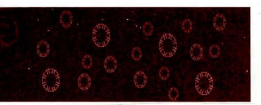




270, 71, 72, 76, Johari Bazar, Jaipur-302003 | Tel.: +91-0141-4150000 SB-110 Lalkothi, Tonk Road, Jaipur-302015 | Tel.:+91-0141-4160000 F-33, Gautam Marg, Vaishali Nagar, Jaipur-302021 | Tel.:+91-0141-3510000 Email: motisons@gmail.com • Website: www.motisonsjewellers.com



CIN-L36911RJ2011PLC035122

October 30, 2024

To,

BSE Limited

Dept of Corporate Services Phirozee Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001 (Maharashtra)

Scrip Code :544053

National Stock Exchange of India Limited

The Listing Department
Exchange Plaza, C-1, Block G, Bandra Kurla
Complex, Bandra (East),
Mumbai- 400 051(Maharashtra)

Symbol: MOTISONS

Subject: Intimation of Newspaper Advertisement for publication of Unaudited Financial Results of the company for the quarter and half year ended 30th September, 2024.

Dear Sir/Ma'am,

Pursuant to the Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we hereby enclose copy of newspaper advertisement published in Financial Express in English language newspaper and in Business Remedies in Vernacular language newspaper regarding extract of Unaudited Financial Results of the company for the quarter and half year ended 30th September, 2024.

You are requested to kindly take the same on record.

Thanking you,

Yours Faithfully,

For Motisons Jewellers Limited

BHAVESH Digitally signed by BHAVESH SUROLIA Date: 2024.10.30 15:41:46 +05'30'

Bhavesh Surolia Company Secretary & Compliance Officer Membership No.: A64329

Encl: as above

FINANCIAL EXPRESS

This advertisement is for information purposes only and not for publication, distribution, or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used herein and not confined herein shall have the meaning assigned to them in the Letter of Offer dated October 14, 2024 (the "Letter of Offer" or "LOF") filed with the SME Platform of National Stock Exchange of India Limited ("NSE") ("NSE-Emerge"). and the Securities and Exchange Board of India ("SEBI") for information and dissemination on the SEBI's website pursuant to the proviso to Regulation 3 of the Securities Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations").



USHANTI COLOUR CHEM LIMITED

Our Company was incorporated under the provisions of Companies Act, 1956 as 'Ushanti Colour Chem Private Limited' in Gujarat vide Certificate of Incorporation issued by Registrar of Companies, Gujarat, Dadra and Nagar Haveli, on May 12, 1993. Consequently, it was converted into a public limited company pursuant to special resolution passed at Extra-ordinary General Meeting of our Company held on February 19, 2018 and the name of our Company was changed to 'Ushanti Colour Chem Limited' and a fresh certificate of incorporation consequent upon Conversion of Private Limited to Public Limited dated March 07, 2018 was issued by Registrar of Companies, Ahmedabad. The Corporate Identification Number of our Company is U24231GJ1993PLC019444.

Registered Office: 88/8 GIDC, Phase I, Vatva, Ahmedabad- 382445, Gujarat, India • Tel. No.: 079-25833315; • Fax No.: Not Available

• Contact Person: Ms. Vishakha Tanwar, Company Secretary and Compliance Officer • Email: admin@ushanti.com; • Website: www.ushanti.com

PROMOTERS OF OUR COMPANY MR. MAUNAL SHANTILAL GANDHI AND MR. MINKU SHANTILAL

ISSUE OF UPTO 5,35,085 EQUITY SHARES WITH A FACE VALUE OF ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 55 EACH INCLUDING A SHARE PREMIUM OF ₹ 45 (RUPEE FORTY-FIVE ONLY) PER RIGHT EQUITY SHARE ("ISSUE PRICE") FOR AN AGGREGATE AMOUNT OF UPTO ₹ 294.30 LACS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 05 RIGHTS EQUITY SHARES FOR EVERY 100 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON OCTOBER 11. 2024 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES 5.5 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 95 OF THIS LETTER OF OFFER.

