

THRU ONLINE FILING

June 1, 2022

Ipca Laboratories Ltd.

BSE Ltd. Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400 023 Scrip Code - 524494 National Stock Exchange India Limited Exchange Plaza, C-1, Block-G, Bandra Kurla Complex, Bandra - (East) Mumbai 400 051 Scrip Code: IPCALAS

Dear Sir / Madam,

<u>Sub: Newspaper Notice to the shareholders of the Company in respect of transfer of equity shares to the Investor Education and Protection Fund (IEPF) Authority</u>

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose herewith notice published in the Newspaper (published. in Business Standard and Mumbai Lakshadeep), issued to the shareholders of the Company in respect of transfer of equity shares to the IEPF Authority in accordance with the requirements of Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016.

Kindly take the same on your records.

Thanking you, Yours faithfully,

For lpca Laboratories Limited

Harish P. Kamath Corporate Counsel & Company Secretary

Encl: a/a

125, Kandivli Industrial Estate, CTS No. 328, Kandivli (West), Mumbai 400 067 (Maharashtra), India | T: +91 22 6210 5000 F: +91 22 6210 5005 Regd. Office: 48, Kandivli Industrial Estate, Kandivli (West), Mumbai 400 067 (Maharashtra), India | T: +91 22 6647 4444 E: ipca@ipca.com CIN: L24239MH1949PLC007837

M.P. Mad MPF	hya Pradesh State Assets M RDC on behalf of Madhya	oration Lt anageme Pradesh	2 Bhopal, Date : 31.05.2022 td. has been deputed as the executing agency for nt Company Ltd. To meet the man power requirement, State Assets Management Company Ltd., invites sts from eligible candidates :-				
S. Name of Post & Salary No. of Post & Post Post							
1.	Revenue Officer (Contract) (Last Pay (-) Pension)	UR-01	Retired SAS officer (Dy. Collector/Tehsildar or equivalent). Experience in Revenue/Admn. min. 20 years.				
2.	Revenue Expert (TNCP) (Contract) (Last Pay (-) Pension)	UR-01	Retired Jt. Director from TNCP on the experience of similar work min. 20 yrs.				
3.	Manager (MIS) (Contract) Rs. 40,000/- + CPI	Total-02 UR-01 OBC-01	 B.E./B. Tech. in Electronics & Communication/ IT/CS from AICTE approved institution Minimum 3 years of experience in IT, Proficiency in MS Office. Website Creation and Maintenance (HTML, Java Script, ASP.Net, Perl/PHP, FTP) Email Administration, Structured Query Language (SQL) and Database basics Sound communication and documentation skills, Demonstrated ability to learn new things 				
4.	Manager (Technical) Level-12, (56100-177500) (Regular Post)	Total-02 UR-01 OBC-01	 B.E./B. Tech. in Civil Engineering from AICTE Approved Institute. Candidate must have qualified in any one year of GATE-2020/2021/2022 in Civil Engineering. 				

MADHYA PRADESH ROAD DEVELOPMENT CORPORATION LIMITED

General Terms and Conditions:

Applications for S.No. 1 to 3 should be submitted in prescribed format at the office of Addl Managing Director, MPSAMC, 45-A, Arera Hills, Bhopal only and application for S.No. 4 should be submitted through www.mponline.gov.in only.

(60% min. for UR/OBC)

- 2 For S.No. 1 & 2, the selection will be made on the basis of interview. For S.No. 3, the selection will be made on the basis of merit cum interview. For S.No. 4, the selection will be made on the basis of any one year of GATE-2020/2021/2022 Score.
- The appointment on posts S.No. 1 to 3 will be on Contract basis initially for One year, which 3. can be extended, based upon satisfactory performance and mutual consent as per the requirements of the MPRDC
- MD, MPSAMC/MPRDC reserves the right to increase or decrease the positions (No. of post, based on actual position of requirement) advertised and to fill/not fill them from the merit/waiting list. MPRDC reserves the right not to declare any waiting list.
- MD, MPSAMC/MPRDC will have full right to accept or reject any or all applications without assigning any reason thereof.
- 6 The last date for submission of application and all details are mentioned on the Rule Books which are also showing on https://pam.mp.gov.in/, www.mprdc.gov.in M.P. Madhvam/105180/2022 ADDL. MANAGING DIRECTOR

OSBI

डिजिटल और ट्रांजैक्शन बैंकिंग – उत्पाद और संचालन विभाग कॉरपोरेट सेंटर, दूसरी मंजिल, मफतलाल केंद्र, नरीमन पॉइंट, मुंबई – 400021 ई-मेल: dgmprojects.dtb@sbi.co.in वेबसाइट: https://bank.sbi/, https://www.sbi.co.i शुद्धिपत्र**-।** भारएफपी संख्या– SBI/EV/RFP/2022-23/001 दिनांक: 12.04.2022 कृपया बैंक की वेबसाइट: https://bank.sbi/, https://www.sbi.co.in https://etender.sbi/ पर 'प्रोक्योरमेंट न्यज' के तहत उपलब्ध आरएफपी संख्य SBI/EV/RFP/2022-23/001, दिनांक 12.04.2022 के लिए उपलब्ध शुद्धिपत्र देखें।

SIKAR BIKANER HIGHWAY LIMITED

स्थान: मंबई

दिनांक: 01.06.2022

उप महाप्रबंधक (प्रोजेक्ट्स)

डिजिटल और ट्रांजैक्शन बैंकिंग विभाग

The IL&FS Financial Center, Plot C-22, G Block, Bandra Kurla Complex, Mumbai- 400051 Tel.: +91 022-26533333, Facsimile:+91 022-26523979, E-mail: itnl.projectbids@itnlindia.com, Website: www.itnlindia.com CIN: U45203MH2012PLC229612

SBHL/ADM/NEW/22-23/MMR June 01, 2022 NOTICE INVITING TENDER (NIT)

Sikar Bikaner Highway Limited intends to invite tender for Execution of Major Maintenance and Repair Works at Sikar-Bikaner Section of NH-11 from Km 340.188 of NH-11 to Km 557.775 of NH-11 via Sikar Bypass & Bikaner Bypass from Km 553.869 of NH-11 to Km 267.325 of NH-89 in the State of Rajasthan. The Bidder may participate as per the given BOQ subject to

qualification in eligibility criteria

Bid documents may be downloaded from the website www.itnlindia.com from June 01, 2022 (11:00 Hrs) to June 07, 2022 (11:00 Hrs). Bid must be submitted on or before June 07, 2022 (18:00 Hrs) to email id:

ABAN OFFSHORE LIMITED aban

Regd. Office : "Janpriya Crest" 113, Pantheon Road, Egmore, Chennal - 600 008. 3PLC013473. Ph : 044 - 49060606 e-mail : abanoffshore@aban.com website : ww CIN : L01119TN1

NOTICE

NOTICE is hereby given pursuant to Section 110 of the Companies Act. 2013 "the Act") read with Rule 22 of the Companies (Management and Administration Rules 2014 and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulation that the approval of the members of the Company is being sought by Postal Ballot voting through electronic means (remote e-voting) for the business as set out in the

notice The Company has, on 31st May 2022 sent the Postal Ballot Notice only in electron form, in accordance with the relaxation granted by the Ministry of Corporate Affairs vide Circular dated 23rd June 2021, to all the shareholders who have registered their email ID with Company /Depositories and whose names appear on the Registrar of Members / List of Beneficial Owners, as received from National Securities Depositories Limited (NSDL) / Central Depository Services Limited (CDSL) as at the

close of business hours on 27th May 2022. The Company has offered e-voting facility through NSDL to enable members to cast their vote electronically in a secure manner. The assent / dissent of the members will

only take place through remote e-voting system. The e-voting will commence on **Wednesday, 1st June 2022 (09.00 A.M)** and end on Thursday, 30th June 2022 (05.00 P.M). Voting will not be permitted beyond the

aid date and time. The Board of Directors has appointed Mr G Bamachandran of M/s. G Bamachandrar

Associates LLP, Company Secretaries, Chennai as the Scrutinizer for conducting the postal ballot process in a fair and transparent manner. The Postal Ballot Notice is available on the website of the Company. The same is also

available on the website of NSDL till Sunday, 30th June 2022. All grievances connected with the facility for voting by electronic means may be addressed to NSDL , Kind attn. Ms.Pallavi D Mhatre, Trade World, A Wing,

4th Floor, Kamala Mills Compound, Lower Parel, Mumbai 400 013 or send an email to pallavid@nsdl.co.in. Further details are available on the BSE Limited, National Stock Exchange of India

