

Formerly known as Parnami Credits Limited

Date: 13th August, 2020

To

BSE Ltd.

Phiroze Jeejeebhoy Towers,

Dalal Street, Fort

Mumbai - 400001

Scrip Code: 538646 / Scrip ID: QGO

**Subject:** Newspaper Publication of Quarterly Un-Audited Financial Results for Quarter ended 30<sup>th</sup> June, 2020 considered and approved in the Meeting held on 12<sup>th</sup> August, 2020

#### Dear Sir/Madam,

Pursuant to Regulation 30 and 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, please find enclosed herewith extract of newspaper advertisement of Un-audited Financial Results of the Company for the Quarter ended 30th June, 2020 being published in following newspapers pursuant to Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015:

- 1. Financial Express (English Daily) dated 13th August, 2020
- 2. Mumbai Lakshadeep (Marathi daily) dated 13th August, 2020

Kindly take the same on record.

For QGO Finance Limited

(Formerly known as Parnami Credits Limited)

Sd/-

Rachana Abhishek Singi Managing Director DIN: 00166508

Address: 43-B, Turf View, Seth Motilal Sanghi Marg,

Opp. Nehru Centre, Worli, Mumbai 400018

**Encl:** Advertisement in newspaper

# **FINANCIAL EXPRESS**

EXIT OFFER PUBLIC ANNOUNCEMENT PURSUANT TO SECURITIES AND EXCHANGE BOARD OF INDIA ("SEBI") CIRCULAR NO. SEBI/HO/MRD/DSA/CIR/P/2016/110 DATED OCTOBER 10, 2016 ("EXIT CIRCULAR") FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF THAPAR EXPORTS LIMITED CIN: U51909PB1990FLC010590

Registered Office: Dhandari Khurd, Behind E-638, Focal Point, Phase VII, Ludhiana, Punjab-141010 Email: thaparexports.limited@yahoo.in, Tel. No: +91 92168 85670

This Public Announcement ("PA") is being issued by Mr. Anil Kumar Thapar, son of Om Parkash Thapar, aged about 65 years and currently residing at 3289/1, Street No. Gurdev Nagar, Ludhiana-141001 (hereinafter referred to as "one of the Promoter"). of M/s Thapar Exports Limited ("the Company" or "the ELC"), on behalf of the Promoters of Thapar Exports Limited, to provide an exit opportunity to the Public Shareholders of the Company in terms of the circular issued by Securities & Exchange Board of India ("SEBI") bearing no. SEBI/HO/MRD/DSA/CIR/P/2016/110 dated 10th October, 2016 and further amendments/circulars issued thereafter,

The equity shares of your Company were listed on the Ludhiana Stock Exchange Delhi Stock Exchange and Bombay Stock Exchange Limited (BSE) and was later on shifted to the Dissemination Board ("DB") of BSE Limited ("BSE") vide their public notice dated 1st June, 2017.

SEBI, vide its aforesaid circular has stipulated the procedure for exit of Exclusively isted Companies ("ELCs") from the DB. In terms of para (i) of Annexure A of the Exit Circular, the Promoter has appointed Almondz Global Securities Limited, a Category-I Merchant Banker registered with SEBI and empanelled as an Expert Valuer on the panel of BSE ("Independent Valuer") for valuation of shares of the Company and related services. The said Independent Valuer, after taking into account the applicable valuation methodologies, has issued its valuation report dated 4th July-2020 and determined the fair value of One Equity Share of the Company as INR (8.92) (Negative Indian Rupees Eight and paisa Ninety Two only).

As the fair value of equity shares of the company is negative, thus as per the aforesaid SEBI Circular and guidelines issued by BSE, in this behalf, the Company is applying to BSE. Limited for removal of its name from Dissemination Board of BSE Ltd. without giving any exit option/offer to public shareholders. Since the value of equity shares of the company is negative, the promoters are not liable to acquire the shares of public shareholders. Further, neither the Promoters, nor the Company or its Directors have liability to make any payment to the public shareholders. Other Details:

Shareholding: As on the date of this Exit Offer PA, the fully paid up equity share capital of the company is Rs. 4,80,00,000 consisting of 48,00,000 fully paid up equity shares of Rs. 10 each. Out of these, Promoters collectively hold 11,88,700 Equity Shares representing 24.76% of the Paid up Equity Share Capital and balance 36,11,300 Equity Shares representing 75.24% of the Paid up Equity Share Capital are held by Public Shareholders.

any, in this regard. All gueries may be addressed to Mr. Anil Kumar Thapar at thaparexports.limited@yahoo.in or at +91 92168 85670.

The Company undertakes to redress all the grievances of the public shareholders, if

This Public Announcement is available at the website of Independent Valuer at www.almondzglobal.com

For and on behalf of Promoters of Thapar Exports Limited (ANIL KUMAR THAPAR) Place: Ludhiana Date: 13th August, 2020 Promoters

Nidhi Granites Limited CIN NO: L51900MH1981PLC025677 Regd. Office:9, Popat Bapa Shopping Centre, 2nd Floor Station Road, Santacruz (West), Mumbai 400054

Tel No. 022 26485481/26491040 EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED

Email: pushpraj0201@gmail.com, Webside www.nidhigranites.com

**30TH JUNE, 2020** (Rs. In Thousands)

Sr. No.	Particulars	Quarter Ended 30.06.2020 (Unaudited)	Quarter Ended 30.06.2019 (Unaudited)	Quarter Ended 31.03.2020 (Audited)
1	Total income from	50	045.44	4.000
2	operations (net) Net Profit / (Loss) for the	59	815.14	1,330
_	period (before Tax, Exceptional			
	and/or Extraordinary items)	(373.26)	-321.86	-3315.91
3	Net Profit / (Loss) for the	(0.0.20)	021.00	0010.01
	period before tax (after			
	Exceptional and/or			
	Extraordinary items)	(373.26)	-321.86	605.92
4	Net Profit / (Loss) for the			
	period after tax (after			
	Exceptional and/or Extraordinary items)	(272.26)	-321.86	2700.00
5	Equity Share Capital	(373.26) 7498	7498	-2709.99 7498
6	Reserves (excluding	7430	7430	7430
ľ	Revaluation Reserve as shown			
	in the Balance Sheet of			
	previous year)	12,983.60	12,414.00	12,983.60
7	Earnings Per Share of			
	Rs. 10 Each (before			
	extraordinary items)	0.5	0.40	0.04
	Basic:	-0.5 -0.5	-0.43 -0.43	-3.61
8	Diluted: Earnings Per Share of	-0.5	-0.43	-3.61
١٥	Rs. 10 Each (after			
	extraordinary items)			
	Basic:	-0.5	-0.43	-3.61
	Diluted:	-0.5	-0.43	-3.61
Not	ie:			
	The aforementioned results have	heen reviewed	l and recommen	ded by the Aud

The aforementioned results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on 12th August,2020

The Company has adopted Indian Accounting standards (Ind AS) with effect from 1st April, 2017 and accordingly the above results have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 prescribed under Section 133 of the Companies Act, 2013. As per SEBI Circular No. CIR/CFD/FAC/62/2016 dated 5th July,2016 the Company has presented Ind AS compliant financial results for the corresponding 1st quarter ended 30th June, 2019 The Auditors of the Company have carried out Audit Report for audited financial

results for the 1st quarter ended 30th June, 2019 as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The above is an extract of the detailed format of Quarterly/Annual 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/Annual Financial Results are available on the websites of the Stock Exchange(s) and the listed entity. (URL of the filings i.e. www.bseindia.com & www.nidhigranites.com)

As the Company has only one business segment, disclosure under Indian Accounting

Standard 108 on "Operating Segment" issued by the Institute of Chartered Accountants of India is not applicable.