ISSUE PROGRAMME

ISSUE OPENS ON NOVEMBER 04, 2024 LAST DATE FOR ON MARKET RENUNCIATION* **NOVEMBER 18, 2024**

ISSUE CLOSES ON# **NOVEMBER 25, 2024**

*Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncees on or prior to the Issue Closing Date.

Our Board or a duly authorized thereof will have the right to extend the Issue Period as it may determine from time to time, not exceeding 30 (thirty) days from the Issue Opening Date. Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date.

Simple, Safe, Smart way of Application- Make use of it!!!

In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Circulars no. SEBI/CFD/DIL/ASBA/1/ 2009/30/12 dated Decedmber 30, 2009, CIR/CFD/DIL/1/2011 dated April 29, 2011 and SEBI/HO/CFD/DIL2/CIR/ P/2020/13 dated January 22, 2020 ("SEBI ASBA Circulars"), all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details "Procedure for Application through the ASBA Process" on page 110 of Letter of Offer.

Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circulars, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialized form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Equity Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company at least two Working Days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in their respective demat accounts at least one day before the Issue Closing Date. They may also communicate with Registrar with the helpline number +91-022-62638200 and their email address: rightsissue@bigshareonline.com

Prior to the issue opening date, the rights entitlement of those resident eligible equity shareholders, among others, who hold equity shares in physical form and whose demat account details are not available with our company or the registrar, shall be credited in a demat suspense escrow account opened by our company. In accordance with the SEBI Rights Issue Circulars, the eligible equity shareholders who hold equity shares in physical form as on record date and who have not furnished the details of their demat account to the registrars of our company atleast two working days prior to the issue closing date i.e., by November 21, 2024, shall not be entitled to make an application for rights equity shares against their entitlements with respect to the equity shares held in physical

PROCEDURE FOR APPLICATION:

In accordance with Regulation 76 of the SEBI (ICDR) Regulations, SEBI Rights Issue Circulars and ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA.

For details, please see "Procedure for Application through the ASBA Process" on page 110 of the Letter of Offer. PROCEDURE FOR APPLICATION THROUGH THE ASBA PROCESS:

Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form to the Designated Branch of the SCSB or online/electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts.

Investors should ensure that they have correctly submitted the Application Form, or have otherwise provided an authorization to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application.

Self-Certified Syndicate Banks

For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognised Fpi=yes&intmld=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer the above-mentioned link.

Please note that subject to SCSBs complying with the requirements of SEBI Circular bearing reference number 'CIR/CFD/DIL/13/2012' dated September 25, 2012 within the periods stipulated therein, ASBA Applications may be submitted at the Designated Branches of the SCSBs, in case of Applications made through ASBA facility.

Further, in terms of the SEBI Circular CIR/CFD/DIL/1/2013 dated January 02, 2013, it is clarified that for making applications by SCSBs on their own account using ASBA facility. SCSBs should have a separate account in their own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making application in the issue and clear demarcated funds should be available in such account for applications. SCSBs applying in the issue shall be responsible for ensuring that they have a separate account in their own name with any other SCSB having clear demarcated funds for applying in the issue and that such separate account shall be used as the ASBA account for the application, for ensuing compliance with the applicable Regulations.