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL BENCH, AT CHENNAI CP/45/CAA/2022 IN THE MATTER OF THE COMPANIES ACT, 2013 And In the matter of sections 230 to 232 and other applicable provisions of the Companies Act, 2013 And	CHEVIOT Reg		ark 20 8 nevi
In the matter of Scheme of Amalgamation of Fluidra India Private Limited and Certikin Swimming Pool Products India Private Limited with Astral (India) Private Limited and their respective shareholders and Creditors	Share Certificate No.	Distinct	
Certikin Swimming Pool Products India Private Limited, A company incorporated under the Companies	7247	From 3889767	
Act, 1956 having its registered office at Alexander Square.	23557	4544325	4
New No 2, Old No 34/35 Sardar Patel Road, Guindy, Chennai – 600032, Tamil Nadu Represented by its Director, (Mr. Mathew Jacob Nambiath)	The Company w objection is receiv not to deal in the	ed within 15 d	lays
Petitioner/Transferor Company (2)	Place: Kolkata		
NOTICE Notice is hereby given that by an order dated 20th day of April 2022, the Chennai	Date: 31st May, 20)22	
Bench of the National Company Law Tribunal has fixed the date of hearing of the Company Petition filed by the Petitioner Company (Certikin Swimming Pool Products India Private Limited) under Section 230 to 232 of the Companies Act, 2013 for the sanction of Scheme of Amalgamation of Fluidra India Private Limited and Certikin Swimming Pool Products India Private Limited with Astral (India) Private Limited and their respective shareholders and Creditors, on the 22 nd day of June 2022. Any person desirous of supporting or opposing the said Petition should send to the Petitioner's Advocates, notice of his intention, signed by him or his Advocate, with his name and address, so as to reach the Petitioner's Advocates not later than two days before the date fixed for hearing of the Petition. Where he seeks to oppose the Petition, the grounds of opposition or a copy of his affidavit shall be furnished with such notice. A copy of the Petition will be furnished by the undersigned to any person requiring the same on payment of the prescribed charges for the same. Dated this 1 st day of June, 2022 at Chennai HARISHANKAR MANI PAWAN JHABAKH Counsel for the Petitioner New No. 115, First Floor, Luz Church Road, Mylapore, Chennai – 600004	Regd. Off.: 54 Tel: 0 Notice is hereby g of the Section 1 Education and P Rules, 2016 not September 7, 20 (Accounting, Auc dated March 3, 2 Education and Pr to as "the Rules" The said Act and of which dividenc years or more sha Fund (IEPF) Auth The Company has	22 – 2868 85 Web CIN: given to the si 24(6) of the rotection Funn 16, amended dit, Transfer a 017 and furt totection Fund). the Rules, am I has not beer all be credited ority.	Indi 544 ositi 224 han Co d A Min i by ind ther (IE non i to [
URAVI T AND WEDGE LAMPS LIMITED CIN : L31500MH2004PLC145760	whose shares are latest available ac action(s). Further, in terms shareholders, the www.makerslabs information and r	e liable to be tu Idress with th of Rule 6(3) o vir shares and <u>.com</u> Shareh necessary act	of the lold
Regd. Off.: Shop No. 329 Avior, Nirmal Galaxy, L. B. S Marg, Mulund (West), Mumbai-400080 Website : www.uravilamps.com; Email : info@uravilamps.com	Notice is further read with the Ru		

Members are hereby informed that in compliance with the General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 33/2020 dated September 28 2020, General Circular No. 29/2020 dated December 31, 2020, General Circular No. 10/2021 dated June 23, 2021 and General Circular No. 20/2021 dated December 8, 2021 and General circular No. 03/2022 dated May 05, 2022 issued by the Ministry of Corporate Affairs, the Company has completed dispatch of postal ballot notice for seeking approval of members by way of Ordinary / Special resolution on May 31, 2022 only through electronic mode to those Members whose e-mail addresses are registered with the Company / Depositories and whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on Friday, May 27, 2022 ("Cut-off date").

The Company has engaged the services of NSDL to provide remote e-voting facility to its Members. The remote e-voting period commences from 9.00 a.m. (IST) on Wednesday June 01, 2022 and ends at 5.00 p. m. (IST) on Thursday, June 30, 2022. The e-voting module shall be disabled / blocked by NSDL thereafter. Voting rights of the Member shall be in proportion the shares held by them in the paid-up equity share capital o the Company as on Friday, May 27, 2022 ("Cut-off date"). Communication of assent or dissent of the Members would take place only through the remote e-voting system.

Members are further requested to note that once the vote on a resolution is cast by the member, he shall not be allowed to change it subsequently or cast the vote again The communication of assent or dissent of the Members would only take place through the remote e-voting system. Only those Members whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintaine by the Depositories as on the Cut-off date will be entitled to cast their votes by remot votina.

Notice shall be available on the Company's website i.e www.uravilamps.con website of Stock Exchange i. e. National Stock Exchange of India Limited (NSE) at www.nseindia.com and on the website of National Securities Depository Limite NSDL) at www.evoting.nsdl.com.

The Board of Directors of the Company has appointed Ms. Kumudini Bhalera (FCS 6667), Partner or failing her Mr. Makarand M. Joshi (FCS 5533), Partner at M/s. Makarand M. Joshi & Co., Practicing Company Secretaries, as the Scrutinizer for onducting the postal ballot voting process in a fair and transparent manner.

The Scrutinizer will submit his report to the Chairman of the Company, or any other person authorized by him, on or before Monday, July 04, 2022. The results of the Postal Ballot along with the Scrutinizer's report will be posted on the website of the Company e., www.uravilamps.com besides being communicated to National Stock Exchange of India Limited (NSE) on which the equity shares of the Company are listed

In case of gueries, members may refer to the Frequently Asked Questions (FAQs) for members and e-voting user manual for members at the Downloads Section of www.evoting.nsdl.com or email at evoting@nsdl.co.in, Tel. No. 1800-222-990 or ontact Mr. Niraj Damji Gada, Managing Director and CFO of the Company on Email id info@uravilamps.com at Shop No. 329 Avior, Nirmal Galaxy, L. B. S. Marg Mulund West Mumbai MH 400080, who will also address grievances connected with the voting by electronics means.

By Order of the Board of Director

CHEVIOT COMPANY LIMITED CIN: L65993WB1897PLC001409 Regd Office: 24, Park Street, Celica House, 9th Floor, Celica Park, Kolkata - 700 01 Phone: +91 82320 87911/12/13; Email: cheviot@chevjute.com; Website: www.cheviotgroup.com											
	NOTICE The following share certificate(s) have been reported lost and the legal heir(s) shareholder(s) have requested the Company for issue of duplicate share certificate(s)										
Share Certificate No.	Distinct	No. of Shares	Name of Shareholder(s)	Folio No.							
	From	То		.,							
7247	3889767	3889803	37	MRS. MOTI NOMANBHOY	M00178						
23557	4544325	4544380	56	NOMANBHOT							
The Company will effect issuance of certificate in dematerialised form, if no valid objection is received within 15 days from the date of this publication. Public is cautioned not to deal in the said share certificates.											
For CHEVIOT COMPANY LIMITEL Sd/ Place: Kolkata Aditya Banerjer Date: 31st May, 2022 Company Secretar											

Laboratories Limited

dustrial Estate, Kandivli (W), Mumbai – 400067. 4 / F-mail: investors@makerslahs.com ite: www.makerslabs.com 24230MH1984PLC033389

NOTICE

reholders of the Company pursuant to the provisions ompanies Act, 2013 ('the Act') read with Investo Authority (Accounting, Audit, Transfer and Refund inistry of Corporate Affairs ("MCA") effective from by Investor Education and Protection Fund Authority d Refund) Amendment Rules, 2017 vide notification amendment made thereafter by MCA and Investor EPF) Authority from time to time (hereinafter referred

ngst other matters, provides that all shares in respec encashed by the shareholders for seven consecutive DEMAT Account of Investor Education and Protectio

specific communication to the concerned shareholder nsferred to DEMAT Account of IEPF Authority at their Company under the said Rules for taking appropriate

the Rules, the Company has uploaded details of such heir folio number or DP ID – Client ID on its website ders are requested to refer to the website for thei

uant to Section 124(6) of the Companies Act, 2013 iny would be transferring to the DEMAT Account of IEPF all shares in respect of which the shareholders have not encashed any dividend warrant during last seven years.

The share certificates of the shareholders holding such shares in physical form wil stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice for issue of duplicate share certificate(s) by the Company for the purpose of transfer of such shares to DEMAT Account of IEPF pursuant to the said Rules. In respect of shares held in Demat Form, necessary corporate action shall be initiated by the Company for transfer of such shares to DEMAT Account of IFPF as ner the Bules

The concerned shareholders may also note that, upon such transfer of shares to IEPF they can claim the said shares along with dividend(s) from IEPF, for which details are available at www.iepf.gov.in.