For Nidhi Granites Limited

Place: Mumbai

Date: 12.08.2020

**Managing Director** 

Nidhi Aggarwal

COMPUCOM

COMPUCOM SOFTWARE LIMITED IT: 14-15 EPIP, Sitapura, Jaipur-302022 (Rajasthan) (India) CIN: L72200RJ1995PLC009798

Software Limited Tel. 0141-2770131, 5115901-02, Fax: 0141-2770335, 5115905 Email: fin@compucom.co.in, Website: www.compucom.co.in

### 26th ANNUAL GENERAL MEETING TO BE HELD OVER VIDEO CONFERENCING OR OTHER AUDIO-VISUAL MEANS

Notice is hereby given that the 26th (Twenty Sixth)Annual General Meeting of the Company is scheduled to be held on Wednesday, September 23, 2020 at 11.30 A.M. through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM") in accordance with applicable provisions of Companies Act, 2013 read with General Circular Nos. 20/2020, 17/2020 and 14/2020 issued by Ministry of Corporate Affairs (MCA) and Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the Circular issued by Securities Exchange Board of India vide SEBI/HO/CFD/CMD1/CIR/P/2020/79. Members can attend and participate in the 26th AGM through VC/DAVM only and those who are attending will be counted for purpose of reckoning guorum under section 103 of the Companies Act, 2013. Hence, there is no requirement for physical presence of members at a common

In Compliance with the aforementioned Circulars, the Notice of AGM along with the Annual Report for the F.Y. 2019-2020 will be sent only through electronic mode to those members whose e-mail id is already registered with the Company/Depository Participant(s). Notice and the said documents will also be available at the company's website at www.compucom.co.in and website of stock exchanges i.e. BSE Limited at www.bseindia.com, National Stock Exchange of India Ltd at www.nseindia.com and The Calcutta Stock Exchange Limited at www.cse-india.com and on the website of Central Depository Services (India) Limited at www.evotingindia.com.

The voting rights on the resolutions as set out in the Notice of 26th AGM will be in proportion to shares held by the members of the paid-up equity share capital of the Company as on the Cut-off Date i.e. September 16, 2020. The Company has arranged to provide remote e-voting facility and the facility of voting through e-voting system during the AGM to all its members for all the resolutions set forth in the Notice. The detailed procedure in this regard will be available in the Notice. The login details for casting votes through electronic means and for attending meeting through VC/OAVM will be sent through email to those members who have registered the email

Please note that Members who do not register their e-mail addresses shall not be able to received Annual Report and the Notice of 26th AGM and login details to participate in the Meeting or vote through electronic means. Hence the Company requests all the members who have not yet registered or updated their email addresses to register the same upto 20th August,

2020 by following the below instructions: -Send a request to Registrar and Share Transfer Agent of the Company, MCS Share Transfer Agent Limited, Unit: Compucom Software Limited, F-65, 1st Floor, Okhla Industrial Area, Phase-1, New Delhi-110020, India at admin@mcsregistrars.com providing Folio number, Name of the Shareholder, scanned copy of the share certificate (Front and Back), PAN (Self attested Physical scanned copy of PAN Card), Aadhar (Self attested scanned copy of Aadhar Card) Holding

for registering email addresses. Please send your bank detail with original cancelled cheque to our RTA on the above-mentioned address along with letter mentioning Folio No. if not registered already for dividend payment by NACH, if declare by Company.

Please contact your Depository Participant (DP) and register your e-mail address as per the process advised by DP. Please also update your Bank Detail with your

DP for dividend payment by NACH if declare by Company. In case of any queries about to the registration process of email address, the members may send an email to investor@compucom.co.in. For Compucom Software Limited

Sd/- (Swati Jain) Place: Jaipur Company Secretary & Compliance Officer Date: 12.08.2020 FCS: 8728

Holding

financialexp.epa

Triveni Glass Ltd. Regd. Office:1, Kanpur Road. Allahabad-21100 CIN:L26101UP1971PLC003491 Tel:0532-240732 Email:akd@triveniglassitd.com

website:www.triveniglassltd.com NOTICE

This is to inform you that the Meeting of Board of Directors of the Company which was earlier scheduled for 31" July, 2020 and postponed, is now rescheduled to be held on Wednesday, 19" August, 2020 at 11.30 AM, to consider and approve the Audited Financial results for the quarter and year ended 31" March, 2020 and Unaudited Financial Results for the quarter ended on 30th June, 2020.

Date: 12.08.2020 Astha Mohan Place: Prayagraj Company Secretary

Regd. Office: Kamla Tower, Kanpur - 208 001 (India) Ph. No. 91 512 2371478-81 Fax: 91 512 2332665 E-Mail-prabhat.mishra@jkcement.com; Website- www.jaykayenterprises.com

Notice is hereby given pursuant to Regulation 29(1)(a) read with 47(1) of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 ('the LODR Regulations'), a meeting of the Board of Directors of the Company will be held on Friday, August 21, 2020 interalia to consider, approve and take on record Unaudited Consolidated and Standalone Financial Results of the Company for the 1st Quarter Ended on June 30, 2020 as per the Regulation 33 of LODR Regulations. This Information is also available on the Website of the Company and the Stock Exchange i.e www.bseindia.com.

For Jaykay Enterprises Ltd.

Sr. Manager (Legal) & Company Secretary Place: Kanpur

'IMPORTANT'

acceptance of advertising copy, it is not possible to verify its contents. The Indian held responsible for such contents, nor for any loss or transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise any manner whatsoever.

# TARAI FOODS LIMITED

CIN: L15142DL1990PLC039291 Regd. Office: 13, Hanuman Road, Connaught Place, New Delhi- 110001 Website: www.taraifoods.com Email: taraifoods@gmail.com, Tel No.: 011-41018839

PUBLIC NOTICE FOR KIND ATTENTION OF THE SHAREHOLDERS

Ministry of Corporate Affairs (vide Circular dt. 05.05.2020) and SEBI (vide Circular dt. 12.05.2020) have granted exemption from dispatching physical copies Notices and annual report to shareholders and also allowed conducting Annual General Meetings (AGM) through electronic mode during the year 2020 in view of COVID-19 pandemic .

We hereby request all the shareholders to update their Email IDs for supply of Annual Reports, Notice of AGM and other communications from the Company. Further, up-dated Bank details will enable electronic credit of dividends paid by the Company from time to time without any delay and banking hassles for shareholders.

Kindly note that no physical copy of Annual Report 2019-20 will be sent the members either before or after the AGM.

Shareholdings holding shares in dematerialized form are requested to approach their respective Depository Participants for updating the Email address, Bank Mandates, and Mobile No.

Shareholders holding shares in physical form are requested to convert their holdings in demat form as transfer of shares in physical form has been prohibited by the SEBI. Further, they are also requested to register/ update their (i) Email IDs and (ii) Bank mandate with the Registrar and Share Transfer Agent - Beetal Financial & Computer Services Pvt.

S.No.	Particulars	Details
16	Name	
ii.	Folio No.	
iii.	Email ID	
iv.	Original /scanned copy of cancelled Cheque or Passbook signed by Bank Manager with IFSC & MICR No.	

& Computer Services Pvt. Ltd. - RTA at Beetal House, 3rd Floor, 99, Madangir, Behind LSC. New Delhi-110062 at email ID: punitmittal8@gmail.com or Shri Bhawendra Jha, Senior Manager at email ID: beetalrta@gmail.com

Place: Rudrapur RP Singh

DCW

Registered office: Dhrangadhra - 363315 ( Guiarat ) Head Office: Nirmal, Nariman Point, Mumbai - 400021. Website: www.dcwltd.com, Telephone: 22871914/16. Telefax: 22 22028838, E-mail: legal@dcwltd.com CIN: L24110GJ1939PLC000748 (₹ in lakhs)

FOR THE QUARTER ENDED 30TH JUNE, 2020 : Quarter Ended Year Ended Quarter Ended Quarter Ended 30.06.2019 Particulars 30.06.2020 31.03.2020 31.03.2020 (Unaudited) (Audited) (Unaudited) (Audited) 31,582.56 . Total Income from operations 28,459,10 29.359.09 1,27,727.68 2. Net Profit / (Loss) before tax for the period (1,597.52)(3.590.87)180.07 (3.965.84)(2,505.74)150.75 (983.72)133.44 (959.57)(2.461.07)

3. Net Profit / (Loss) after tax for the period (2,676.16 . Total Comprehensive Income for the period (2,579.56)(Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)) Equity Share Capital of face value of Rs. 2/- each. 5,220.61 5,220.61 4,419.75 5,220.61 6. Earning Per Share (of Rs. 2/- each) (not annualised) 1. Basic (0.96)0.07 (0.38)(1.12)2. Diluted (0.38)(0.96)0.07 (1.12)Notes:

EXTRACT OF UNAUDITED FINANCIAL RESULTS

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchanges websites (www.bseindia.com, www.nseindia.com) and the company website (www.dcwltd.com). For and on behalf of the Board of Directors

Pramod Kumar Jain Chairman & Managing Director Place : Mumbai Dated: 12th August, 2020 DIN: 00380458 DCW LIMITED - Manufacturers of CHEMICALS THAT MAKE INDUSTRIES HUM

**GRP Limited** 

(CIN: L25191GJ1974PLC002555)