APPLICATION BY ELIGIBLE EQUITY SHAREHOLDERS HOLDING EQUITY SHARES IN PHYSICAL FORM:

Please note that in accordance with Regulation 77A of the SEBI ICDR Regulations read with the SEBI Rights Issue Circular, the credit of Rights Entitlements and Allotment of Equity Shares shall be made in dematerialised form only. Accordingly, Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Equity Shares in this issue are advised to furnish the details of their demat account to the Registrar or our Company at least two Working Days prior to the issue Closing Date, to enable the credit of their Rights Entitlements in their respective demat accounts at least one day before the issue Closing Date

PLEASE NOTE THAT THE ELIGIBLE EQUITY SHAREHOLDERS WHO HOLD EQUITY SHARES IN PHYSICAL FORM AS ON RECORD AND WHO HAVE NOT FURNISHED THE DETAILS OF THEIR RESPECTIVE DEMAT ACCOUNTS TO THE REGISTRAR AT LEAST TWO WORKING DAYS PRIOR TO THE ISSUE CLOSING DATE, SHALL NOT BE ELIGIBLE TO MAKE AN APPLICATION FOR RIGHTS EQUITY SHARES AGAINST THEIR RIGHTS ENTITLENENTS

WITH RESPECT TO THE EQUITY SHARES HELD IN PHYSICAL FORM. ALLOTMENT OF THE RIGHTS EQUITY SHARES IN DEMATERIALIZED FORM:

Please note that the rights equity shares applied for in this issue can be allotted only in dematerialized form and to the same depository account in which our equity shares are held by such investor on the record date.

DISPATCH AND AVAILABILITY OF ISSUE MATERIALS:

The dispatch of Abridged Letter of Offer and Rights Entitlement Letter along with the Application form has been completed on October 23, 2024 by the Registrar to the Issue to all the Eligible Equity Shareholders of the company, whose names appeared in the Register of Members/Beneficial Owners of the company as on record date, i.e., October 11, 2024 in electronic form through e-mail on October 23, 2024 to the equity shareholders who have registered email ids and physically through speed/registered post on October 23, 2024 to the equity shareholders who have not registered email ids with us or with Registrar to the Issue. Investors can access the Letter of Offer, the Abridged Letter of Offer and the Application Form (provided the Eligible Equity Shareholders is eligible to subscribe for the Rights Equity Shares under applicable laws on the websites of (i) Our Company's website at www.ushanti.com; (ii) Registrar to the Issue's website at www.bigshareonline.com; (iii) NSE's website at www.nseindia.com

Eliaible Equity Shareholders can obtain the details of their respective Rights Entitlements from the website of the Registrar to the Issue's website at www.bigshareonline.com by entering their DP-ID and Client-ID and PAN. CREDIT OF RIGHTS ENTITLEMENTS IN DEMATACCOUNTS OF ELIGIBLE EQUITY SHAREHOLDERS:

In accordance with Regulation 77A of the SEBI (ICDR) Regulations read with the SEBI - Rights Issue Circular, the credit of Rights Entitlements and Allotment of Rights Equity Shares shall be made in dematerialized form only. Prior to the Issue Opening Date, our Company shall credit the Rights Entitlements to: (a) The demat accounts of the Eligible Equity Shareholders holding the Equity Shares in dematerialised form; and (b) A demat suspense escrow account opened by our Company, for the Eligible Equity Shareholders which would comprise Rights Entitlements relating to: (i) Equity Shares held in a demat suspense account pursuant to Regulation 39 of the SEBI (LODR) Regulations; or (ii) Equity Shares held in the account of IEPF authority; or (iii) The demat accounts of the Eligible Equity Shareholder which are frozen or details of which are unavailable with our Company or with the Registrar on the Record Date; or (iv) Equity Shares held by Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date where details of demat accounts are not provided by Eligible Equity Shareholders to our Company or Registrar; or (v) Credit of the Rights Entitlements returned/ reversed/ failed; or (vi) The ownership of the Equity Shares currently under dispute, including any court proceedings, as applicable.

APPLICATION ON PLAIN PAPER UNDER ASBA PROCESS:

An Eligible Equity Shareholder who is eligible to apply under the ASBA process may make an application to subscribe to this Issue on plain paper. An Eligible Equity Shareholder shall submit the plain paper Application to the Designated Branch of the SCSB for authorizing such SCSB to block Application Money in the said bank account maintained with the same SCSB.

Applications on plain paper will not be accepted from any address outside India.

