Thousand One Hundred Eighty Three Only)

Name of the Borrower (s)/Guarantor (s)

Shashank Srivardhankar (Prospect No. 860330,

Mr. Pritam Mahabir Singh, Jay Sadguru Tours And

Travels, Mrs.Prajakta Pritam Singh, (Prospect No.

P Maurya), Mrs. Taradevi Ramasare Maurya, (Prospect_

Tower, Plot No.98, Udyog Vihar, Phase-IV Gurugram, Haryana.

Place: Thane Date: 27-07-2021

Mr. Sunilkumar Ramneval Yadav, Sonu Tempo

Service, Mrs. Sunila Sunil Yadav, (Prospect

921587 & 934668)

873556 and 920707)

No. 881514 and 918330)

Notes :

The above unaudited financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on July 26, 2021. The Statutory Auditors have carried out a Limited review of the results for the guarter ended June 30, 2021.

The Figures for the guartered ended March 31,2021 are the balancing figures between the audited figures in respec of the full financial year and published year to date figures up to third quarter. The Company is engaged in only one segment viz. Steel Manufacturing and as such there is no separate reportable

segments as per IND AS -108 "Operating Segment".

Figures for the previous periods have been regrouped and/or reclassified to confirm to the classification of the current

period, wherever necessary. The above results are available on the Company's website at www.scansteels.com and BSE website (www.bseindia.com)

> For and on behalf of the Board of Directors Scan Steels Limited

> > Ankur Madaan Whole Time Director DIN: 07002199

26-Jul-21 Bhubaneswar

TATA MOTORS LIMITED

Tel: +91 22 6665 8282 Fax: +91 22 66657799 Email: inv_rel@tatamotors.com Website: www.tatamotors.com CIN - L28920MH1945PLC004520

EXTRACT OF CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2021

(₹ in crores)

	Quarter ended			Year ended	
Particulars	June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021	
	Unaudited	Audited	Unaudited	Audited	
Revenue from operations	66,406.45	88,627.90	31,983.06	249,794.75	
Net Profit/(Loss) for the period/year (before tax and exceptional items)	(2,581.16)	5,703.22	(6,186.95)	3,286.74	
Net Profit/(Loss) for the period/year before tax (after exceptional items)	(2,578.64)	(7,643.27)	(6,183.73)	(10,474.28)	
Net Profit/(Loss) for the period/year after tax (after exceptional items)	(4,320.60)	(7,510.85)	(8,384.22)	(13,016.14)	
Net Profit/(Loss) for the period/year after tax, share of profit/(Loss) of joint ventures and associates	(4,450.12)	(7,585.34)	(8,443.98)	(13,395.10)	
Total Comprehensive Income/(Loss) for the period/year	(3,498.23)	(4,479.42)	(15,883.58)	(10,475.76)	
Paid-up equity share capital (face value of ₹2 each)	765.81	765.81	719.54	765.81	
Reserves excluding revaluation reserve (as per balance sheet of previous accounting year)				54,480.91	
Earnings/(loss) per share (EPS)					
A. Ordinary shares (face value of ₹2 each)					
(a) Basic EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)	
(b) Diluted EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)	
B. 'A' Ordinary shares (face value of ₹2 each)					
(a) Basic EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)	
(b) Diluted EPS ₹	(11.62)	(20.24)	(23.46)	(36.99)	
		Not annualised			

EXTRACT OF STANDALONE AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2021

Particulars		Quarter ended			Year ended
		June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021
		Audited			
Revenue from operations		11,904.19	20,045.90	2,686.87	47,031.47
Net Profit/(Loss) for the period/year (before tax and exceptional items)		(1,289.26)	144.66	(2,141.38)	(3,704.65)
Net Profit/(Loss) for the period/year before tax (after exceptional items)		(1,314.15)	1,690.28	(2,190.26)	(2,312.57)
Net Profit/(Loss) for the period/year after tax (after exceptional items)		(1,320.74)	1,645.69	(2,190.64)	(2,395.44)
Total Comprehensive Income/(Loss) for the period/year		(1,183.94)	1,780.74	(2,154.24)	(1,952.45)
Paid-up equity share capital (face value of ₹2 each)		765.81	765.81	719.54	765.81
Reserves excluding revaluation reserve (as per balance sheet of previous accounting ye	ar)				18,290.16
Earnings/(loss) per share (EPS)					
A. Ordinary shares (face value of ₹2 each)					
(a) Basic EPS	₹	(3.45)	4.37	(6.09)	(6.59)
(b) Diluted EPS	₹	(3.45)	4.37	(6.09)	(6.59)
B. 'A' Ordinary shares (face value of ₹2 each)					
(a) Basic EPS	₹	(3.45)	4.47	(6.09)	(6.59)
(b) Diluted EPS	₹	(3.45)	4.47	(6.09)	(6.59)
			Not annualised		