In case the Company does not receive any communication from the concerned shareholders by August 22, 2022 or such other date as may be decided, the Company shall, with a view to comply with the requirements set out in the Rules, transfer such shares to the IEPF Authority by the due date as per procedure stipulated in the Rules You are also informed to claim the dividend lying unpaid with Company on the equity shares held by you by writing to our Registrar & Share Transfer Agents and also roviding them updated bank account details along with cancelled cheque leaf and other KYC documents.

For further information, concerned shareholders may contact the Company's Registrar Share Transfer Agents at:

LINK INTIME INDIA PRIVATE LIMITED UNIT: Makers Laboratories Limited C 101, 247 Park, L B S Marg, Vikhroli West, Mumbai 400 083 Tel No: +91 22 4918 6270

For Makers Laboratories Limited

Rinku Kholakiva

Company Secretary

Date : June 01, 2022

Place: Mumbai



NOTICE

NOTICE is hereby given that the company is seeking approval of the shareholders of the company in respect of the Resolution as set out in the Notice dated 20th May, 2022 to be passed through Postal Ballot pursuant to Section 110 of the Companies Act, 2013 (Act) read with applicable rules of the Companies (Management and Administration) Rules, 2014 (Rules) only through electronic voting facility to all its eligible shareholders to vote on the aforesaid business in terms of Section 108 of the said Act read with applicable Rules and Regulation 44 of SEBI (Listing Obligations & Disclosures Requirement) Regulations, 2015.

The approval of the Members by Postal Ballot is sought for the following business by way of Special/Ordinary Resolution (as the case may be): ent of Shri M T Ramesh as an Inde) Annointr

itnl.projectbids@itnlindia.com. via soft copy mode as mentioned in RFP All the particulars and amendments related to this NIT can be

viewed on the above said website. Interested agencies/firms may submit their bids as per eligibility criteria stated in the tender document. All the bids heavy in size can be submitted via link. **Authorized Signatory** Sikar Bikaner Highway Limited

Ipca Laboratories Limited

Regd. Off.: 48, Kandivli Industrial Estate, Kandivli (W), Mumbai - 400067 Tel: 022 - 6647 4444 / Fax: 022 - 2868 6613/ E-mail: investors@ipca.com / Website: www.ipca.com CIN: L24239MH1949PLC007837

<u>NOTICE</u>

Notice is hereby given to the shareholders of the Company pursuant to the provisions of the Section 124(6) of the Companies Act, 2013 ('the Act') read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs ("MCA") effective from September 7, 2016, amended by Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Amendment Rules, 2017 vide notification dated March 3, 2017 and further amendment made thereafter by MCA and Investor Education and Protection Fund (IEPE) Authority from time to time (hereinafter referred to as "the Rules").

The said Act and the Rules, amongst other matters, provides that all shares in respect of which dividend has not been encashed by the shareholders for seven consecutive year or more shall be credited to DEMAT Account of Investor Education and Protection Fund (IEPF) Authority.

The Company has already sent a specific communication to the concerned shareholder whose shares are liable to be transferred to DEMAT Account of IEPF Authority at their latest available address with the Company under the said Rules for taking appropriat action(s)

Further, in terms of Rule 6(3) of the Rules, the Company has uploaded details of such shareholders, their shares and their folio number or DP ID - Client ID on its website www.ipca.com. Shareholders are requested to refer to the website for their information and necessary action.

Notice is further given that pursuant to Section 124(6) of the Companies Act, 2013 rea with the Rules, the Company would be transferring to the DEMAT Account of IEPF all shares in respect of which the shareholders have not encashed any dividend warrar during last seven years.

The share certificates of the shareholders holding such shares in physical form will stan automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed adequate notice for issue of duplicate share certificate(s) by the Company for the purpose of transfer of such shares to DEMAT Account of IEPF pursuant to the sai Rules. In respect of shares held in Demat Form, necessary corporate action shall be initiated by the Company for transfer of such shares to DEMAT Account of IEPF as per the

The concerned shareholders may also note that, upon such transfer of shares to IEPE they can claim the said shares along with dividend(s) from IEPF, for which details are available at www.iepf.gov.in.

In case the Company does not receive any communication from the concerned shareholders by August 18, 2022 or such other date as may be decided, the Company shall, with a view to comply with the requirements set out in the Rules, transfer such shares to the IEPF Authority by the due date as per procedure stipulated in the Rules. You are also infromed to claim the dividend lying unpaid with Company on the equity shares held by you by writing to our Registrar & Share Transfer Agents and also providing them updated bank account details along with cancelled cheque leaf and other KYC documents.

For further information, concerned shareholders may contact the Company's Registrar 8 Share Transfer Agents at:

LINK INTIME INDIA PRIVATE LIMITED UNIT: Ipca Laboratories Limited C 101, 247 Park, L B S Marg, Vikhroli West, Mumbai 400 083 Tel No: +91 22 4918 6270 For Ipca Laboratories Limited

	Sd,
Place: Mumbai	Harish P. Kamat
Date : June 1, 2022	Corporate Counsel & Company Secretar

Limited and on the Company's website (www.abanoffshore.com) By Order of the Board Place : Chennai S.N.Balaii Date : June 01, 2022 Deputy General Manager (Legal) & Secretary Date : 31st May 2022 Place : Mumba

KAIROS PROPERTY MANAGERS PRIVATE LIMITED

CIN: U74999MH2017PTC292512 REGD. OFFICE : 4th Floor, A-401, 402, Delphi A, Orchard Avenue, Powai, Mumbai Suburban, Maharashtra, 400076. Website: www.kairosproperty.co.in, Tel : +91-124-3821400, Email : kairos.legal@brookfield.com AUDITED CONSOLIDATED AND STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31 MARCH 2022 Regulation 52(8) read with Regulation 52(4) of the SEBI (LODR) Regulations, 2015

Regulation 52(8) read with Regulation 52(4) of the SEBI (LODR) Regulations, 2015												
Particulars	For the year ended 31 March 2022 (INR million)	For the year ended 31 March 2021 (INR million)	For the quarter ended 31 March 2022 (INR million)	For the quarter ended 31 December 2021 (INR million)	For the quarter ended 31 March 2021 (INR million)	For the year ended 31 March 2022 (INR million)	For the year ended 31 March 2021 (INR million)					
	CONSOLIDATED	CONSOLIDATED	STANDALONE	STANDALONE	STANDALONE	STANDALONE	STANDALONE					
	AUDITED	AUDITED	UNAUDITED	UNAUDITED	UNAUDITED	AUDITED	AUDITED					
1. Total income from Operations	4,944.20	6,123.20	62.46	67.60	57.96	244.02	299.90					
Net Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	(4,573.53)	(3,405.40)	(540.19)	(525.08)	(234.92)	(1,833.02)	(1,644.78)					
 Net Profit / (Loss) for the period before tax(after Exceptional and/or Extraordinary items) 	(4,573.53)	(3,405.40)	(540.19)	(525.08)	(234.92)	(1,833.02)	(1,644.78)					
 Net Profit / (Loss) for the period after tax(after Exceptional and/or Extraordinary items) 	(4,473.15)	(3,374.09)	(542.33)	(522.05)	(234.09)	(1,836.26)	(1,643.95)					
5. Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(4,471.02)	(3,374.77)	(542.19)	(521.89)	(234.06)	(1,835.92)	(1,643.87)					
6. Paid-up equity share capital (Face value INR 10 per share)	97.59	97.59	97.59	97.59	97.59	97.59	97.59					
7. Reserves (excluding Revaluation reserve)	(10,908.38)	(6,437.36)	(5,320.24)	(4,778.05)	(3,484.32)	(5,320.24)	(3,484.32)					
8. Securities Premium account	877.41	877.41	877.41	877.41	877.41	877.41	877.41					
9. Net Worth	(10,810.79)	(6,339.77)	(5,222.65)	(4,680.46)	(3,386.73)	(5,222.65)	(3,386.73)					
10. Paid up debt capital / outstanding debt	64,611.94	59,069.75	21,722.49	21,362.67	19,034.03	21,722.49	19,034.03					
11. Outstanding Redeemable Preference Shares	-	-	-	-	-	-	-					
12. Debt Equity ratio	(5.98)	(9.32)	(4.16)	(4.56)	(5.62)	(4.16)	(5.62)					
13. Loss per share (before other comprehensive income) (in INR)#												
a) Basic	(345.35)	(225.72)	(48.76)	(39.52)	(15.66)	(141.77)	(109.98)					
b) Diluted	(345.35)	(225.72)	(48.76)	(39.52)	(15.66)	(141.77)	(109.98)					
14. Capital Redemption Reserve	-	-	-									
15. Debenture Redemption Reserve	-	-	-	-	-							
16. Debt Service Coverage Ratio	0.84	0.98	NA	NA	NA	NA	NA					
17. Interest Service Coverage Ratio	0.22	0.48	0.04	0.20	0.53	0.19	0.16					

not annualised for the quarter ended 31 March 2022, 31 December 2021 and 31 March 2021.