Please note that the Eligible Equity Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received subsequently.

PLEASE NOTE THAT APPLICATION ON PLAIN PAPER CANNOT BE SUBMITTED THROUGH ASBA FACILITY. The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same

order and as per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and should contain the following particulars:

Name of our Company, being 'Ushanti Colour Chem Limited'.

Name and address of the Eligible Equity Shareholder including joint holders (in the same order and as per specimen recorded with our Company or the Depository);

Registered Folio No./DP and Client ID No.; Number of Equity Shares held as on Record Date;

Allotment option – only dematerialized form;

Number of Rights Equity Shares entitled to;

Total number of Rights Equity Shares applied for; Number of additional Rights Equity Shares applied for, if any;

Total amount paid at the rate of ₹ 55/- for Rights Equity Shares issued in one Rights Entitlement; Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB;

In case of non-resident Eligible Equity Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address, branch of the SCSB with which the

account is maintained and a copy of the RBI approval obtained pursuant to Rule 7 of the FEMA Rules. Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of

joint names, irrespective of the total value of the Rights Equity Shares applied for pursuant to this Issue; Authorization to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the

Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB); and

In addition, all such Eligible Equity Shareholders are deemed to have accepted the following: "I/ We understand that neither the Rights Entitlement nor the Equity Shares have been, or will be, registered under the United States Securities Act of 1933, as amended (the "US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States") except in a transaction exempt from, or not subject to, the registration requirements of the US Securities Act. I/ we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Equity Shares or Rights Entitlement in the United States. Accordingly, I/ we understand that this application should not be forwarded to or transmitted in or to the United States at any time. I/ we understand that none of the Company, the Registrar or any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar or any other person acting on behalf of the Company has reason to believe is in the United States, or if such person is outside India and the United States, such person is not a corporate shareholder, or is ineligible to participate in the Issue under the securities laws of their jurisdiction. I/ We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable

*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for

investors in investments of the type subscribed for herein imposed by the jurisdiction of our residence. I/ We understand and agree that the Rights Entitlement and Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S under the US Securities Act (hereinafter referred to as 'Regulation S'), or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US Securities Act. I/We (i) am/are, and the person, if any, for whose account I/we am/are acquiring such Rights Entitlement, and/or the Equity Shares, is/are outside the United States and (ii) is/are acquiring the Rights Entitlement and/or the Equity Shares in an offshore transaction meeting the requirements of Regulation S.

I/ We acknowledge that the Company, their affiliates and others will rely upon the truth and accuracy of the foregoing representations and agreements." In cases where multiple Application Forms are submitted for Applications pertaining to Rights Entitlements credited to the same demat account or in demat suspense escrow account, including cases where an Investor submits Application Forms along with a plain paper Application, such Applications shall be liable to be rejected. Investors are requested to strictly adhere to these instructions. Failure to do so could result in an application being rejected, with our Company and the Registrar not having any liability to the Investor. The plain paper Application format will be available on the website of the Registrar at

Our Company and the Registrar shall not be responsible if the Applications are not uploaded by SCSB or funds are not blocked in the Investors' ASBA Accounts on or before the Issue Closing Date.

The last date for submission of the duly filled in the Application Form or a plain paper Application is November 25 2024 i.e., Issue Closing Date. The Board of Directors may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date). If the Application Form is not submitted with an SCSB, uploaded with the Stock Exchange and the Application

Money is not blocked with the SCSB on or before the Issue Closing Date or such date as may be extended by the Board of Directors, the invitation to offer contained in this Letter of Offer shall be deemed to have been declined and the Board of Directors shall be at liberty to dispose of the Rights Equity Shares hereby offered, as provided under the section, "Basis of Allotment" on page 121 of this Letter of Offer Please note that on the Issue Closing Date, (i) Applications through ASBA process will be uploaded until 5.00 p.m.

(Indian Standard Time) or such extended time as permitted by the NSE, Please ensure that the Application Form and necessary details are filled in. In place of Application number.