Registered Office: Plot No.8, GIDC Estate, Ankleshwar - 393 002 Dist. Bharuch, Gujarat Tel no.: 022 67082600 / 2500, Fax: 022 67082599, e-mail id: investor.relations@grpweb.com, website: www.grpweb.com

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30th JUNE, 2020 (₹ in Lakhs) Consolidated Standalone

			Standarone		Consonautea			
Sr No.	Particulars	Quarte	r ended	Year ended	Quarte	Quarter ended		
31 140.	raiticulais	30-06-2020	30-06-2019	31-03-2020	30-06-2020	30-06-2019	31-03-2020	
		Unaudited	Unaudited	Audited	Unaudited	Unaudited	Audited	
1	Total Income from Operation (Net)	3,164.66	8,969.48	34,862.58	3,164.82	8,982.94	34,869.80	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(745.13)	77.89	(225.27)	(739.96)	73.27	(225.41)	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(745.13)	77.89	(225.27)	(739.96)	73.27	(225.41)	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(562.22)	419.45	299.85	(557.63)	413.83	296.74	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]		401.09	(37.51)	(625.20)	395.12	(44.38)	
6	Equity Share Capital	133.33	133.33	133.33	133.33	133.33	133.33	
7	Other Equity (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year		-	12,991.39	-	-	12,586.35	
8	Earnings Per Share (of ₹ 10/- each) (for continuing and discontinued operations) (Not Annualised)							
3	1. Basic : (in ₹)	(42.17)	31.46	22.49	(41.82)	31.04	22.26	
	2. Diluted : (in ₹)	(42.17)	31.46	22.49	(41.82)	31.04	22.26	

1 The above is an extract of the detailed format of Quarterly/ Year ended 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/ Year ended Financial Results are available on the Stock Exchange websites (www.nseindia.com & www.bseindia.com) and on the Company's website (www.grpweb.com).

2 The above results have been reviewed by the Audit committee and approved by the Board of Directors at their meeting held on 11th August, 2020.

3 Figures for the previous period are regrouped/reclassified wherever necessary, to make them comparable.

FOR GRP LIMITED Place: Mumbai HARSH GANDHI Date: 11th August, 2020 JOINT MANAGING DIRECTOR



CIN: L65910MH1993PLC302405

Regd Office: 3rd Floor, A-514, TTC Industrial Area, MIDC, Mahape, Navi Mumbai - 400701 E:Contactus@ggofinance.com/Website:www.ggofinance.com/Tel No.: +91-22-49762795

[Regulation 47(1) (b) of the SEBI (LODR) Regulations, 2015]

J-0	BSE Code - 538646	130 - 5	Amo	ount in Lakhs
Sr. No.	Particulars	Quarter ended (01/04/2020 to 30/06/2020) (Un-audited)	ending 31/03/2020	Corresponding 3 months ended in the previous year (01/04/2019 to 30/06/2019) (Un-audited)
1	Total Income from Operations	107.64	360.53	72.55
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	21.81	74.67	15.58
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	21.81	74.67	15.58
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items#)	16.14	58.25	11.53
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	16.14	58.25	11.53
6	Equity Share Capital	695.28	695.28	695.28
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	85	.4	
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) -	¥	12	9
	Basic:	0.23	0.84	0.17
	Diluted:	0.23	0.84	0.17

This statement has been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable.

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 12th August, 2020

The Limited review for the quarter ended 30th June, 2020 has been carried out by the Statutory Auditor. The Company operated in Financing and Investing sector which is a single Business Segment in accordance

with Ind AS- 108 "Operating Segment" notified pursuant to Companeis (Accounting Standards) Rules, 2015 During the Quarter under review the Company has not alloted any Non-Convertible Debentures.

> For Qgo Finance Limited (Formerly known as Parnami Credits Limited) Rachana Singi Managing Director DIN: 00166508

Date:12/08/2020 Place: Navi Mumbai

# KİNGFA

# KINGFA SCIENCE & TECHNOLOGY (INDIA) LIMITED FORMERLY HYDRO 2 & 2 INDUSTRIES LIMITED)

CIN: L25209TN1983PLC010438

Regd. Office: Dhun Building, III Floor, 827, Anna Salai, Chennai - 600002. Ph: 044-28521736. Fax: 044-28520420. Email: cs@kingfaindia.com Website: www.kingfaindia.com

Extract of Statement of Unudited Financial Results for the Quarter Ended 30th June, 2020 ₹ in Lakhs

Quarter Quarter Year Ended Ended Ended **Particulars** 30.06.2020 31.03.2020 31.03.2020 (Unaudited) (Audited) (Audited) 18,007.87 Total Income from Operations 4,542.97 74,406.21 Net Profit / (Loss) for the period (before Tax, Exceptional (151.73)100.54 3,334.40 and / or Extraordinary Items) Net Profit / (Loss) for the period before Tax (after 3,334.40 Exceptional and / or Extraordinary Items) (151.73)100.54 Net Profit / (Loss) for the period after Tax (after Exceptional 64.48 2,461.65 and / or Extraordinary Items) (125.42)(17.29)Other Comprehensive Income (17.29)Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after Tax) and other (125.42)64.48 2,461.65 Comprehensive Income (after Tax)] 1,211.05 1,211.05 1,211.05 Equity Share Capital Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of March 31, 2019) Earnings per share of Rs. 10/- each (for continuing and discontinued operations) (1.04)0.53 20.33 (a) Basic

NOTES:

(b) Diluted

 The above is an extract of the detailed format of the Unaudited Financial Results for the Quarter Ended on 30th June 2020 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said Financial Results are available on the Stock Exchange Websites www.bseindia.com, www.nseindia.com and on the company's website www.kingfaindia.com The above Results were reviewed by the Audit Committee and approved by the Board of Directors at its

meeting held on August 12, 2020. The Statutory auditors of the Company have carried out limited review of financial results for the quarter ended The above statement has been prepared in accordance with the Companies (Indian Accounting Standards)

Rules, 2015 (Ind AS) prescribed under section 133 of the Companies Act, 2013, as amended read with relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and SEBI Circular No.CIR/CFD/CMD1/44/2019 dated March 29, 2019.

Tax expenses include current tax and deferred tax.

The business of the Company falls under a single reportable primary segment i.e. "Reinforced Polypropylene" for the purpose of Ind AS 108.

For Kingfa Science & Technology (India) Limited, (Formerly Hydro S & S Industries Limited) **BO JINGEN** 

(1.04)

0.53

20.33

Date : August 12, 2020

Place: Pune

**Managing Director** 



CIN: L85110KL2008PLC021703 Registered office: IX/475L, Aster Medcity, Kuttisahib Road, Near Kothad Bridge,

South Chittoor PO, Cheranalloor, Kochi- 682027, Kerala, India. T: 0484 6699228 E: investors@asterdmhealthcare.com W: www.asterdmhealthcare.com

# STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2020

(Amount in INR crores except per share data)

		Conso	lidated		Standalone					
Particulars	For Quarter ended			For year ended	For Quarter ended			Year ended		
Particulars	30 June 2020	31 March 2020	30 June 2019	31 March 2020	30 June 2020	31 March 2020	30 June 2019	31 March 2020		
	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)		
Total income	1,767.15	2,327.94	2,031.84	8,776.37	135.40	209.73	171.18	874.93		
Net profit/ (loss) before tax	(84.72)	146.26	12.28	330.04	(27.51)	0.33	(16.86)	64.61		
Net profit/ (loss) after tax	(88.59)	146.31	10.05	314.66	(27.52)	0.20	(16.86)	60.61		
Total comprehensive income/ (loss)	(76.79)	242.90	(1.09)	459.27	(27.55)	(0.14)	(16.82)	60.36		
Equity share capital	499.52	499.52	505.23	499.52	499.52	499.52	505.23	499.52		
Other equity	-	-	- 7 (c)	2,772.62	- 1	- 3	-	2,431.08		
Earnings per share (Face value of INR 10 each)	Not annualised	Not annualised	Not annualised	Annualised	Not annualised	Not annualised	Not annualised	Annualised		
Basic	(1.67)	2.61	0.06	5.51	(0.55)	0.01	(0.34)	1.21		
Diluted	(1.67)	2.61	0.06	5.50	(0.55)	0.01	(0.34)	1.21		

- The unaudited consolidated and standalone financial results of the Company for the quarter ended June 30, 2020 have been reviewed by the Audit Committee of the Board on August 12, 2020 and approved by the Board of Directors at its meeting held on August 12, 2020.
- The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly financial statements is made available on the Company's website at www.asterdmhealthcare.com/investors and stock exchange website BSE https://www.bseindia.com/ and
- NSE https://www.nseindia.com/ The Statement has been subjected to limited review by B S R & Associates LLP, the statutory auditor of the Company. The review report of the auditor is unqualified.