Notes

Place: Mumbai Date: 30 May 2022

The above is an extract of the detailed format of quarterly/annual financial results filed with the Stock Exchanges under Regulations 52 of the SEBI (Listing and Other Disclosur 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 (ww bseindia.com) and the Company (www.kainosproperty.co.in).

2. For the other line items of the Regulation 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015, the pertinent disclosures have been made to the Stock Exchange (Bombay Stock Exchange) and can be accessed on the URL (www.bseindia.com) and the Company (www.kairosproperty.co.in).

3. Kairos Property Managers Private Limited ("the Company") has become subsidiary of Project Diamond Holdings (DIFC) Limited ("the Parent Company") w.e.f. 23 August 2021 (Till 22 August 2021, the Company was subsidiary of BSREP II India Office Holdings II Pte. Ltd.). It was incorporated on 16 March 2017. The Company is in the business of providing management related service including facilities management services and property management services.

. These financial results have been prepared in accordance with Indian Accounting Standards (Ind AS) as per the Companies (Indian Ac nder Section 133 of Companies Act, 2013, ("the Act") and other relevant provisions of the Act and have been reviewed and approved I held on the 30 May 2022.

Niraj Damji Gada Managing Director and CFO DIN: 00515932

b) Appointment of Shri Suresh Chandran Suman as a Director

In compliance with the General Circular 14/2020 dated April 8, 2020, General Circular 17/2020 dated April 13, 2020, General Circular 22/2020 dated June 15, 2020, General Circular 33/2020 dated September 28, 2020, General Circular 39/2020 dated December 31, 2020, General Circular 10/2021 dated June 23, 2021, General Circular 20/2021 dated December 8, 2021 and General circular 3 /2022 dated May 5, 2022 issued by Ministry of Corporate Affairs, the Company has completed electronic dispatch of the Postal Ballot Notice on 31st May, 2022 to those nembers whose e-mail addresses are registered with the Company/ Depositories and whose names are recorded in the Register of Members of the Company or in the Register of Beneficial Owners maintained by the Depositories as on 27th May, 2022 ("Cut-off date"). A person who is not a member as on the cut-off date should treat this Notice for information purposes only.

The Notice of the Postal Ballot is available on the website of the Company at www.nlcindia.in website of the Stock Exchanges, i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of NSDL www.evoting.nsdl.com

The Company has engaged the services of NSDL to provide e-voting facility to its Members. The e-voting period commences from 9.00 a.m. (IST) on 01st June, 2022 and ends at 5.00 p.m.(IST) on 30th June, 2022. The e-voting module will be disabled by NSDL thereafter. Voting rights of the Members shall be in proportion to the shares held by them in the paid up equity share capital of the Company as on Cut-off date. Communication of assent or dissent of the Members would take place only through the e-voting system. Once the vote on the resolution is cast by the Member, he/she shall not be allowed to change it subsequently. The detailed instructions for e-voting forms part of the Postal Ballot Notice. If your e-mail address is not registered with the RTA in case of shares held in physical mode / with the Depositories in case of shares held in demat mode, you may register on or before 5:00 p.m. (IST) on 24th June, 2022, by sending an email to the RTA at their email ID: csdstd@integratedindia.in mentioning your Folio / Demat account No., for receiving Postal Ballot Notice dated 20th May, 2022.

The manner of e-voting by Members holding shares in physical mode. dematerialized mode and those who have not registered their e-mail addresses is provided in the Postal Ballot Notice.

Mr. Naresh Kumar Sinha of Kumar Naresh Sinha & Associates, Practising Company Secretaries, has been appointed as the Scrutinizer to conduct the postal ballot through e-voting process in a fair and transparent manner.

The resolutions, if passed with requisite majority by the Members through Postal Ballot shall be deemed to be passed on the last date of the e-voting period i.e. on 30th June, 2022. The results of the Postal Ballot will be announced within 2 working days of conclusion of e-voting as stipulated under SEBI (LODR) Regulations. The said results along with the Scrutinizer's Report will be intimated to the Stock Exchanges and will also be uploaded on the Company's website www.nlcindia.in and on the website of NSDL www.evoting.nsdl.com In case of queries/grievances relating to e-voting, Members may contact Ms. Sarita Mote, NSDL or Shri. K.Viswanath, Company Secretary, NLC India Limited, No.135, E.V.R. Periyar High Road, Kilpauk, Chennai – 10 or send an e-mail to investors@nlcindia.in or csdstd@integratedindia.com

For permanent updation of email / Mobile / KYC details, Members holding shares in physical mode may submit the details in Form ISR-1 to our RTA as per SEBI circular dated November 3, 2021. Members holding shares in demat mode are requested to contact their Depository Participant (DP) for updation of KYC details in their demat accounts.

	For NLC India Limited
lace: Chennai	K.VISWANATH
ate: 31.05.2022	COMPANY SECRETARY









Da

For and on behalf of the Board of Directors of Kairos Property Managers Private Limited Pallavi Sadashiv Chaudhari Managing Director DIN : 09555933



बुधवार, दि. ०१ जून २०२२



(रु.लाखात, डाटा शेअर व्यतिरिक्त)

एकत्रित

संपलेली

तिमाही

39.03.79

लेखापरिक्षित

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(१८.९९)

(१८.९९)

(१०१.३०)

५५३.६२

१७४९.८४

(0.42)

(0.42)

संपलेली

तिमाही

३१.०३.२२

लेखापरिक्षित

209.03

822.09

822.09

98.38

3980.98

8086.68

0.44

0.44

संपलेले

वर्ष

३१.०३.२२

लेखापरिक्षित

१५५०.७३

१२४४.५४

१२४४.५४

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४५८७७.८३

4.40

4.40

आर. सुदंरसन

डीआयएन:०००२९८४०

अध्यक्ष

Place : Mumbai

NOTICE Notice is hereby given to public that our clients are in process of purchasing Office No. 206, 2nd Floor, in the building known as Peninsula Plaza, situated at Veera Desai Industrial Estate, Andheri West, Mumbai - 400058, from its present owners Mr. Sundaram Sethuraman and Mrs. Rashmi Sundaram and have requested us to verify title of "the Premises".

As per title agreements, originally premises was purchased by Celado Communications Pvt Ltd and later name of company was changed to Ashu Dutt Network Pvt Ltd. Original documents for the premises have misplaced i.e. (1) Original Agreement for Sale dated 23rd June, 2005 executed between M/s H K Pujara Builders (Developer) and Celadon Communications Pvt Ltd (Purchasers) (2) Original Share Certificate No. 19, dated 5th August, 2007 being Ten fully paid up shares of Rupees Fifty each numbered from 96 to 105 issued by Peninsula Plaza Premises Co-op Society l imited

Any party or person having any right, title, interest, claim or demand of any nature whatsoever over or upon the Premises or any part thereof whether by way of mortgage, sale, lease, charge, lien, trust, or under any agreement, or under any decree order or award passed by any court of law, Tribunal, Revenue or Statutory authority or arbitrator or otherwise claiming however are hereby required to make the same known in writing with documentary evidence to MEHTA CONSULTANCY, Shop No. 18, Vasan Aishwarya Building, Opp. Vora Colony, Mathuradas Extn. Road, Kandivali West, Mumbai - 400067, or by email on prernabm@hotmail.com / advocatenilam@gmail.com within 14 days from the date hereof. Please take in notice that any claim received after expiry of the said period of 14 days is liable to be ignored by our clients as if no such claim had at all been received by them. Date: 01.06.2022

Prerna J. Shah / Adv Nilam P. Mehta

इप्का लॅबोरेटरीज लिमिटेड

नोंदणीकृत कार्यालय: ४८, कांदिवली इंडस्ट्रीयल इस्टेट, कांदिवली (प.), मुंबई-४०००६७. दूर.:९१-२२-६६४७४४४४, फॅक्स:९१-२२-२८६८६६१३,

सीआयएन:एल२४२३९एमएच१९४९पीएलसी००७८३७, ई-मेल:investors@ipca.com वेबसाईट:www.ipca.com

सूचना

सहकार मंत्रालयाद्वारे सुचित दिनांक ७ सप्टेंबर, २०१६ पासून प्रभावी असलेले गुंतवणूकदार शिक्षण व संरक्षण निधी प्राधिकरण (लेखा, लेखापरिक्षण, हस्तांतरण व परतावा) अधिनियम, २०१६ सहवाचिता कंपनी कायदा २०१३ (कायदा) चे कलम १२४(६) आणि गुंतवणूकदार शिक्षण व संरक्षण निधी प्राधिकरण (लेखा, लेखापरिक्षण, हस्तांतरण व परतावा) सुधारित अधिनियम, २०१७ द्वारे पुढे सुधारित तरतूदीनुसार दिनांक ३ मार्च, २०१७ रोजीच्या अधिसूचनेप्रमाणे (यापुढे अधिनियम म्हणून उल्लेख) कंपनीच्या भागधारकांना सूचना देण्यात येत आहे.