Investors can mention the reference number of the e-mail received from Registrar informing about their Rights Entitlement or last eight digits of the demat account. Alternatively, SCSBs may mention their internal reference number in place of application number. PROCEDURE FOR RENUNCIATION OF RIGHTS ENTITLEMENTS:

The Investors may renounce the Rights Entitlements, credited to their respective demat accounts, either in full or in part (a) by using the secondary market platform of the Stock Exchange; or (b) through an off -market transfer, during the Renunciation Period. Such renunciation shall result in renouncement of the Rights Equity Shares. The Investors should have the demat Rights Entitlements credited/lying in his/her own demat account prior to the renunciation. The trades through On Market Renunciation and Off Market Renunciation will be settled by transferring the Rights Entitlements through the depository mechanism.

Investors may be subject to adverse foreign, state or local tax or legal consequences as a result of trading in the Rights Entitlements. Investors who intend to trade in the Rights Entitlements should consult their tax advisor or stock broker regarding any cost, applicable taxes, charges and expenses (including brokerage) that may be levied for trading in Rights Entitlements. OUR COMPANY ACCEPT NO RESPONSIBILITY TO BEAR OR PAY ANY COST, APPLICABLE TAXES, CHARGES, AND

EXPENSES (INCLUDING BROKERAGE). AND SUCH COSTS WILL BE INCURRED SOLELY BY THE INVESTORS. PLEASE NOTE THAT THE RIGHTS ENTITLEMENTS WHICH ARE NEITHER RENOUNCED NOR SUBSCRIBED BY THE INVESTORS ON OR BEFORE THE ISSUE CLOSING DATE SHALL LAPSE AND SHALL BE EXTINGUISHED AFTER THE ISSUE CLOSING DATE.

On Market Renunciation

The Investors may renounce the Rights Entitlements, credited to their respective demat accounts by trading/selling them on the secondary market platform of the Stock Exchange through a registered stock broker in the same manner as the existing Equity Shares of our Company.

In this regard, in terms of provisions of the SEBI (ICDR) Regulations and the SEBI Rights Issue Circulars, the Rights Entitlements credited to the respective demat accounts of the Eligible Equity Shareholders shall be admitted for trading on the Stock Exchange under the ISIN that shall be allotted for the Rights Entitlement subject to requisite approvals. The details for trading in Rights Entitlements will be as specified by the Stock Exchange from time to time. The Rights Entitlements are tradable in dematerialized form only. The market lot for trading of Rights Entitlements is 100 Shares. To clarify further, fractional entitlements are not eligible for trading.

The On Market Renunciation shall take place only during the Renunciation Period for On Market Renunciation, i.e. from November 04, 2024 to November 18, 2024 (both days inclusive).

The Investors holding the Rights Entitlements who desire to sell their Rights Entitlements will have to do so through their registered stock brokers by quoting the ISIN INEOONI20015 (for Rights Entitlement) that shall be allotted for the Rights Entitlement and indicating the details of the Rights Entitlements they intend to sell. The Investors can place order for sale of Rights Entitlements only to the extent of Rights Entitlements available in their demat account. The On Market Renunciation shall take place electronically on secondary market platform of NSE under automatic order matching mechanism and on 'T+2 rolling settlement bases, where 'T' refers to the date of trading. The transactions will be settled on trade-for-trade basis. Upon execution of the order, the stock broker will issue a contract note in accordance with the requirements of the Stock Exchange and the SEBI

The Investors may renounce the Rights Entitlements, credited to their respective demat accounts by way of an offmarket transfer through a depository participant. The Rights Entitlements can be transferred in dematerialized

Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the demat account of the Renouncees on or prior to the Issue Closing Date.