For Aster DM Healthcare Limited Sd/-

Dr. Azad Moopen DIN: 00159403

Chairman and Managing Director

Jaykay Enterprises Ltd. (CIN: L99999UP1961PLC001187)

NOTICE

(Prabhat Kumar Mishra)

Date: August 12, 2020

Whilst care is taken prior to

Express (P) Limited cannot be damage incurred as a result of acting on an advertisement in

Above details along with requisite documents can be sent to Punit Mittal, Beetal Financial

For further details, please contact Shri Bhawendra Jha (011-29961281-283). For Tarai Foods Limited

Date: 12.08.2020 **Executive Director** DCW LIMITED

Place : Dubai Date : August 12, 2020

नमुना क्र. युआरसी-२ प्रकरण २१ चे भाग १ अंतर्गत नोंदणीबाबत सूचना देण्याची जाहिरात

(कंपनी कायदा २०१३ च्या कलम

३७४(बी) आणि कंपनी (नोंदणीस

प्राधिकृत) अधिनियम, २०१४ चे

नियम ४(१) नुसार)

🖰 येथे सूचना देण्यात येत आहे की, कंपनी

कायदा २०१३ चे कलम ३६६ चे उपकलम

(२) नुसार शेअर्सद्वारा कंपनी मर्यादित म्हणून

कंपनी कायदा २०१३ चे प्रकरण २१ चे भाग

१ अंतर्गत **व्हायटल इलेक्ट्रॉनिक ॲण्ड** 

**मॅन्यफॅक्चरींग कंपनी** भागीटारी संस्था

# रोज वाचा दै. 'मुंबई लक्षदीप'



सीआयएनःएल६५९१०एमएच१९९३पीएलसी३०२४०५

नोंदणीकृत कार्यालय: ३रा मजला, ए-५१४, टीटीसी इंडस्ट्रीयल एरिया, एमआयडीसी, महापे, नवी मुंबई-४००७०१. दूर.:+९१-२२-४९७६२७९५, वेबसाईट:www.qgofinance.com, ई-मेल:contactus@qgofinance.com (सेबी (एलओडीआर) रेग्युलेशन्स २०१५ चे नियम ४७(१)(ब) नुसार)

बीएसई को	5-43८६४६		(रु.लाखात)
तपशील	संपलेली तिमाही (०१.०४.२० ते	संपलेले मागील वर्ष	मागील वर्षात संपलेली संबंधित तिमाही (०१.०४.१९ ते
	३०.०६.२०) अलेखापरिक्षित	३१.०३.२० लेखापरिक्षित	३०.०६.१९) अलेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न	900.58	3६0.५३	७२.५५
कालावधीकरिता निव्वळ नफा/(तोटा)			
(कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	२१.८१	७४.६७	94.4८
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)			
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	२१.८१	08.80	94.4८
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)			
(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर#)	<b>१६.</b> १४	4८.२५	99.43
कालावधीकरिता एकूण सर्वकष उत्पन्न			
(कालावधीकरिता सर्वंकष नफा/(तोटा)(करानंतर)			
आणि इतर सर्वंकष उत्पन्न (करानंतर))	9६.98	4८.२५	99.43
समभाग भांडवल	६९५.२८	६९५.२८	६९५.२८
राखीव (पुनर्मुल्यांकित राखीव वगळून) मागील वर्षाच्या			
लेखापरिक्षित ताळेबंद पत्रकात दिल्याप्रमाणे	-	-	-
उत्पन्न प्रतिभाग (रु.१०/- प्रत्येकी)			
(अखंडीत व खंडीत कार्यचलनाकरिता)	-	-	-
मूळ	0.23	0.28	0.99
सौमिकृत	0.23	0.28	0.90

- सदर अहवाल हे कंपनी कायदा २०१३ चे कलम १३३ सहवाचिता लागू मर्यादेत इतर मान्यताप्राप्त लेखा योजना व सरावाअंतर्गत विहित कंपनी (भारतीय लेखाप्रमाण) अधिनियम, २०१५ (इंडएएस) नुसार तयार केले आहे.
- वरील निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि १२ ऑगस्ट, २०२० रोजी झालेल्या संचालक मंडळाच्य सभेत मान्य करण्यात आले.
- ३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता मर्यादित पुनर्विलोकन वैधानिक लेखापरिक्षकांनी केले आहे.
- ४. कंपनी (लेखाप्रमाण) अधिनियम, २०१५ नुसार सुचित इंडएएस–१०८ (कार्यचलीत विभाग) नुसार एकमेव व्यवसाय विभाग
- अर्थात फायनान्सींग ॲण्ड इन्व्हेस्टींग सेक्टर यामध्ये कंपनी कार्यरत आहे. तिमाही दरम्यान कंपनीने कोणत्याही नॉन-कन्व्हर्टीबल डिबेन्चर्स वाटप केलेले आहे.

क्युगो फायनान्स लिमिटेडकरिता (पर्वीची परणामी क्रेडिटस लिमिटेड)

सही / रचना सिंगी

ठिकाण : नवी मुंबई दिनांक : १२.०८.२०२० व्यवस्थापकीय संचालिक डीआयएन:००१६६५०८

#### PUBLIC NOTICE OF DISSOLUTION OF PARTNERSHIP FIRM

Public Notice is hereby given that the Partnership heretofore subsisting between Amarjit Singh Sethi, Harwinder Singh Sethi and Amarjit Kaur Sethi carrying on the business of Trading Ir tyres, car accessories and allied products at Shop No. 1, 197 Kamal Kung Building, King Circle Society, Sion (East), Mumbai - 400 022 under the name and style of M/s Sethi Enterprises is Dissolved by mutual consent as from 5th August 2020.

### PUBLIC NOTICE

This is to bring to the notice of public at large that Mr. Liyakatali S. Kalania who was the owner of Flat No. 102, C Wing. Pioneer Residency II (Horizon) C.H.S. Ltd., Daulat Nagar, Near Sane Guruji School, Santacruz West, Mumbai 400054, and member of our society holding Share Certificate no 279 houses. School, Santacruz West, Mumbai 400054, and member of our society holding Share Certificate no. 079, bearing distinctive Share no. 391 to 395 (both inclusive), died intestate and without making a nomination on 13th September, 2018, leaving behind Mrs. Naseem L Kalania (wife), Mrs. Tasneem L Kalania (wife), Mrs. Tasneem L Kalania (wife), Mrs. Najeebali L. Kalania (son), Mr. Khateebali L. Kalania (son), Mr. Adeebali L. Kalania (son), as his surviving legal heirs (as per their declaration). Now the said above mentioned legal heirs of the said deceased owner and member wants to transfer the membership and share certificate with respect to said above mentioned flat on the name of one of the legal heir being Mr. Najeebali L. Kalania and towards the same they have executed indemnity bond, appendix and affidavit cum declaration. The said Mr. Najeebali L. Kalania has therefore approached us to transfer the Share Certificate and membership on his name on the basis of above mentioned executed documents and in capacity of being the legal heir of the deceased owner of the said flat of the said flat of the t and in capacity of being the legal heir of the deceased owner of the said flat. Any person/s having any objection, rights title, interest and / or claim of any nature

whatsoever towards the said above flat should make the same known to the should make the same known to the undersigned in writing with proof thereof within a period of fifteen (15) days from the date of publication hereof, failing which, the exclusive rights and interest with respect to the said abovementioned Share Certificate and membership shall be effectively transferred to the said applicant and the society will incorporate his name in the said Share Certificate without any reference to such claim/s if any, and the same will be considered as dulywaived.

Place: Mumbai. Dated - This 13th day of August, 2020. owards the above mentioned flat kindly inform to: The Secretary, Pioneer Residency II (Horizon) C.H.S. Ltd., Daulat Nagar, Near Sane Guruji School, Santacruz West, Mumbai 400054.

## एएसआय इंडस्ट्रिज लिमिटेड

(पर्वीची असोसिएटेड स्टोन इंडस्टिज (कोटाह) लि.) सीआयएन: एल१४१०१एमएच१९४५पीएलसी२५६१२२ नोंदणीकत कार्यालय: मॅरेथॉन डनोव्हा, ए विंग, ७वा मजला, जी.के.मार्ग, लोअर परळ, मंबई-x000१३, महाराष्ट्र. वेबसाईट: asigroup.co.in, ई-मेल: investors@asigroup.co.in दूर.क्र.:(०२२)४०८९६१००, फॅक्स क्र.:(०२२)४०८९६१९९

#### सूचना

सेबी (लिस्टिंग ऑब्लिंगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन्स २०१५ च्या नियम ४७ सहवाचित नियम २९ नुसार येथे सूचना देण्यात येत आहे की, ३० **जून, २०२०** रोजी संपलेल्या तिमाहीकरिता कंपनीचे एकत्रित व एकमेव अलेखापरिक्षित वित्तीय निष्कर्ष विचारात घेणे व नोंद पटावर घेणे याकरिता गुरुवार, २० ऑगस्ट, २०२० रोजी कंपनीच्या संचालक मंडळाची सभा होणार आहे.