सदर कायदा व अधिनियम तसेच इतर प्रकरणांसह कळविण्यात येत आहे की, ७ सलग वर्ष किंवा अधिक काळाकरिता भागधारकाद्वारे लाभांशासंदर्भात रोख केलेले नाही असे सर्व शेअर्स गुंतवणूकदार शिक्षण व संरक्षण निधी (आयईपीएफ) प्राधिकरणाच्या डिमॅट खात्यात हस्तांतरीत केले जातील. ज्यांचे शेअर्स आयईपीएफ प्राधिकरणाच्या डिमॅट खात्यात हस्तांतर होण्यास पात्र आहेत अशा संबंधित

भागधारकांना योग्य कारवाई करण्यासाठी सदर नियमाअंतर्गत कंपनीकडे उपलब्ध असलेल्या त्यांच्या पत्त्यावर विहित पत्रव्यहार करण्यात आलेला आहे.

यापुढे अधिनियमाच्या नियम ६(३) नुसार कंपनीने अशा भागधारकांचे तपशिल, त्यांचे शेअर्स व त्यांचे फोलिओ क्रमांक किंवा डिपीआयडी - क्लायंट आयडी त्यांच्या <u>www.ipca.com</u> वेबसाईटवर अपलोड केलेले अहोत. भागधारकांना विनंती आहे की, त्यांनी त्यांच्या माहिती व आवश्यक कारवाईकरिता वेबसाईटचा संदर्भ घ्यावा.

कंपनी कायदा २०१३ चे कलम १२४(६) सहवाचिता त्यातील नियमासह येथे सूचना देण्यात येत आहे की, कंपनीद्वारे मागील ७ वर्षां दरम्यान कोणतेही लाभांश वॉरंटस् रोख केलेले नसल्यास अशा भागधारकांचे सर्व शेअर्स आयईपीएफ प्राधिकरणाच्या डिमॅट खात्यात हस्तांतरीत केले जातील.

वास्तविक स्वरुपात भागधारणा असणाऱ्या भागधारकांचे भागप्रमाणपत्र तदनंतर सहाजीकच रद्द केले जातील आणि ते व्यवहार योग्य नसतील. भागधारकांनी कृपया नोंद घ्यावी की, कंपनीने त्यांच्या वेबसाईटवर अपलोड केलेले तपशील हे सदर अधिनियमानुसार आयईपीएफच्या प्राधिकरणाच्या डिमॅट खात्यात अशा शेअर्सचे हस्तांतरणाच्या उद्देशाकरिता कंपनीद्वारे दुय्यम भागप्रमाणपत्र वितरणासाठी योग्य सूचना म्हणून समजावी. डिमॅट स्वरुपात भागधारणा असणाऱ्या शेअर्ससंदर्भात अधिनियमानुसार आयईपीएफच्या डिमॅट खात्यात अशा शेअर्स हस्तांतरणासाठी कंपनीद्वारे आवश्यक कॉर्पोरेट कारवाई केली जाईल.

संबंधित भागधारकांनी पुढे कृपया नोंद घ्यावी की, आयईपीएफकडे हस्तांतरीत शेअर्सनंतर www.iepf.gov.in या वेबसाईटवर उपलब्ध असलेल्या तपशिलानुसार आयईपीएफकडील लाभांशासह अशा शेअर्सवर दावा करता येईल.

जर कंपनीला १८ ऑगस्ट, २०२२ पर्यंत संबंधित भागधारकांकडून कोणताही पत्रव्यवहार प्राप्त न झाल्यास नियमात नमुद आवश्यकतांची पुर्तता करून अधिनियमात विहित प्रक्रियेनुसार देय तारखेला आयईपीएफ प्राधिकरणाकडे असे शेअर्स हस्तांतरीत केले जातील.

तुम्हाला विनंती आहे की, रद्द केलेले धनादेश पृष्ठ आणि इतर केवायसी दस्तावेज यासह अद्यायावत बँक खाते तपशील तरतूद करून आणि आमचे निबंधक व भागहस्तांतरण प्रतिनिधी यांना लेखी कळवून तुमच्याद्वारे धारणे समभागावर कंपनीकडे असलेले देण्यात न आलेल्या लाभांशावरील दावा करण्यात यावा

पुढील माहितीकरिता संबंधित भागधारकांनी कृपया कंपनीचे निबंधक व भागहस्तांतरण प्रतिनिधी यांना संपर्क करावा

लिंक इनटाइ	ईम इंडिया प्राय	व्हेट लिमिटेड
युनिट:	इप्का लॅबोरेटरीज	लिमिटेड

सी-१०१, २४७ पार्क, एल.बी.एस. मार्ग, विक्रोळी पश्चिम, मुंबई-४०००८३. द्र.:९१-२२-४९१८६२७०

इप्का लॅबोरेटरीज लिमिटेडकरिता सही/-हरिष पी. कामथ कॉर्पोरेट कॉन्सेल व कंपनी सचिव

करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) ६५.२५ कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा)(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर)) 2894.96 भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती) 8986.68 राखीव (मागील वर्षाच्या ताळेबंद पत्रकानुसार पुर्नमुल्यांकित राखीव वगळून) उत्पन्न प्रतिभाग (रू.१०/- प्रत्येकी) (वार्षिकीकरण नाही) अ) मूळ (रु.) ब) सौमिकृत (रु.) 0.30 0.39 टीपः सेबी (लिस्टिंग आब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन, २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजकडे सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षांचे सबिस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षांचे संपूर्ण नमुना कंपनीच्या www.shardulsecurities.com बेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

वरील निष्कर्षांचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि ३० मे, २०२२ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले.

शार्दुल सिक्युरिटीज लिमिटेड

जी-१२, तुलसियानी चेंबर्स, २१२, नरीमन पॉईंट, मुंबई-४०००२१. द्रर.:३०२१८५००/४००९०५००

फॅक्स:२२८४६५८५/६६३०८६०९, वेबसाईट:www.shardulsecurities.com, ई-मेल:investors@shriyam.com

३१ मार्च. २०२२ रोजी संपलेल्या तिमाहीकरीता एकमेव व एकत्रित वित्तीय निष्कर्षांचा अहवाल

संपलेली

तिमाही

३१.०३.२२

लेखापरिक्षि

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एकमेव

संपलेली

तिमाही

३१.०३.२१

लेखापरिक्षि

५३.६९

(४५.३३)

(४५.३३)

(११६.९५)

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(0.६७)

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संपलेले

वर्ष

३१.०३.२२

लेखापरिक्षित

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8.89

8.89

शार्दुल सिक्युरिटीज लिमिटेडकरित

ठिकाण: मुंबई दिनांक: ३०.०५.२०२२

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तप्रशील

कार्यचलनातून एकूण महसूल (निव्वळ)

कालावधीकरिता निव्वळ नफा/(तोटा) (कर

करपर्व कालावधीकरिता निव्वळ नफा/(तोटा)

अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)

(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)

आरआरआयएल लिमिटेड

सीआयएन : L17121MH1991PLC257750 नोंदणीकृत कार्यालय : ए - ३२५, हरी ओम प्लाझा, ओमकारेश्वर मंदिराजवळ, एम. जी. रोड, बोरिवली (पूर्व), मुंबई - ४०० ०६६.