The Investors holding the Rights Entitlements who desire to transfer their Rights Entitlements will have to do so through their depository participant by issuing a delivery instruction slip quoting the ISIN (for Rights Entitlement) that shall be allotted for the Rights Entitlement, the details of the buyer and the details of the Rights Entitlements they intend to transfer. The buyer of the Rights Entitlements (unless already having given a standing receipt instruction) has to issue a receipt instruction slip to their depository participant. The Investors can transfer Rights Entitlements only to the extent of Rights Entitlements available in their demat account.

The instructions for transfer of Rights Entitlements can be issued during the working hours of the depository participants. The detailed rules for transfer of Rights Entitlements through off-market transfer shall be as specified by the NSDL and CDSL from time to time.

LISTING AND TRADING OF THE RIGHTS EQUITY SHARES TO BE ISSUED PURSUANT TO THE ISSUE: The existing Equity Shares are listed and traded on Emerge platform of NSE bearing Scrip Symbol 'UCL' under ISIN

'INEOONIO1015. The Rights Equity shall be credited to temporary ISIN which will be frozen until the receipt of the final listing/ trading approvals from the Stock Exchange. Upon receipt of such listing and trading approvals, the Rights Equity Shares shall be debited from such temporary ISIN and credited to the existing ISIN as fully paid-up equity share of our company. Our Company has received in-principle approval from the NSE through letter bearing reference number © NSE/LIST/C/2024/0463 dated April 24, 2024.

DISCLAIMER CLAUSE OF NSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed

that the letter of offer has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the Letter of Offer for the full text of the "Disclaimer Clause of NSE" on page 90 of the Letter of Offer.

BANKER TO THE ISSUE AND REFUND BANK: Axis Bank Limited

MONITORING AGENCY: N.A. FOR RISK FACTORS AND OTHER DETAILS, KINDLY REFER TO THE LETTER OF OFFER AND ABRIGED LOF. OTHER IMPORTANT LINKS AND HELPLINE: The Investors can visit following links for the below-mentioned

a) Frequently asked questions and online/electronic dedicated investor helpdesk for guidance on the Application

- process and resolution of difficulties faced by the Investors: www.bigshareonline.com b) Updation of Indian address/ email address/ mobile number in the records maintained by the Registrar or our
- Company: www.bigshareonline.com` c) Updation of demat account details by Eligible Equity Shareholders holding shares in physical form
- www.bigshareonline.com Request Letter to be sent by the non-resident Eligible Equity Shareholders to the Registrar at their email id: rightsissue@bigshareonline.com for updating their Indian address. The Request Letter should be accompanied by their PAN card and Address proof. Kindly note that the non-resident Equity Shareholders who do not have an Indian address are no eligible to apply for this Issue.

REGISTRAR TO THE ISSUE Bigshare Services Private Limited Add.: Office No. S6-2, VI Floor, Pinnacle Business Park, Mahakali Caves Road, Andheri (E), Mumbai-400093



Tele.: +91-022-62638200 | **Fax:** +91-022-62638299 | **Email:** rightsissue@bigshareonline.com Investor Grievance: investor@bigshareonline.com | Website: www.bigshareonline.com Contact person: Mr. Suraj Gupta | SEBI Registration No: INR000001385

COMPANY SECRATARY AND COMPLIANCE OFFICER Ms. Vishakha Tanwar.



88/8 GIDC, Phase I, Vatva, Ahmedabad- 382445, Gujarat, India. **Telephone:** 079-25833315;

Investors may contact the Registrar to the issue or the Company Secretary and Compliance Officer for any preissue/ post issue related matters. All grievances relating to the ASBA process may be addressed to the Registral to the issue, with a copy to the SCSB, giving full details such as name and address of the applicant, number of Equity Shares applied for, ASBA Account number and the Designated Branch of the SCSB where the CAF, or the plain paper application, as the case may be, was submitted by the ASBA.