The above Standalone results include the Company's proportionate share of income and expenditure in its two Joint Operations, namely Tata Cummins Private Limited and Fiat India Automobiles Private Limited. Below are supplementary details of Tata Motors Limited on standalone basis excluding interest in the aforesaid two Joint Operations:

DETAILS OF STANDALONE AUDITED FINANCIAL RESULTS EXCLUDING INTEREST IN JOINT OPERATIONS

Particulars		Quarter ended		
Fai ticulais	June 30, 2021	March 31, 2021	June 30, 2020	March 31, 2021
Revenue from operations	11,775.75	19,932.18	2,478.29	46,536.61
Profit/Loss before tax	(1,287.42)	1,519.44	(2,238.45)	(2,752.35)
Profit/Loss after tax	(1,284.55)	1,534.91	(2,236.23)	(2,687.07)
Note:		(A)		

1 The above results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on July 26, 2021. The Statutory Auditors have carried out an audit of the standalone results and a limited review of the consolidated financial results for the guarter ended June 30, 2021.

2 The above is an extract of the detailed format of quarter and year ended Financial Results filed with the Stock Exchange 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 Company's website at www.tatamotors.com/ investor/results-press-releases/ as well as on the website of the National Stock Exchange of India Ltd at www.nseindia.com and BSE Ltd at www.bseindia.com.

> Tata Motors Limited Girish Wagh

Executive Director

PUBLIC NOTICE

Notice is hereby given that the original Share Certificates for 550 shares of ICICI BANK LIMITED having its Registered Office at ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara, 390007, as per the details given below, registered in the name of Gayatri Jaising Sawant, jointly with Dr. Kiran Jaisingh Sawant, the deceased joint holder, have been lost / misplaced and , being the 1" joint shareholder have applied to the Company for issue of duplicate share certificates in lieu thereof:-

Folio No.	Share Certificate No(s)	Distinctive Nos.	No of shares
1005701 5260 904579	3028001 to 3028500 5830110441-5830110490	500 50	
		Total	550

Any person(s) who has / have any claim (s) on the above shares should lodge such claim (s) with the Company at its Registered Office as above or its Share Transfer Agent 3i Infotech Ltd, International Infotech Park, Tower 5, 3rd Floor, Vashi Raiway Station Complex, Vashi, Navi Mumbai 400703, within 15 days from the date of this Notice, failing which the Company will proceed to issue duplicate share certificates in respect of the said shares

Date:- 27-07-2021.

Gayatri Jaising Sawant Place: Pune

PUBLIC NOTICE Notice is hereby given for information of General Public that, property mentioned in the

Schedule below was owned and possessed by Late. Eknath Maruti Mazire and with respect to the said ownership Late. Eknath Maruti Mazire have given the said property for development to my client by registered development agreement dated 02/02/2018 which is registered in the office of Sub Registrar Mulshi 2 bearing serial no. 1872/2018 and further with effect of the said agreement my client have started the development work in the said property by sanctioning building plans. Thereafter said Eknath Maruti Mazire died on 18/04/2021 leaving behind him their legal heirs as, Sons namely 1) Mr. Arun Eknath Mazire 2) Mr. Shamrao Eknath Mazire and Daughters namely 1) Mrs. Subhadra Genubhau Ingawale, 2) Mrs. Lalita Popat Tapkir and Wife namely Smt. Yashoda Eknath Mazire. Now my clients are going to enter and register the names of all these legal heirs of Late. Eknath Maruti Mazire in the revenue record in the ownership column of the said property for the Scheduled property and thereafter registering the supplement deed, consent deed etc.in support of development agreement dated 02/02/2018 from them. Now any person other than above mentioned legal heirs of Late. Eknath Maruti Mazire having any right, title, interest in the said property by way of inheritance shall communicate the same to the undersigned within 15 days from the publication hereof with all supporting documents, failing which my client shall complete further procedure of taking legal heirs on revenue record and shall register the necessary documents. In such circumstances no complaint of whatsoever nature, made subsequently by anybody shall be considered as deliberately abandoned and given up by the said person/s. SCHEDULE:

All that piece and parcel of the landed property bearing Gat no. 63 totally admeasuring 00 H. 53 R. assessed at Rs. 05=29 paise out of which area admeasuring 00 H. 05 R. which is/was hold by Late. Eknath Maruti Mazire and which is situated at Village Bhukum, Tal-Mulshi, Dist-Pune. Advocate

Second Floor, Behind District Court, Shivajinagar, Pune-411005. Date: 27/07/2021 Mob: 7588638280

Place: Pune

कषि उत्पन्न बाजार समिती पणे श्री छत्रपती शिवाजी मार्केटवार्ड, ग्लटेकडी, पुणे - ३७

जाहीर सचना

श्री छत्रपती शिवाजी मार्केटयार्ड गुलटेकडी पूणे येथील गुळ भूसार विभागातील भूखंड क्रमांक ४९५ हा श्री,पुरणचंद किशोरीलाल अगरवाल यांन नियमित शेतीमालाच्या ठोक व्यवसायासाठी भाडेपद्रयाने देण्यात आलेला आहे. पुरणचंद किशोरीलाल अगरवाल यांचे दि. १८/०७/२०१४ रोजी निधन झाले आहे. त्यामुळे सदर भुखंडावर नोंदणीकृत मृत्युपत्रानुसार श्री.सतिश पुरणचंद अगरवाल – गुप्ता (मुलगा) यांचे एकट्याचे नावाची वारसनोंद होणेकामी १) श्री.नंदलाल पुरणचंद अगरवाल-गुप्ता (मुलगा) २) श्री.सतिश पुरणचंद अगरवाल-गुप्ता (मुलगा) ३) कै.घनश्याम पुरणचंद अगरवाल-गुप्ता (मुलगा) (मयत तर्फे वारस – अ) श्रीमती अरुणा घनश्याम गुप्ता, ब) श्री.रोहित घनश्याम गुप्ता क) सौ. प्रेरणा स्वप्निल गुप्ता लब्राअगोदरचे नाव प्रेरणा घनश्याम गुप्ता ड) कु. श्रुती घनश्याम गुप्ता ४) सौ.कांताबाई घनश्याम अगरवाल (लग्नापुर्वीचे नाव - कांतादेवी पुरणचंद अगरवाल-गुप्ता या वारसांनी या कार्यालयाकडे अर्ज सादर केलेला आहे.

तरी, या वारसनोंदीबाबत कोणाची काही तक्रार/हरकत असल्यास, ही जाहीर सुचना प्रसिद्ध झालेपासून पंधरा दिवसांत कृषि उत्पन्न बाजार समिती पुणे यांचे कार्यालयामध्ये लेखी स्वरूपात कळवावे. त्यानंतर कोणतीही तक्रार/हरकत विचारत घेतली जाणार नाही. प्रशासक

कृषि उत्पन्न बाजार समिती पुणे

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Zonal Stressed Asset Recovery Branch: 4th Floor Bank of Baroda Tower, Near Law Garden, Ellisbridge, Ahmedabad 380006 Phone: 079-26473154

Email: armahm@bankofbaroda.co.in

POSSESSION NOTICE

Narendra M.Jadhav

(B.S.L.LL.B.)