संपर्ण सचना कंपनीच्या asigroup.co.in वेबसाईटवर इनव्हेस्टर सेक्शन आणि बीएसई लिमिटेडच्य www.bseindia.com वेबसाईटवर कॉर्पोरेट घोषणा विभाग यावर सुध्दा उपलब्ध आहे

> एएसआय इंडस्ट्रिज लिमिटेडकरिता सही/-

ठिकाण: मुंबई मनोज जैन दिनांक: १२.०८.२०२०

### **MUDRA FINANCIAL SERVICES LIMITED**

CIN No.: L65999MH1994PLC079222 Extract of Unaudited Financial Results for the Quarter ended 30th June, 2020

			(Rs. In lacs)	
Sr.		Quarter Ended		
Vo.	Particulars	30-Jun-20	30-Jun-19	
١٥.		Unaudited	Unaudited	
1	Total Income	30.16	44.13	
2	Net Profit/(Loss) for the period after tax	20.52	19.26	
3	Net Profit/(Loss) for the period after extraordinary items	20.52	19.26	
1	Paid up Equity Share Capital (Face Value Rs.10/-)	501.00	501.00	
5	Reserves excluding revaluation reserve as per			
	Balance Sheet of previous accounting year	-	-	
3	Earnings per Share (Not Annualised)			
a	Basic and diluted EPS before extraordinary items for			
	the period, for the year to date and for the previous year	0.41	0.38	
) [	Basic and diluted EPS after extraordinary items for			
	the period for the year	0.41	0.38	

Note: The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Other Disclosures Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites-www.bseindia.com and also the

For Mudra Financial Services Limited

Place: Mumbai Date: 12th August, 2020. Director | DIN: 00096052

#### PUBLIC NOTICE TAKE NOTICE that under the instructions of

my client, I am investigating the ownership ight title and interest of (1) SHRI BHARAT P RAJGOR in the proportion of 66.67%, (2 SMT. PARVATIBEN P. RAJGOR in the proportion of 16.67% & (3) SHRI BAKUL P RAJGOR in the proportion of 16.66% respect of the Property more particularly described in the SCHEDULE writte hereunder. The said Property, originally came to be jointly owned by SHRI BHARA PRAIGOR'& SHRI PRAVIN PRAIGOR The said SHRI PRAVIN P. RAJGOR expired on 19.4.2015 as per the Death Certificate issued by the Department of Health & Family Welfare, Government of Gujarat 22 4 2015 leaving behind him SMT PARVATIBEN P. RÄJGOR as his wife widow. SHRI BHARAT P. RAJGOR as his son and SHRI BAKUL P. RAJGOR as his son, as the only surviving heirs and / or legal representatives in the proportion of 1/3rd share right title interest each respect of SHRÍ PRAVIN P. RAJGOR 50% right title interest in respect of Flat No. C/41 n Mini Nagar CHS Limited Any person/s having any claim/s or right title or interest in respect of said Property should send their claim/s and / or objections in writing to the undersigned with documentar evidence in support thereof (and not otherwise) within 10 days of publication of this Notice, failing which, claims, if any, shall be deemed to have been waived and not binding on my client SCHEDULE OF THE PROPERTY ABOVE

# REFERRED TO: Flat No. C/41 admeasuring 470 square feel

built up area on the 4th floor of the building known as MINI NAGAR CHS LIMITED having its address at S.N. Dube Road. Rawalpada, Dahisar East, Mumbai 400 068 in the Registration District of Mumbai City and Sub-District of Mumbai Suburban.

DINESH MALEKAR Advocate B/501, Shree Ameya CHS Ltd. Choole Nagar, Savarpada Borivali East, Mumbai 400 066 Cell No.: 98692 64056 Email:dineshmalekar@yahoo.com

भागीदारा कायदा १९३२ अंतर्गत नोंदणीकृत य संस्थेची नोंदणी करण्यासाठी मुंबई, महाराष्ट्र येथील निबंधकांकडे अर्ज करण्यात येणार आहे. २. कंपनीचे प्रमुख उद्दिष्ट खालीलप्रमाणे: प्लेटेड किंवा इ<sup>च</sup> सर्किट, सिंगल साईडेड किंवा डबल साईडेड सर्किटस्, फ्लेक्झिबल सर्किटस्, मल्टीप्लेअर सर्किटस्, फ्लश सर्किटस्, एफआरपी बेस प्रिन्टेड सर्किटस् बोर्ड

यासह प्रिन्टेड सर्किटस् बोर्डस्चे उत्पादन. नियोजित कंपनीचे मेमोरेण्डम आणि आर्टिकल्स ऑफ असोसिएशनचे प्रती कंपनीचे कार्यालय-ईएल-१०४, इलेक्ट्रॉनिक झोन टीटीसी इंडस्ट्रीयल एरिया, एमआयडीसी महापे, नवीं मुंबई-४००७०२ येथे निरीक्षणासाठी उपलब्ध आहेत.

४. येथे सचना देण्यात येत आहे की, कोणाही व्यक्तीचा सदर अर्जास आक्षेप असल्यास त्यांनी न्यांचे आक्षेप लेखी स्वरूपात **सेंटल रजिस्ट्रेश**न सेंटर (सीआरसी) येथील निबंधक, इंडियन इन्स्टिट्युट ऑफ कॉर्पोरेट अफेअर्स (आयआयसीए), प्लॉट क्र.६,७,८, सेक्टर ५, आयएमटी मनेसार, जिल्हा गुरगाव (हरियाणा)-१२२०५० येथील निबंधकांकडे मदर सचना प्रकाशन तारखेपासन २१ दिवसांत पाठवावेत तसेच एक पत कंपनीच्या नोंटणीकत कार्यालयात पाठवावी.

आज दिनांकीत १३ ऑगस्ट, २०२०. अर्जदारांची नावे

राजकमार कपर (भागीदार/नियोजित संचालक) महेश मारू (भागीदार/नियोजित संचालक)

## रोजच वाचा <sup>शक</sup> मुंबई लक्षदीप मुंबई@लक्षदी**प**

द्योडीयाक-जेआरडी-एमकेजे लिमिटेड ९१०, पारेख मार्केट, ३९ जेएसएस रोड, ऑपेरा हाऊस. मंबई-४००००४.

ई-मेल:info@zodiacjrdmkjltd.com

इ-मलः।।।।।। हुप्यत्यात्राद्धाः। सूचना सूचना सेवी (लिस्ट्रिंग ऑब्लिगेशन्स अण्ड डिस्क्लोचर रिकायर्सर्स) रेयुलेशन्स २०१५ च्या नियम २९ सुसा सुथे सूचना रेयुया तेस आहे की, ३० जून, २०२० रोजी संपर्लेल्या तिमाहीकरिता कंपनीचे अलेखापरिक्षित वितीय त्रकरण्या तिमालकार्या जनमान जलकानार्याता वितास निष्कर्ष नीदं पटावर घेणे याकरिता कंपनीच्या नीदंशीकृत कार्यालयात मंगळवार, २५ ऑगस्ट, २०२० रोजी दु.३.००वा. झोडीयाक-ज्ञेआरडी-एमकेजे लिमिटेडच्या वालक मंडळाची सभा होणार आहे.

संचालक मंडळाच्या वतीने व करिता झोडीयाक-जेआरडी-एमकेजे लिमिटेडकरिता जयंतीलाल झवेरी अध्यक्ष

## **PUBLIC NOTICE**

Notice is hereby given to the Public at large that my client Shri Bijay Kumar Purushottamdas Agarwal & Smt. Rekha Bijay Agarwal are negotiating to purchase a shop No.3, Ground loor New Madhuyan Park Co-on, Hsg Soc Ltd. Navghar Fatak Road, Goddev Naka Bhayandar (E), Dist: Thane -401105 from Amir Abdul Gaffar Naviwala, vide Original Agreeme for Sale Dated 25th day of January 1994... It is reported that out of the chain Agreement the

following document is missing. Original Agreement for Sale executed by and tween M/s Mohanlal & company Private Limited as a vendor/ Builders and Shaikh Mohd Saleem Babu as a Purchaser, Dated 23rd day of February 1991, which is found lost / misplaced some where in Bhayandar (E) and untraceable about which Amin Abdul Gaffar Naviwala (seller) nas given Police Complaint at Navghar Police Station, Bhavandar (E), Dist: Thane, vide Property Missing Register Number-25997 2020, Dated: 11th August 2020.