For USHANTI COLOUR CHEM LIMITED

Ms. Vishakha Tanwar Date: October 30, 2024 **Company Secretary and Compliance Officer** Place: Ahmedabad Our Company is proposing, subject to requisite approvals, market conditions and other considerations, to issue

Equity Shares on a rights basis and has filed a Letter of Offer with the SEBI and NSE. The LOF shall be available on website of SEBI at www.sebi.gov.in: the website of NSE at www.nseindia.com: the website of the Company at www.ushanti.com. Investors should note that investment in equity shares involve a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" beginning on page 20 of the LOF. This announcement has been prepared for publication in India and may not be released in the United States. The announcement does not constitute an offer of Equity Shares for sale in any jurisdiction, including the United States and any Equity Shares described in this announcement may not be offered or sold in the United States.

SELAN EXPLORATION TECHNOLOGY LIMITED SELAN

CIN: L74899HR1985PLC113196

Regd. Office: Unit No. 455-457, 4th Floor, JMD Megapolis, Sector-48, Sohna Road, Gurgaon, Haryana-122018 E-mail: investors@selanoil.com; Tele Fax No.: 0124- 4200326

Website: www.selanoil.com Extract of Unaudited Financial Results for the Period Ended 30th September, 2024

| PARTICULARS (₹ in Lakhs) | Quarter Ended 30 th Sep, 2024 | Quarter Ended 30 th Sep, 2023 | Six Months Ended 30 th Sep, 2024 | Six Months Ended 30 th Sep, 2023 | |
|--|--|--|---|---|--|
| | (Unaudited) | (Unaudited) | (Unaudited) | (Unaudited) | |
| Total Income from Operations (net) | 6,892 | 3,919 | 13,238 | 6,731 | |
| Net Profit / (Loss) from ordinary activities after tax | 2,136 | 942 | 3,955 | 1,446 | |
| Net Profit / (Loss) for the period after tax (after Extraordinary items) | 2,136 | 942 | 3,955 | 1,446 | |
| 4. Total Comprehensive Income (after tax) | 2,091 | 937 | 3,910 | 1,427 | |
| 5. Equity Share Capital (face value ₹10/-) | 1,520 | 1,520 | 1,520 | 1,520 | |
| 6. Reserves (excluding Revaluation Reserves as shown in the Balance Sheet of previous year) | | | | | |
| 7. Earnings Per Share (before & after extraordinary items) of ₹10/- each | 14.05 | 6.20 | 26.02 | 0.51 | |
| Basic : Diluted : | 14.05 13.94 | 6.20 6.20 | 26.02 25.85 | 9.51 9.51 | |

Place : Gurgaon

S. Particulars

6 Equity Share Capital

operations)

(1) Basic

(2) Diluted

7 Reserves (excluding Revaluation Reserve) as

shown in the Audited Balance Sheet of the

Rs. 10 each) (for continuing and discontinued

8 Earnings per Equity Share (of Face Value)

Date: 29th October, 2024

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 is available on the stock exchange website: www.nseindia.com and www.bseindia.com and on the Company's website: www.selanoil.com

for SELAN EXPLORATION TECHNOLOGY LIMITED Suniti Kumar Bhat

Quarter Half Year Half Year

Chairman

(Rs. in Lakhs)

Year

22,969.83

4.30

4.30

Sandeep Chhabra

DIN: 00120838

www.selanoil.com DIN: 08237399

MOTISONS JEWELLERS LIMITED Registered Office: 270, 271, 272 & 76, John Bazar, Jaipur

Quarter Quarter

Email: motisons@gmail.com | Website: www.motisonsjewellers.com | CIN: L36911RJ2011PLC035122 Extract of Statement of Unaudited Financial Results for the Quarter & Half Year Ended 30th September, 2024

Corporate Office: SB-110, Motisons Tower, Lalkothi, Tonk Road, Jaipur Tel No: +91-0141-4160000