दूरध्वनी : ०२२ - २८९५९६४४ ई-मेल : office@rrillimited.com वेबसाइट : www.rrillimited.com

दि. ३१.०३.२०२२ रोजी संपलेली तिमाही व वर्षाकरिताच्या लेखापरीक्षित स्थायी व एकत्रित वित्तीय निष्कर्षांचा सारांश

	(रु. लाखांत)										
					एकत्रित						
अ.	तपशील		तिमाहीअखेर		वर्षअ	नखेर	वर्षअखेर				
क्र.		३१.०३.२०२२	३१.१२.२०२१	३१.०३.२०२१	३१.०३.२०२२	३१.०३.२०२१	३१.०३.२०२२	३१.०३.२०२१			
		लेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित	लेखापरीक्षित	लेखापरीक्षित	लेखापरीक्षित	लेखापरीक्षित			
१	परिचालनातून एकूण उत्पन्न	११३२.११	६०.४८	६२२.१२	१५२९.५२	૧૦५९.૨५	८४८४.६९	११९९.३६			
२	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक व/वा असामान्य बाबीपूर्व)	५०२.७८	(११.७८)	१०२.५९	૪३१.૪५	হ্র ৬. ४७	७१६.४१	७९.६२			
ş	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक बाबीपूर्व व/वा असामान्य बाबीपश्चात)	५०२.७८	(११.७८)	१०२.५९	૪३१.૪५	হ্ব৩.४७	७१६.४१	७९.६२			
8	कर व अतिविशेष बार्बीपश्चात कालावधीकरिता निव्वळ नफा/(तोटा)	રૂપ્ર.૬૪	(९१.१८)	५५.६८	२२३.९२	૮७.५२	४२३.६३	९९.८१			
لر	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (कालावधीकरिता (करपश्चात) नफा/(तोटा) व अन्य सर्वसमावेशक उत्पन्न (करपश्चात) यांचा समावेश)	३५१.६४	(९१.१८)	ધધ.૬૮	२२३.९२	૮७.५२	૪૨५.૬१	९९.८१			
Ę	समभाग भांडवल	१७.०३०३	३९२२.६७	३९२२.६७	६०६०.७१	३९२२.६७	१७.०३०३	३९२२.६७			
U	प्रतिशेअर उत्पन्न, मूलभूत व सौम्यीकृत (प्रत्येकी रु. ५/- दर्शनी मूल्य)	०.२९	(०.१२)	0.0	٥.१८	०.११	૦.રૂધ	०.१२			

वरील निष्कर्षांचे लेखापरीक्षण समितीद्वारे पुनरावलोकन करण्यात आले होते व संचालक मंडळाद्वारे त्यांच्या दि. ३०.०५.२०२२ रोजी पार पडलेल्या सभेत मंजुरी देण्यात आली होती

. केआरकुमार इंडस्ट्रीज लिमिटेडच्या कंपनीसमवेत विलिनीकरणाअंतर्गत वित्तीय वर्ष २०२१-२२ च्या चवथ्या तिमाहीदरम्यान राज राजेंद्र इंडस्ट्रीज लिमिटेड ही पूर्णत: मालकीची उपकंपनी बनली आहे

२०१५ तसेच कायधाच्या अन्य संलग्न ततुवी यांच्या अंतर्गत विहित आयएनडी एएस - १०३, बिइनेस कॉम्बीनेशनद्वार विहित केल्पानुसार योजनेच्या अटीअंतर्गत बांधकाम व बरुशेद्योग कामकाजात कार्यरत हस्तांतरक कंपनी ही कंपनीमध्ये व निहित स्वरूपात हस्तांतरित करण्यात आले आहे व लेखा विवरण खालीलप्रमाणे पेण्यात आले - योबनेनुसार, संचालक मंडळाने दि. २८.०३.२०२२ रोजी केआरकुमार इंडस्ट्रीज लिमिटेडच्या भागधारकांना प्रत्येकी रु. ५/- सममूल्य दरावर ४,३१,१०,००० समभागांचे वाटप केले आहे.

सद्भावनेची चाचणी घेण्याचा निर्मय घेतला आहे, यामध्ये समावेशनाच्या कारणास्तव संपादित सद्भावनेचा समावेश आहे. त्यानुसार, २०२१-२२ च्या तिसऱ्या तिमाहीपर्यंत पुरविण्यात आलेल्या रु. १६०.१३ लाग

वित्तीय निष्कर्षांचा सारांश आहे. तिमाही व वर्षअखेरच्या वित्तीय निष्कर्षांचे विस्तृत प्रारूप स्टॉक एक्सचेंचेसची वेबसाइट www.bseindia.com वर तसेच कंपनीची वेबसाइट www.trillimited.com वर उपलब्ध आहे

ठिकाण : मुंबई दिनांक : ३० मे, २०२२

PUBLIC NOTICE

This is to inform that GEETA MANO. SANGHVI W/o Late MR. MANOJ N Residing at B-4/003, Borivali Har

एव्हरलॉन फायनान्शियल लिमिटेड (पुर्वीची एव्हरलॉन सिन्थेटिक्स लिमिटेड)

नोंदणीकृत कार्यालय: ६७, रिजेन्ट चेंबर्स, २०८, नरिमन पॉइंट, मुंबई-४०००२१. द्र.:२२०४९२३३, २२०४२७८८, ई-मेल:info@everion.in, सीआयएन:एल६५१००एमएच१९८९पीएलसी०५२७४७

३१ मार्च, २०२२ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षित एकमेव वित्तीय निष्कर्षाचा अहवाल