If any person found in possession whether physical or constructive of this "agreement" or is nterested therein by way of sale, exchange charge, gift, trust, inheritance, possession ease, Mortgage, lien or otherwise, howsoeve he/she/they is/are requested to communicate i writing or return to the same within 15 days o his notice to the under signed, failing which the claim of any person/s, if any, will be deemed to nave been waived and/or abandoned Place: Bhayandar (E).

S. P. PANDEY Advocate High Court Off.: B/109, Narmada Jyoti Co-op.Hsg. Soc. Ltd., B. P. Road, Bhayandar (E), Dist.: Thane-401 105.

## नमुना क्र.७५ सार्वजनिक न्यास नोंदणी कार्यालय बृहन्मुंबई विभाग मुंबई

धर्मादाय आयुक्त भवन, २ रा मजला, ८३ डॉ. ॲनी बेझंट रोड, वरळी, मुंबई-४०००१८

#### चौकशीची जाहीर नोटीस अर्ज क्रमांक : ACC / X /633 / 2020 सार्वजनिक न्यासाचे नाव :

" 'R' Society 'R' Responsibility " बाबत. Hemlata Yogesh Nerurkar अर्जदार.

सर्व संबंधित लोकांस जाहीर नोटीशीने कळविण्यात येते की, **सहाय्यक धर्मादाय आयुक्त-१०, बृहन्मुंबई** विभाग, मुंबई हे वर नमूद केलेल्या अर्ज यासंबंधी महाराष्ट्र सार्वजनिक विश्वस्त व्यवस्था अधिनियम, १९५० चे कलम १९ अन्वये खालील मुद्यांवर चौकशी करणार आहेत:-

१) वर नमूद केलेला न्यास अस्तित्वात आहे काय? आणि सदरचा न्यास सार्वजनिक स्वरुपाचा आहे काय? २) खाली निर्दिष्ट केलेली मिळकत सदर न्यासाच्या मालकीची आहे काय ?

### अ) जंगम मिळकत (वर्णन) : रोख रु. १०००/-(अक्षरी रूपये एक हजार केवळ) ब) स्थावर मिळकत (वर्णन) : निरंक

सदरच्या चौकशी प्रकरणामध्ये कोणास काही हरकत घ्यावयाची असेल अगर पुरावा देणेचा असेल त्यांनी त्यांची लेखी कैफियत ही नोटीस प्रसिध्द झाल्या तारखेपासून तीस दिवसांच्या आंत या कार्यालयाचे वरील पत्त्यावर मिळेल अशा रीतीने पाठवावी. त्यानंतर आलेल्या कैफियतीचा विचार केला जाणार नाही. तसेच मुदतीत कैफियत न आल्यास कोणास काही सांगावयाचे नाही असे समजून चौकशी पुरी केली जाईल व अर्जाचे निकालाबाबत योग्य ते आदेश दिले जातील.

ही नोटीस माझे सहीनिशी व मा. धर्मादाय आयुक्त महाराष्ट्र राज्य, मुंबई यांचे शिक्क्यानिशी आज दिनांक २९/०७/२०२० रोजी दिली.



सहाय्यक धर्मादाय आयुक्त, सार्वजनिक न्यास नोंदणी कार्यालय, बृहन्मुंबई विभाग, मुंबई

This is to inform the general public that my Clients, Mrs. Premila Narayan Parab nee Ms. Premila Krishna Rane, Mr. Mahadev Ramchandra Gawde, and Mr. Ramchandra Mahadev Gawde, Mrs. Vandana Ashok Gavade nee Ms. Chhaya Krishna Rane, Mrs. Sheetal Shashikant Naik nee Ms. Chitra Krishna Rane, Mr. Anand Krishna Rane, Mr. Manohar Krishna Rane, and Mr. Ravindra Krishna Rane, All Adults, and Indian Inhabitants of M u m b a i h a v i n g c o m m o n correspondence address at Flat No. 203, Second Floor, Kedia Chambers, 76, S V Road, Opp. Bharat Bank Limited, Malad West, Mumbai 400064; state that Mr. Krishna Babu Rane had been allotted a flat being Flat No. 203 on the Second Floor in the building known as Kedia Chambers situated at 76, S V Road, Opp. Bharat Bank Limited, Malad West, Mumbai 400064; constructed on the pieces of land bearing CTS Nos. 626 and 627 of village Malad South, Talkuka Borivali, Mumbai Suburban District; admeasuring area about 425 square feet carnet area vide an Article of

PUBLIC NOTICE

Limited, Malad West, Mulmbal 400045; constructed on the pieces of land bearing CTS Nos. 626 and 627 of village Malad South, Talkuka Borivali, Mumbal Suburban District; admeasuring area about 425 square feet carpet area vide an Article of Agreement dated 20/01/1980 by Messrs. Nirmal Builders Private Limited, the Owner therein in lieu of old tenancy tenement of Mr. Krishna Babu Rane on the said Property on ownership basis, and the said Agreement was adjudicated under vide Case No. ADI/2217/01 dated 01/08/2001 by a letter issued by the Collector of Stamp, Borivali. (for the sake of brevity, it may be hereinafter referred to as "the said Flat" and is more particularly described in the Schedule herein underwritten) Mr. Krishna Babu Rane om Schedule herein underwritten) Mr. Krishna Babu Rane of Schedule herein underwritten) Mr. Krishna Babu Rane did intestate on 16/01/20/04 without making any Nomination and or Will in respect of his share in the said Premises leaving behind his wife Mrs. Indumati Krishna Rane, four sons viz. Mr. Anand Krishna Rane, four sons viz. Mr. Anand Krishna Rane, Mrs. Manohar Krishna Rane, Mr. Ravindra Krishna Rane, Mr. Manohar Krishna Rane, Mr. Manohar Krishna Rane, Mr. Manohar Krishna Rane, Mr. Sheetal Shashikant Naik nee Ms. Chitra Krishna Rane, and four married daughters viz. Mr. Krishna Rane and successors who can claim inheritance rights in the shares of the said Flat under the provisions of the Hindu Succession Act, 1956 by which late Mr. Krishna Rane and successors who can claim inheritance rights in the sares of the said Flat under the provisions of the Hindu Succession Act, 1956 by which late Mr. Krishna Rane and successors who can claim inheritance rights in the sares of the said Flat under the provisions of the Hindu Succession Act, 1956 by which late Mr. Krishna Ra

Rane was governed at the time of the death. Whereas Mrs. Indumati Krishna Rane who predeceased on or about 21/07/2002; Mr. Prakash Krishna Rane, who was single and predeceased on or about 06/08/1992; and Mrs. Manisha Mahadeo Gawade nee Ms. Rekha Krishna Rane, expired on or about 07/09/2016 without making any Nomination and or Will in respect of her share in the said Premises leaving behind her husband and son Mr. Mahadev Ramchandra Gavde and Mr. Ramchandra Mahadev Gawde

and Mr. Ramchandra Mahadev Gawde and successors who can claim inheritance rights in the shares of the said Flat under the provisions of the Hindu Succession Act, 1956. Whereas the aforesaid legal heirs have collectively applied under Section 32 of the Maharashtra Co-operative Societies Act, 1960 and the bye-law Nos. 17, 19, 34, 35, 36, 38 and 39 of the bye-laws of the Society to the said Society along with an Affidavit, and Indemnity Bond and an application for membership of the Society and for transfer of the shares in the said Premises of the said deceased member in the said Premises in favour of Mr. Anand

Premises of the said deceased member in the said Premises in favour of Mr. Anand Krishna Rane, Mr. Manohar Krishna Rane, and Mr. Ravindra Krishna Rane.