Office No.114, Amit Court,

APPENDIX-IV [Rules8 (1)] (For immovable property)

Whereas, The undersigned being the Authorised Officer of Bank of Baroda under the Securitisation and Reconstruction of Financial Asset and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued demand notice dated 12.03.2014 calling upon the borrower/guarantor M/s Gangdhara Cold Storage Pvt Ltd., Narshibhai Gordhanbhai Dhameliya, Pravinbhai Vashrambhai Chauhan, Ashokbhai Pragjibhai Chovatiya, Kantaben Savjibhai Vaghera, Lilaben Kantibhai Sheliya, Vasantbhai Punabhai Dhanani, Bhaveshbhai Vallabhbhai Dhanani to repay the amount mentioned in the notices aggregating Rs. 2,45,65,608/- (Rupees Two Crore Forty Five Lakh Sixty Five Thousand Six Hundred Eight Only) plus further interest and other expenses less recovery thereon as mentioned in the notice within 60 days other expenses less recovery thereon as mentioned in the notice within 60 days from the date of receipt of the said notice.

The Borrower having failed to repay the amount, notice is hereby given to the Borrower and the public in general that the undersigned has taken Physical possession of the property 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 and in compliance of Hon'ble District Magistrate, Rajkot Order dated 27.11.2020 under section 14 of the said Act on 23th day of July of the year 2021.

The Borrower / Mortgagors in particular and the public in general is hereby cautioned not to deal with the property and any dealings with property will be subject to the charge of the Bank of Baroda for an amount Rs. 2,45,65,608/- (Rupees Two Crore Forty Five Lakh Sixty Five Thousand Six Hundred Eight Only) plus further interest there on at the contractual rate plus cost charges and expenses till date of payment less recovery, thereafter if any.

The borrower's attention is invited to the provisions of sub- section (8) of section 13 of the SARFAESI Act, in respect of time available, to redeem the secured assets.

DESCRIPTION OF THE IMMOVABLE PROPERTY

"A residential open plot adm Sq.Yard 110-0-0 = Sq. Mtr 91-974 from southern side of plot no. 6 of Revenue Survey No. 96/1 of village Mavdi, Property of Rajkot" and bounded as under:

North: Other's Property, East: Closed Street

South: Road, West: Other's Property

Date: 23.07.2021 Place: Mavdi, Rajkot

Authorized Officer BANK OF BARODA

AVANSE FINANCIAL SERVICES LIMITED Regd, and Corporate Office address: Fulcrum Business

Centre, 001 & 002, A Wing, Next to Hyatt Regency Hotel, Sahar Road Andheri (East), Mumbai- 400 099 Maharashtra. AVANSE FINANCIAL SERVICES

APPENDIX-IV [rules 8(1)] POSSESSION NOTICE

(For Immovable Property) The undersigned being the Authorised Officer of the Avanse Financial Services Ltd.

under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 ("Said Act") and in exercise of powers conferred under section 13(12) read with rules 3 of the Security Interest (Enforcement) Rules, 2002 ("Said Rules") issued a Demand Notice dated 15/04/2021 in the Loan account number PUNSL00010430 ("Loan Account") calling upon the Borrowers/Co-Borrowers/Guarantors/Mortgagors respectively being, (i) Ganesh Krushna Pardeshi; (ii) Bhagyashree Ganesh Pardeshi (Collectively to be referred to as "Borrowers") to repay the amount mentioned in the aforesaid demand notice (details also described in the table given below) outstanding as on 08/04/2021 inclusive of interest charged up to 08/04/2021 and further interest thereon together with incidental expenses, cost, charges etc., till the date of final payment and/or

Borrowers/	Loan A/c	Demand	Amount Outstanding
Co-Borrowers/Mortgagors	Number	Notice dated	as on 08/04/2021
(i) Ganesh Krushna Pardeshi (ii) Bhagyashree Ganesh Pardeshi	PUNSL0 0010430	15/04/2021	Rs. 59,31,909/- (Rupees Fifty Nine Lakhs Thirty One Thousand Nine Hundred & Nine Only)

realization within 60 days from the date of receipt of the said notice:-

to the Borrowers/Co-borrowers/Guarantors/Mortgagors and the public in general that the undersigned has taken Symbolic Possession of the Immovable property described in the Schedule herein ("Immovable Property") in exercise of the powers conferred on him under section 13(4) of the said act read with rule 8 of the said rules on this 23rd Day of July the year 2021.