Om Co.op. Housing So		३१ मार्च, २०२२ रोजी संपलेल्या तिमाही व व	वर्षाकरिता लेख	ापरिक्षित एव	कमेव वित्तीर										
S. V. Road, Boriva Mumbai- 400092, Mahar							,	SVP GLOBAL TEXTILES LIMITED							
	applied to transfer the ownership of				-										
above mention property of		क .		22 39.92.2029					Formerly Known as SVP Global Ventures	Limited					
on 23/05/2022 .			लेखापरिक्षित	त अलेखापरिक्षित	। लेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित		Regd. Off.: 97, Maker Tower 'F', Cuffe Parade, Mumbai- 40		tra India				
If any person has any o	objection for	৭ তব্যের							TEL: 022-40290011; E-mail: contact@pittie.com; Websi						
the proposed transfer n	may appear	अ) कार्यचलनातून महसूल	39.02	9088.83	9228.80	3890.98	3808.04			c. www.svpgior	svpyiobal.co.iii				
before the under signed	d along with	ब) इतर उत्पन्न	4.88	2.00	६.४९	૪૨.૬३	92.90		ONE OF INDIA'S LARGEST MANUFACTURERS AND EXPORTERS	OF COTTON	COTTON AND SYNTHETIC YAF				
documentary evidence		२ कालावधीकरिता निव्वळ नफा/(तोटा)(कर, अपवादात्मक								01 001101	OTTOR AND STRITTETIC TAIL				
days from the date of pu	ublication of	आणि/किंवा विशेष साधारण बाबपूर्व)	(८.३७)	(૬૪.૬५)	69.49	३२.६९	990.00								
this notice.		३ करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा)							▲ Y-O-Y ▲ Y-O-Y		Y-0	- Y			
For Borivali Hari C Sd/- Ho	Om CHS Ltd., on. Secretary	(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	१.८६	9२८.७३	4૬.३૮	૨३૦.५३	30.99				PAT				
	e: 01/06/2022	४ करानंतर कालावधीकरिता निव्वळ नफा/(तोटा)													
		(अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	(३१.५४)	9२८.७३	40.90	୩ ୧ ७.୩३	۲.30		29.64% 25.03%		186.8	89%			
PUBLIC NOTIC	E	५ कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्व						1.7							
KNOW ALL MEN BY THESE P		नफा/(तोटा)(करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर	र)) –	-	-	-	-								
Late Vithoba Kerappa Shinde wa / allottee of Flat No. 020, Ground	d Floor, Andheri	६ समभाग भांडवल (दर्शनी मूल्य रू.१०/- प्रत्येकी)							EXTRACT OF THE STANDALONE AND CONSOLID		ITED FINA				
Rambaug CHS. Ltd., Ramba Mahakali Caves Road, Andheri (E	aug, Chakala,	मागील वर्षी (दर्शनी मूल्य रू.१०/- प्रत्येकी)	૬.૨૨	૬ ૧૮	4૬૨.૨૨	૬६२.२२	५६२.२२								
400093, which was allotted to him M/s. Vijaylaxmi Builder & Co	m by Developer	७ राखीव (लेखापरिक्षित ताळेबंदपत्रकात दिल्यानुसार							RESULTS FOR THE QUARTER AND YEAR EN		ARCH, 202	22			
Allotment Letter dated 10.09.2	.2009 and the	पुनर्मुल्यांकित राखीव वगळून)	-	-	-	३०२.९९	९२.१०					(₹ in Lakhs)			
developer had handed over pos said flat to his legal heirs as said V	Vithoba Kerappa	८ उत्पन्न प्रतिभाग मूळ व सौमिकृत (रू.) (वार्षिकीकरण नाही)	(0.५६)	ર.૨૬	0.९१	3.49	0.94				Consolidated				
Shinde died on 23.10.1997 at M behind him, Mrs. Lata Baban Pun	Numbai, leaving	टिप:								Quarter ended	Year to date	Corresponding			
Shrikant Ghodke and Jeetu Rat	tilal Ghodke as	 वरील निष्कर्षांचे लेखापरिक्षकांनी मर्यादित पुनर्विलोकन 	केले आहे आणि दि.३	३० मे, २०२२ रो	जी झालेल्या संच	गलक मंडळाच्य	ग्रा सभेत मान्य				figures for	Quarter Ended			
his surviving legal heirs. That orig executed between Late Vithoba k	Kerappa Shinde	करण्यात आले.						Sr.	Dontioulone		current period				
& Developer M/s. Vijaylaxmi Build has been lost / misplaced by my	der & Contractor	२. लेखापरिक्षित एकमेव वित्तीय निष्कर्ष हे भारतीय लेखाप्र	ग्माण (इंडएएस ३४),	कंपनी कायदा २	२०१३ (कायदा)	लागू असलेले	तरतुदी आणि	No.	Particulars	04.00.0000	ended	01.00.0001			
Baban Punekar and in that re-	gard my client	भारतीय प्रतिभूती व विनिमय मंडळ (सेबी) द्वारे वितरी				रस) रेग्युलेशन	२०१५ (सेबी			31.03.2022	31.03.2022	31.03.2021			
has lodged online complaint ID N dated 10.05.2022 with MIDC I	Police Station,	(एलओडीआर) रेग्युलेशन्स २०१५) सुधारितनुसार शि	शेफारस व योजना प्रम	गणानुसार तयार	केले आहेत.					(Audited)	(Audited)	(Audited)			
Andheri, Mumbai. That my cli Baban Punekar and Mrs. Anita S		 मागील कालावधी/वर्षाकरिताचे आकडे हे तुलनायोग्य 						1	Total Income from operations	54,909.72	177838.44	57114.90			
and Jeetu Ratilal Ghodke are inte said flat to any prospective	tends to sell the	 ३१ मार्च, २०२२ रोजी संपलेल्या वर्षा दरम्यान अपव 						2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	-4990.84	7136.21	3843.24			
Any person/s, legal heirs clair	iming to be in	असलेले विक्रीवर रु.१९७.८४ लाखाचा नफा समाविष्ट	र आहे. व्यवस्थापनाने	ो स्वतःचे उत्पाद	न कार्यचलन खं	डीत करण्याचे	निश्चित केले	3	Net Profit /(Loss) for the period before tax (after Exceptional and/or Extraordinary						
possession of said original A having any adverse claim or int		आहे.							items)	-4990.84	7136.21	3843.24			
said flat or part thereof is asked to in writing to me / my client within	to put the same		तेमाहीकरिताचे आकडे हे संपुर्ण वित्तीय वर्षासंदर्भात लेखापरिक्षित आकडे व संबंधित					4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	-4998.07	7128.97	3825.60			
the date of publication here	eof otherwise		र्ष ते तारीख आकडे यादरम्यान ताळमेळ घालणारे आकडे आहेत.					5	Total Comprehensive Income for the period	-4948.34	7128.97	3851,37			
no claim shall be entertained. Place : Mumbai Date	: 01/06/2022	६. मंडळाने ३१ मार्च, २०२२ रोजी संपलेल्या वित्तीय वर्षे							Equity Share Capital	1265.00	1265.00	1265.00			
RATNAKAR T. MISHRA (Advoc		७. एनबीएफसी प्रक्रिया प्रारंभासाठी कंपनीने आरबीआयव	कड अज कला आह.	ग्ज कला आह. एव्हरलॉन फायनान्शियल लिमिटेडकरिता					Reserves (excluding Revaluation Reserve)	1200100	1200100	1200100			
Annawadi, Toplewadi, Western E Opp. Sai Service, Andheri ((E), Mumbai-99.			एव्हरलान फायनान्श्यल लिमिटेड (पूर्वीची एव्हरलॉन सिन्थेटिक्स लिमिटेड)					as shown in Audited Balance Sheet of previous year	95580.82	95580.82	83925.59			
					(पुवाचा एव्हरव	नान सिन्थाटव	· · · · ·	6	Earnings Per Share (of 1/- each) for						
सार्वजनिक सुचना						ਜਿਸੇਂਤ	सही/- के. वखारिया	(i)	Basic and Dilluted before extraordinary item (Rs.)	-3.91	5.67	3.04			
सदर सुचनेव्दारे सर्वसाधारण जनतेस		दिनांक: ३०.०५.२०२२				-	क. पंखारचा ठीय संचालक	(ii)	Basic and Dilluted after extraordinary item (Rs.)	-3.91	5.67	3.04			
कळविण्यात येते की मे . चौरंगी डेव्हलपर्स		ठिकाण: मुंबई					00080000)					(₹ in Lakhs)			
प्रा . लि - (कंपनीचे नविन नाव)		104/11. 1942				(0001931.	00000000)				Standalone	((III Editio))			
मे. रिटॉक्स गुरू डेव्हलपर्स प्रा. लि .										Quarter ended	Year to date	Corresponding			
(कंपनीचे जने नाव) पत्ताः ३/३४१, १ए								_		Quarter endeu	figures for	Quarter Ended			
राजीव सोसायटी, मधुसुदन कालेलकर		रॉयल इंडिया क	ਜੱਜੀ ਹੈ ਅਸ ਕਿ	प्रिटेट				Sr.			current period	Quarter Endeu			
मार्ग, एफ. डी. ए. च्या	चोंग	रायरा ३०००० व गीकृत कार्यालयः ३४, २रा मजला, प्लॉट ४५/४७, शांती भवन,			ज्यादेवी पंगर्द प	2000	00	No.	Particulars	ended					
बाजुला बी के . सी . बांद्रा (पुर्व), मुंबई -		ई-मेल:info@ricl.in, वेबसाईट:www.ricl.in					0.4.			31.03.2022	31.03.2022	31.03.2021			
800048.	३१ मार्च, २	०२२ रोजी संपलेल्या तिमाही व वित्तीय वर्षा					ग अहवाल			(Audited)	(Audited)	(Audited)			
मा्. मुख्य कार्यकारी अधिकारी,							त,ईपीएस व्यतिरिक्त	1	Total Income from operations	3544.62	11942.03	3766.66			
झोपडपट्टी पुनर्वसन प्राधिकरण . यांनी			सं	गंपलेली तिमाही			संपलेले वर्ष	2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	-260.27	127.40	423.52			
संदर्भ क्र . एस . आर . ए . / इ. एन .जी.	1			पुनर्विलोकीत	लेखापरिक्षित	लेखापरिक्षि	त लेखापरिक्षित	3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	-260.27	127.40	423,52			
/२८८३ / एस . / प्रा. / एल . ओ . आय	1	ŀ		संपलेले ३महिने	संपलेले संबंधित			4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	-257.87	129.80	423.52			
दिनांक २०.०५ . २०२२ या पत्राव्दारे उद्देश पत्र निर्गमित केले आहे. साईनगर एस .					३ महिने	वर्ष	वर्ष	5	Total Comprehensive Income for the period	-257.15	130.52	423.46			
पत्र ।नगामत कल आह. साइनगर एस . आर .ए . को. ऑप. हौ . सो. (नियोजित)		तपशील	३१.०३.२०२२	३१.१२.२०२१	39.03.2029	३१.०३.२०	२२ ३१.०३.२०२९	6	Equity Share Capital	1265.00	1265.00	1265.00			
मौजे - कांजूर, तालुका - कुर्ला, न . भू . क्र	कार्यचलनातून एकूण उ		990.93	99.६४	୩२६.६९	૨૧૬.૬૧	1 २४४.१८	5	Reserves (excluding Revaluation Reserve) as shown in Audited Balance Sheet of previous year	7908.61	7908.61	2018.41			
. ७९७/अ, सर्वे नं . २४८/१, भांडुप (पुर्व),		ाणि/किंवा विशेष साधारण बाबपुर्व निव्वळ नफा/(तोटा)	(४०४.५७)	(३२९.१०)	(२७६.७३)	(१३६६.२		6	Earnings Per Share (of 1/- each) for	7906.01	7900.01	2010.41			
मुंबई - ४०००४२, क्षेत्र १६२४२ . ६० चौ .		किंवा विशेष साधारण बाबनंतर करपुर्व निव्वळ नफा/(तोटा)	(808.40)	(३२९.१०)	(२७६.७३)	(१३६६.२		(i)	Basic and Dilluted before extraordinary item (Rs.)	-0.20	0.10	0.33			
मी . या भुखंडावर झोपडपट्टी पुनर्वसन	करानंतर निव्वळ नफा कार्यावधीकवित्रा प्रका	/(ताटा) 1 सर्वकष उत्पन्न (कालावधीकरिता सर्वंकष नफा/(तोटा)	988.90	(३२९.१०)	0C.03	(७९६.७४	3) (003.92)	(ii)	Basic and Dilluted after extraordinary item (Rs.)	-0,20	0,10	0,33			
योजना राबवण्यासंदर्भात कोणालाही		र सर्वकष उत्पन्न (करानंतर))	٩٤٤.90 (३२९.٩0) ٥٢.03 (७९६.७४		3) (003.92)										
काही तक्रार असल्यास, लिखित			2302.00	2302.00	2306.0		Not	9S:							
स्वरूपात ७ दिवसात वरील पत्यावर सादर	त्ररूपात ७ दिवसात वरील पत्यावर सादर । इतर समभाग भांडवल (पुनर्मूल्यांकित राखीव वगळून) 0.00 0.00 (३२९		(રૂર૬५.૦	७) (२४९८.३३)	1 '	he above results have been reviewed by the Audit Committee and approved at the meetir	g of the Board of [irectors held on 30	0th May, 2022.						
करावे . तसे न झाल्यास सदर योजना	िंगति तसे द्यालगाम परि (परि) जिस्म प्रतिभाग (दर्शनी मुल्य रु.१०/– प्रत्येकी)		2 '	This statement has been prepared in accordance with the Companies(Indian Accountin	g Standards) Rule	s,2015 (IND AS). r	prescribed under"								
राबवण्यास 'ना हरकत' मानले जाईल	मूळ गोणिकन		0.09	(9.83) (9.83)	0.38	(3.84)			ection 133 of the Companies Act, 2013 and other recognized accounting practices and po	licies to the exten	applicable.				
आणि विकास काम सुरू केले जाईल	णि विकास काम सुरू केले जाईल 🗧 🙀 🗠 🗠 🗠 🗠 🗠 🗠 🖓 🖓 🖓 🖓			The above is an extract of the detailed format of Audited Financial Results filed with the											
आणि पूर्ण केले जाईल.				(Listing Obiligations and Disclosure Requirements) Regulations, 2015. The full format of											
्र प्रेषक	प्रेषक । मंग्रहण व वार्णक वार्णकार का प्रधान का वित्तीय निकार्ष वंगण नमा स्टॉक एक्सर्वेजया www heindia com a कंपनीया www rici in aaktiera उपलब्ध का				Stock Exchange website i.e www.bseindia.com and i.e www.nseindia.com and on Compa	•	ww.svpglobal.co.i	n.							
मे . चौरंगी डेव्हलपर्स प्रा. लि . कंपनीचे						संचालक म	ांडळाच्या आदेशान्वर	4	he figures of the previous period/year have been regrouped /recast wherever considered	necessary.					
नविन नाव					रॉय	ल इंडिया कॉर्पो	रेशन लिमिटेडकरित			For	SVP GLOBAL TE	XTILES LIMITED			
मे . रिटॉक्स गुरू डेव्हलपूर्स प्रा. लि .							सही/-					Sd/-			
							श्री. नितीन गुजराल	11				Chirag Pittie			
कंपनीचे जुने नाव	तिकाण - मंगर्न					211	तस्थापत्नीम जन्मरू		o : Mumhai			-			
कपनाच जुन नाव ठिकाण : मुंबई दिनांक : ०१.०६ . २०२२	ठिकाण ः मुंबई दिनांकः ०१.०६.२०२२	3				-	वस्थापकीय संचालव आयएन:०८१८४६०५		e : Mumbai : 30 May, 2022			Director DIN : 00117368			