That under the amicable family arrangement and by virtue of a Deed of Release dated 16/03/2020 registered vide registration Receipt No. BRL-1-2999 dated 16/03/2020, it was inter alia agreed that Mr. Anand Krishna Rane, Mr. Manohar Krishna Rane, and Mr. Ravindra Krishna Rane, as the Releasees therein, shall come to be vested with sufficient right, title, and interest to have and held right, title, and interest to have and held hereditary undivided 57.13 % shares o right, title, and interest to nave and held hereditary undivided 57.13 % shares of Mrs. Premila Narayan Parab nee Ms. Premila Krishna Rane, Mr. Mahadev Ramchandra Gawde, and Mr. Ramchandra Gawde, Mrs. Vandana Ashok Gavade nee Ms. Chhaya Krishna Rane, Mrs. Sheetal Shashikant Naik nee Ms. Chitra Krishna Rane, the Releasors therein in the said Flat and the said Share. My Clients state, confirm, and affirm that save and except aforesaid Mrs. Premila Narayan Parab nee Ms. Premila Krishna Rane, Mr. Mahadev Ramchandra Gavde, and Mr. Ramchandra Mahadev Gawde, Mrs. Wandana Ashok Gavade nee Ms. Chhaya Krishna Rane, Mrs. Sheetal Shashikant Naik nee Ms. Chitra Krishna Rane, Mr. Anand Krishna Rane, Mr. Manohar Krishna Rane, Mr. Manohar Krishna Rane, being the only legal heirs and / or successors to the shares in the said Flat owned and held by Mr. Krishna Babu Rane and there are no other legal heirs / successors to late Mr. Krishna Babu Rane and there are no other legal heirs / successors to late Mr. Krishna Babu Rane in respect of the shares of the said Flat me person/s is/are having any claim or

If any person/s is/are having any claim o right in respect of the said Flat and the right in respect of the said Flat and the said Shares in whatsoever manner is/are hereby required to intimate to the undersigned within 7 days from date of publication of this Notice of his/her/ their such claim, if any, with all supporting documents failing with all claims, if any of such person/s shall be treated as waived and not binding on our Clients.
Dated this 13th day of August, 2020 Sd/-

Mr. Sachin M Dixit Advocate High Court 401, Pragati Shopping Center, Near Railway Station, Daftary Road, Malad East, Mumbai 400097

# 6 Galaxy गॅलेक्सी सरफॅक्टन्टस् लिमिटेड

सीआयएन:यु३९८७७एमएच१९८६पीएलसी०३९८७७ **नोंदणीकृत कार्यालयः** सी-४९/२, टीटीसी इंडस्ट्रीयल एरिया, पावने, नवी मुंबई-४००७०३, महाराष्ट्र, भारत दूर.:+९१-२२-२७६१६६६६/३३०६३७०० **ई-मेल:**investorservices@galaxysurfactants.com; वेबसाईट:www.galaxysurfactants.com

३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता एकत्रित अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल

				(रू. कोटीत)	
		एकत्रित			
		संपलेली तिमार्ह	ो	संपलेले वर्ष	
तपशिल	३०.०६.२०२० अलेखापरिक्षित	३१.०३.२०२० अलेखापरिक्षित	३०.०६.२०१९ अलेखापरिक्षित	३१.०३.२०२० लेखापरिक्षित	
कार्यचलनातून एकूण उत्पन्न	६०७.१६	६५६.६५	६६५.०२	२५९६.३८	
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	<b>E</b> 9.८९	८१.५८	७६.४९	२८८.८४	
करपूर्व निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	<b>E</b> 9.८९	८१.५८	७६.४९	२८८.८४	
करानंतर निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	५६.४९	<b>६</b> २.८0	५૨.५५	२३०.४१	
कालावधीकरिता एकूण सर्वकष उत्पन (कालावधीकरिता सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	44.00	८५.४३	<b>4</b> 8.38	२६३.६९	
समभाग भांडवल	३५.४५	३५.४५	રૂપ.૪૫	३५.४५	
उत्पन्न प्रतिभाग (रू.१०/-प्रत्येकी)					
अ. मूळ	१५.९३	१७.७१	१४.८२	६४.९९	
ब. सौमिकृत	१५.९३	१७.७१	१४.८२	६४.९९	
				(रू. कोटीत)	

				(रू. कोटीत)			
		एकमेव					
		संपलेली तिमाही संप					
तपशिल	३०.०६.२०२०		३०.०६.२०१९				
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित			
कार्यचलनातून एकूण उत्पन्न	३५९.७६	838.00	৬৯.১৬	१७९३.१२			
करपुर्व नफा	४५.८७	५९.३०	५७.५८	२२९.७०			
करानंतर नफा	३४.१८	૪५.७५	રૂહ.0५	१८२.१८			
एकूण सर्वंकष उत्पन्न	३४.३६	४४.९०	३६.७८	१८०.००			
far.	·	•	•	•			

. सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्रायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्या आलेली ३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. एकमेव व एकत्रित वित्तीय निष्कर्षाचे संपूर्ण नमना स्टॉक एक्सचेंजच्या www.bseindia.com व www.nseindia.com वेबसाईटवर आणि कंपनीच्य www.galaxysurfactants.com वेबसाईटवर उपलब्ध आहे.

मंद्रळाच्या आदेशान्वर गॅलेक्सी सरफॅक्टन्टस् लिमिटेडकरिता यु. शेखर

ठिकाण : नवी मुंबई दिनांक : ११ ऑगस्ट, २०२०

(TCI)

व्यवस्थापकीय संचालव डीआयएन:००२६५०१

## TCI INDUSTRIES LIMITED

CIN: L74999TG1965PLC001551

Regd. & Corp. Off.: N. A. Sawant Marg, Near Colaba Fire Brigade, Colaba, Mumbai - 400 005. Tel.: 022-2282 2340 | Telefax: 022-2282 5561 | Email: tci@mtnl.net.in | Website: www.tciil.in

> ३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

		(रु.लाखात, नमुद	केल्या व्यतिरिक्त)
	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष
तपशील	३०.०६.२०२०	३०.०६.२०१९	39.03.7070
	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	-	-	२२८.८८
कालावधीकरिता निव्वळ नफा/(तोटा)			
(कर, अपवादात्मक व विशेष साधारण बाबपूर्व)	(४३.५०)	(५४.१८)	(४১.१६)
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)			
(अपवादात्मक व विशेष साधारण बाबनंतर)	(४३.५०)	(५४.१८)	(४১.१६)
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)			
(अपवादात्मक व विशेष साधारण बाबनंतर)	(४३.५०)	(५४.१८)	(४১.१६)
कालावधीकरिता एकूण सर्वंकष उत्पन्न ((करानंतर) व			
कालावधीकरिता एकत्रित नफा/(तोटा) व इतर सर्वंकष			
उत्पन्न (करानंतर))	(४३.५०)	(५४.१८)	(४३.९२)
समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती)	८९.६८	८९.६८	८९.६८
उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी) (वार्षिकीकरण नाही)			
अ. मूळ	(४.८५)	(६.०४)	(88.8)
ब. सौमिकृत	(४.८५)	(8.08)	(8.88)

१. सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजकडे सादर करण्यात आलेली ३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. संपूर्ण नमुना कंपनीच्या (www.tciil.in) वेबसाईटवर आणि स्टॉक एक्सचेंजच्या (www.bseindia.com) वेबसाईटवर

वित्तीय निष्कर्षाचे लेखा समितीद्वारे पुनर्विलोकन करण्यात आले आणि ११ ऑगस्ट, २०२० रोजी झालेल्या सभेत संचालक मंडळाद्वारे मान्य करण्यात आले.

टीसीआय इंडस्टीज लिमिटेडकरिता

दिनांक <mark>: १</mark>२.०८.२०२०

रविशंकर झुनझुनवाला ठिकाण : मुंबई अध्यक्ष व स्वतंत्र संचालक दिनांक: ११/०८/२०२० डीआयएन:००२३१३७

## LKP FINANCE LIMITED

MRS. NEHAL BHARAT GALA

CIN: L65990MH1984PLC032831 Regd Office: - 203, Embassy Centre, Nariman point, Mumbai 400021 EXTRACT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS

FOR THE QUARTER ENDED 30 JUNE, 2020 (Rs.in lakhs except per share data STANDALONE CONSOLIDATED Quarter Quarter Quarte Quarter PARTICULARS Ended Ended Ended Ended Unaudited (Audited) (Unaudited) Inaudited) (Audited) (Unaudited 30-Jun-2020 | 31-Mar-2020 | 30-Jun-2019 | 30-Jun-2020 | 31-Mar-2020 | 30-Jun-2019 589.96 404.81 3,754.96 404.84 Total Income from operations (net) 3,754.96 590.05 Net Profit / (Loss) from ordinary activties after tax 2,658.24 (2,838.11)(592.63) 2,657.06 (2,839.61) (600.47)Net Profit /(Loss) after Extraordianry items 2,658.24 (2,838.11) (592.63) 2,657.06 (2,839.61) (600.47 1.256.86 1.256.86 Paid-up Equity Share Capital 1.256.86 1.256.86 1.256.86 1.256.86 Face Value of the Shares 10.00 10.00 10.00 10.00 10.00 10.00 Reserves excluding revaluation reserves as per balance sheet Earning Per Share (EPS) (Face value of Rs.10) 21.15 (22.58)(22.59)(4.78)-Basic (4.72)21.14