The Borrowers/Co-borrowers/Guarantors/Mortgagors in particular and the public in general is hereby cautioned not to deal with the aforesaid Immovable Property and any dealings with the Immovable Property will be subject to the charge of the Avanse Financial Services Ltd., for an aggregate amount of Rs. 59,31,909/- (Rupees Fifty Nine Lakhs Thirty One Thousand Nine Hundred & Nine Only) outstanding as on 08/04/2021 inclusive of interest charged up to 08/04/2021 and further interest thereon till the date of final payment and/or realization in the aforesaid Loan Account.

The 'Borrowers'/Co-borrowers'/Guarantors'/Mortgagors' attention is invited to the provisions of Section 13(8) of the Said Act, in respect of the time available, to redeem the secured assets. DESCRIPTION OF THE IMMOVABLE PROPERTY

 All that piece and parcel of land property consisting of Plot No. 8 of Gat No. 145/1+145/2. admeasuring about 250=00Sq. Mtrs. i.e. 2690=00Sq. Fts. Situated at Revenue Village Nasrapur, Tal. Bhor, Dist. Pune from the layout which was duly approved and recommended by the Asstt. Director of Town Planning, Pune vide its letter No. NA-PB-Layout - S.No. 145/1 2, Mouje Nasrapur SSP 2974 dated 31.12.1991 and granted by S.D.O. Haveli by virtue of Order No. NAA SR 17 dated 16.1.1992 situated at Revenue Village Nasrapur, Tal. Bhor, Dist.

2. All that piece and parcel of Plot No. 37 in the registered Co-op. Housing Society known as "Vanvihar Society", situated on land bearing Gat No. 145/1/2, admeasuring about 2.51 R at Village Nasrapur, Taluka Bhor, Dist. Pune, within the limits of Grampanchayat Nasrapur. Bounded by: Towards the East : Plot No. 36, Towards the South : Road, Towards the West : Plot No. 38. Towards the North: Gat No. 146.

Pune and the same is bounded as under: On or Towards East: Plot No. 7, On or towards South

: Colony Road, On or towards West : Plot No. 9, On or towards North : Gat No. 146

3. All that piece and parcel of Non agricultural residential plot of land bearing Plot No. 38 admeasuring about 251.00 Sq. Mtrs. i.e 2700.00 Sq. Ft. (as described in Schedule) out of Sanctioned Layout passed in respect of Survey No. 145/1+145/2, situated at Revenue Village Nasrapur, Tal. Bhor, Dist. Pune, and the said Layout popularly known as "Vanvihar" which was duly approved and recommended by the Asstt. Director of Town Planning, Pune vide its letter No. NA-PB-Layout 8 No. 145/1-2, Mouje Nasrapur SSP 2974 dated 31/12/1991 and granted and approved by Sub Divisional Officer, Haveli, by virtue of Order No. NAA-SR-17 dated 16/1/1992 and the said Plot No. 38 is bounded by: Towards the East : Plot No. 37, Towards the South: Colony Road, Towards the West: Plot No. 39, Towards the North: Gat No. 146

Date: 23rd July, 2021 Place: Pune, Maharashtra

Authorised Officer For Avanse Financial Services Ltd.

NIYOGIN FINTECH LIMITED CIN: L65910TN1988PLC131102

Registered Office: MIG 944, Ground Floor, TNHB Colony, 1st Main Road, Velachery, Chennai, Tamil Nadu - 600042 Corporate Office : Neelkanth Corporate IT Park, 311/312, 3rd Floor

Kirol Road, Vidyavihar (W), Mumbai - 400086 E mail id : info@niyogin.in Website: www.niyogin.com NOTICE

Pursuant to Regulation 29 and Regulation 47 o

Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, NOTICE i nereby given that a meeting of the Board of Directors of Niyogin Fintech Limited will be held on Thursday, August 05, 2021, to consider and approve, inter-alia, the unaudited financial Results (Standalone and Consolidated) for the first quarter ended June 30, 2021. Notice issued to stock exchange in this regards

will be made available on the website of the Company at www.niyogin.com as well as on the website of BSE Limited www.bseindia.com) and Members may rei to the same for details.

For Niyogin Fintech Limited

Neha Agarwal Company Secretary & Compliance Officer Date: July 26, 2021 Place : Mumbai ACS 41425

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