GL_©BA

कार्यकारी संचालक व सीएफओ

सही/

हर्ष मेहत

दिनांक: ०१ जून, २०२२

ठिकाण: मुंबई

- शोननेतुसा आराआआआपएल लिमिट्यम्बे हत्तातात्वाद्वारे घाण केलेले प्रत्येक दिल्यों दे २,५९,०९० समाभा रह करण्यात आले. [द. ०१.०४.२०१५ पासून सुरू होत असलेल्या दहा वर्षाहून अधिक कालावधीकरिता व्यवस्थापन परिपोधित सद्भावनेचा सातत्याने अभ्यास करीत आहे. व्यवस्थापनाने दि. ०१.०४.२०२१ पासून सुधारणेकरि [द. ०१.०४.२०१५ पासून सुरू होत असलेल्या दहा वर्षाहून अधिक कालावधीकरिता व्यवस्थापन परिपोधित सद्भावनेचा सातत्याने अ

पर्युभावना अभया विश्वभाग गणत आहा लाह रागल रागलियाच्या कारावार्य वर्णाका वर्णावाय आहा. पर्युपार, २०११ रर व्या तता वा त्यावाचना उपयंत्रा पर १२२ २२ या स्क्रीव्या अनुर्यु संतर्वारोय सायाच्या गात तिमाहीराय्या प्रत्रेपता स्याया आही आहे. वरील तपशील हा सेबी (एलओडीआर) विनियमन, २०१५ च्या विनियमन ३३ अंतर्गत स्टॉक एक्सचेंबेसकडे दाखल काण्यात दि. ३१.०३.२०२२ रोवी संपलेली तिमाही व वर्षाकरताच्या विस्तृत अलेखाररीक्षि

। विगिरेटका

For ACCEDERE LIMITED Ashwin Chaudhar Managing Directo

17,484.30 434.58 30.60 515.7 Income from operations (net) 30.9 130.58 124.6 251.6 Net profit/(Loss) for the period from ordinary activitie before tax, exceptional and/or extraordinary items) 535.7 409.9 98.92 198.4 Net profit/(Loss) for the period before tax (after exceptional and/or extraordinary items) 376.64 98.92 198.4 502.47 Net profit/(Loss) for the period after tax (after exceptional and/or extraordinary items) 98.92 98.92 162.91 502.47 Total Comprehensive Income for the period Comprising Profit/ (Loss) for the period (after tax) and other Comprehensive Income (after tax) (41.39) 116.17 11.20 273.30 Equity Share Capital (Face value per share Rs. 10/-) 487.68 487.68 487.6 487.6 Reserves excluding Revaluation Reserve) as shown in the Audited Balance sheet of the previous year Earnings Per Share (of Rs. 10 each) (for continuing and discontinued operations) 7.9 1.18 5.6 12.6 7.95 1.18 5.60 12.69

(Audited)

Quarter Ended

31.03.2022 31.12.2021 31.03.2021

(Un Audited) (Audited)

Chairman and Managing Directo

/ear Ende

31.03.202

Audited

Note: The above is an extract of the detailed format of Quarterly Financial Results filed with Stock Exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirments) Regulations, 2015. The full format of the standalone financial results for the year ended 31st March, 2022 are available on stock exchange websites (www.bseindia.com) and on Company's website (www.jumbofinance.co.in) For and on behalf of Board of Diractors Jumbo Finance Limite

Place: Mumbai ate: 30th May, 2022

- Basic

- Diluted

Other Income

ACCEDERE LIMITED

CIN No. L32000MH1983PLC030400 Regd Off: Space Inspire Hub, Western Heights, J P Road Opp Gurudwara, Andheri (W), Mumbai - 400 053. Website: www.accedere.io • Email: info@accedere.io

रोज वाचा

दै. 'मुंबई लक्षदीप'

Particulars

JUMBO FINANCE LIMITED

CIN: L65990MH1984PLC032766

Registered Office: 805,8th Floor 'A' Wing,Corporate Avenue,Sonawala Road,Goregaon(East),Mumbai-400 063

Telefax:022-26856703.#email id: iumbofin@hotmail.com. # website: www.iumbofinance.co.in

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31ST MARCH, 2022

Extract of Audited Standalone Financial Results for the Quarter and Year ended 31st March. 2022 (Rupees in Lacs)

Particulars	Quarte	r Ended	Year Ended		
	31/03/2022	31/03/2021	31/03/2022	31/03/2021	
Total income from Operations (net)	29.82	27.51	89.81	57.29	
Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	5.43	10.24	0.04	0.22	
Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	5.43	10.24	0.04	0.22	
Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	6.46	13.44	1.07	1.51	
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive income (after tax)]	6.46	13.44	1.07	1.51	
Equity Share Capital	448.77	475.74	448.77	475.74	
Reserves (excluding Revalution Reserves as shown in the Balance Sheet of previous year)	0.00	0.00	0.00	0.00	
Earning Per Share (of Rs. 10/- each) (for continuing and discontinuing operations)					
Basic	0.14	0.28	0.02	0.03	
Diluted	0.14	0.28	0.02	0.03	
in the Balance Sheet of previous year) Earning Per Share (of Rs. 10/- each) (for continuing and discontinuing operations) Basic	0.14	0.28	0.02	0	

The above is an extract of the detailed format of Quarterly Standalone Financial Results filed with the stock exchange under Reg. 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website india.com) and Company's Website (www.accedere.io)

Place: Mumbai Date: 30.05.2022

SANGHVI was died on 07/06/2019 Om Co.op. Housing Society Ltd.,