The above is an extract of the detailed format of Quarter ended 30th June, 2020 Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing and Disclosure Requirements) Regulations, 2015. The full format of Quarter ended 30th June, 2020 Financial results are available on the website the Stock Exchange on which share of the Company are listed, namely www.bseindia.com and also available on Company's website at www.lkpsec.com

21.15

(22.58)

(4.72)

For LKP FINANCE LTD

21.14

(22.59)

(4.78)

M V DOSHI Place : Mumbai Date : 11 August 2020 Executive Chairman & Managing Director

# **SANGAM RENEWABLES LIMITED**

(ERSTWHILE SANGAM ADVISORS LIMITED) CIN- L93000MH1999PLC120470

REGISTERED OFFICE ADDRESS: 504, Western Edge-1, OFF Western Express Highway, Borivali (East), Mumbai 400066 Tele No.: 022 43331510, Email id: info@sangamrenew.com, website:www.sangamrenew.com

EXTRACT OF STATEMENT OF UNAUDITED FINANCIAL RESULTS

EOD THE OHADTED ENDED HINE 30, 2020

	FOR THE QUARTER ENDED JUNE 30, 2020 (Rs. in Lakhs)										
		Standalone					Consolidated				
_ ا	Doublestone	Quarter	Quarter	Quarter	Year	Quarter	Quarter	Quarter	Year		
Sr. No.		Ended	Ended	Ended	Ended	Ended	Ended	Ended	Ended		
140.		30-06-2020	31-03-2020	30-06-2019	31-03-2020	30-06-2020	31-03-2020	30-06-2019	31-03-2020		
		(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)	(Unaudited)	(Audited)		
1.	Total Income from Operations	108.00	98.94	152.22	508.07	146.25	140.76	210.39	737.05		
2.	Net Profit / (Loss) for the period (before Tax,										
١.	Exceptional and/or Extraordinary items#)	-19.67	-40.03	14.80	-39.79	-16.29	-227.80	-9.10	-252.01		
3.	Net Profit / (Loss) for the period before tax										
	(after Exceptional and/or Extraordinary	-19.67	-40.03	14.80	-39.79	10.00	-227.80	0.10	-252.01		
4.	items#) Net Profit / (Loss) for the period after tax	-19.67	-40.03	14.60	-39.79	-16.29	-227.00	-9.10	-252.01		
4.	(after Exceptional and/or Extraordinary										
	items#)	-19.95	-41.30	39.65	-18.59	-67.88	-265.25	-5.36	-317.65		
5.	Total Comprehensive Income for the period	10.00	11.00	00.00	10.00	07.00	200.20	0.00	017.00		
*	[Comprising Profit / (Loss) for the period										
	(after tax) and Other Comprehensive										
	Income (after tax)]	-19.95	-41.27	39.69	-18.57	-67.89	-265.29	-5.31	-317.60		
6.	Equity Share Capital	2,081.48	2,081.48	1,986.54	2,057.88	2,081.48	2,081.48	1,986.54	2,057.88		
7.	Reserves (excluding Revaluation Reserve)										
	as shown in the Audited Balance Sheet of										
١.	the previous year				961.32				513.60		
8.	Earnings Per Share (of Rs. 10 /- each) (for										
	continuing and discontinued operations) -	0.40	0.00	0.00	0.00	0.00	4.07	0.00	4.54		
	1. Basic:	-0.10	-0.20	0.20	-0.09	-0.33	-1.27	-0.03	-1.54		
1	2. Diluted:	-0.10	-0.20	0.20	-0.09	-0.33	-1.27	-0.03	-1.54		

1) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under "Regulation 33 of the SEBI (LISTING OBLIGATIONS AND DISCLOSURE REQUIREMENTS) Regulations, 2015. The full format of the Quarterly Financial Results are available on the website of the Stock Exchange (www.bseindia.com)and the listed entity.

ट्रान्सकेम लिमिटेड

नोंदणीकृत कार्यालय: ३०४, गणात्रा इस्टेट, पोखरण रोड क्र.१, खोपट, ठाणे (प.)-४००६०१.

दूर.क. ०२२–२५४७७०७७, **फॅक्स**: ०२२–२५४७८६०१, **ई–मेल**: secretary@transchem.net, **सीआयएन:** एल२४१००एमएच१९७६पीएलसी०१९३२७

For & on behalf of the Board of Directors SANGAM RENEWABLES LIMITED

Puian Doshi Place : Mumbai Managing Director DIN: 07063863 Date : August 12, 2020

	३० जून, २०२० रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल								
(रु.लाखात, नमुद केल्या व्यतिरित्त									
		संपलेली तिमाही	संपलेली तिमाही	संपलेली तिमाही	संपलेले वर्ष				
अ.	तपशील	30.05.7070	38.03.2020	३०.०६.२०१९	३१.०३.२०२०				
क्र.		लेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित				
۶.	एकूण उत्पन्न (निव्वळ)	२३१६.३३	६६.७२	६५.४२	રહ્ય. ९७				
٦.	कालावधीकरिता निव्वळ नफा/(तोटा)								
	(कर, अपवादात्मक आणि/र्किंवा विशेष साधारण बाबपूर्व)	२२६६.९२	(१১.0)	२६.५९	७९.२५				
₹.	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)								
	(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	२२६६.९२	(१১.0)	२६.५९	७९.२५				
٧.	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)								
	(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	२२५३.६२	(४.६१)	१५.३९	४०.९५				
ч.	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा)								
	(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	२२६१.४२	(११७.९२)	(३९.00)	(१२१.१७)				
ξ.	भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती)	१२२४.00	१२२४.00	१२२४.००	१२२४.००				
<b>७</b> .	इतर समभाग (मागील लेखापरिक्षित ताळेबंदपत्रकानुसार)	-	-	-	२४५२.५०				
ሪ.	उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी) (वार्षिकीकरण नाही)								
	अ. मूळ ईपीएस	१८.४१	(80.0)	0.१३	0.33				
	ब. सौमिकृत ईपीएस	१८.४१	(80.0)	0.१३	0.33				

कंपनी कायदा २०१३ चे कलम १३३ आणि इतर मान्यताप्राप्त लेखा सराव व लागू मर्यादेत योजनेअंतर्गत विहित कंपनी (भारतीय लेखाप्रमाण) अधिनियम, २०९५ (इंडएएस) नुसार वित्तीय निष्कर्ष तयार केले आहेत.

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेखुलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३० जून, २०२० राजी संपर्तत्या तिमाहीकरिता त्रैमासिक वित्तीय निष्कर्षाचे सर्वत्तर सुर्त्र अर्थना रेऽर्र् २ व्यानाचन ४३ जन्म २८१४ स्तर्यन्य स्थित स्वर्णना स्थान स्वर्णना स्थान स्वर्णना स्वर्या स्वर्णना स्वर्णना स्वर्णना स्वर्णना स्वर्णना स्वर्णना स्वर्या स्वर्णना स्वर्णना स्वर्ण

क ५७९(भाग), गाव उससे, तालुका मावळ, जिल्हा पुणे–४१०५०६ तसेच त्या जमिनीवर असलेले सर्व संरचना, यत्र सामग्री व जोडलेली अन्य मालमत्ता यासह तेथील जमीन किंवा मैदानाचे सर्व भाग व खंड समाविष्ट (मालमत्ता) मशरूम प्लांट म्हणून जागा सुमारे रू.२६.०० कोटीने विक्री केली आहे. सदर विक्री करारनामा दिनांक १७ जून, २०२० रोजी सक्षम प्राधिकारांकडे नोंद करण्यात आलेले आहे आणि तद्नसार कंपनीने पुनर्विलोकनाअंतर्गत तिमाही दरम्यान मशरूम प्लाटच्या सदर

वरील वित्तीय निष्कर्षांचे लेखासमितीद्वारे पुनर्विलोकन व शिफारस करण्यात आले आणि तद्नंतर १२ ऑगस्ट, २०२० रोजी झालेल्या सभेत संचालक मंडळाद्वारे मान्य

टान्सकेम लिमिटेडकरित सही/- मिर्झा सईद काझी

डीआयएन :०३३४८५८८