Ended Ended Ended Ended Ended Ended 30-09-2024 30-06-2024 30-09-2023 30.09.2024 30.09.2023 31-03-2024 Unaudited Unaudited Unaudited Unaudited Audited Total Income from operations 10,953.00 8,907.58 9,015.10 | 19,860.58 | 17,691.36 | 41,717.65 2 Net Profit/(Loss) for the period (before tax, 848.87 781.10 2,369.96 1516.89 1,521.09 4483.84 exceptional and/or extraordinary items) 3 Net Profit/(Loss) for the period before tax 1521.09 848.87 693.58 2,369.96 1,429.37 4,454,96 (after exceptional and/or extraordinary items) 4 Net Profit/(Loss) for the period after tax 1,039.55 633.20 518.28 1672.75 1,066.04 3223.11 (after exceptional and/or extraordinary items) 5 Total Comprehensive Income for the period 1,040,27 625.15 524.33 1,665.42 1,073.03 3,220,33 (Comprising Profit/(Loss)for the period (after tax) and other comprehensive income (after tax) 9,844.60 | 9,844.60 | 6,497.50 | 9,844.60 | 6,497.50 | 9,844.60

1 The above financial results for the quarter and half year ended 30th Sept., '24 have been prepared by the Company in accordance with regulation 33 of SEBI (Listing Obligation & Disclosure Requirements) Regulations 2015 (as amended) and were reviewed and recommended by the Audit Committee of the Board and thereafter were approved and taken on record by the board of directors in their meeting held on 29th October, '24 A limited review of the above results has been carried out by the statutory auditors of the company. The full format of the financial results for the quarter and half year ended 30th September, 2024 is available on Company's website (www.motisonsjewellers.com) and on Stock Exchange's website viz. www.bseindia.com and www.nseindia.com.

1.06

1.06

0.64

0.64

0.80

0.80

1:70

1.70

1.64

1.64

2 Previous Year's /period's figures have been regrouped/rearranged/ restated/adjusted/rectified wherever considered necessary.

3 Basis of Preparation of the Statement and Adoption of Indian Accounting Standards. The Company has adopted Indian Accounting Standard (IND AS) specified under companies (Indian) Accounting Standard Rules, 2015 [as amended] prescribed under section 133 of the companies act, 2013.

> For and on behalf of the Board of Directors Motisons Jewellers Limited

> > Chairman & Whole-Time Director

Date: 29/10/2024 Place: Jaipur

APM TERMINALS

Lifting Global Trade

Gujarat Pipavav Port Limited

CIN: L63010GJ1992PLC018106

Regd. Office: Pipavav Port, At Post Rampara-2 via Rajula, Dist. Amreli Gujarat 365 560 Tel: 02794 242400; Fax: 02794 242413

Website: www.pipavav.com

Email: investorrelationinppv@apmterminals.com NOTICE

TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF)

Shareholders are hereby informed that pursuant to provisions of Sections 124 and 125 of the

Companies Act, 2013, read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), the interim dividend declared for the financial year 2017-18 which shall remain unclaimed or unpaid for a period of seven years, and also the shares in respect of which the dividends are unclaimed/ unpaid for seven consecutive years (starting from the dividend for the financial year 2017-18 or more, will be transferred to the IEPF by December 30, 2024 as per the procedure set out in the Rules.

However, no such shares shall be transferred to IEPF where to the knowledge of the Company there is specific order of Court/Tribunal/statutory authority restraining any transfer of such shares or payment of dividend or where the shares are hypothecated/pledged under the Depositories Act, 1996.

In compliance with the Rules, the Company has informed about the share transfer as above individually to the shareholders/investors whose share/s are liable to be transferred to IEPF ("Concerned Shareholders"). The shareholders/investors may refer the prescribed details in this relation on Company's website https://www.apmterminals.com/en/pipavav/investors/unclaimed-div-

The concerned shareholders, holding shares in physical form and whose shares are liable to be transferred to Demat Account of the IEPF Authority, may note that the Company would be issuing new share certificates in lieu of the original share certificates held by them and upon issue of such new share certificates the Company shall inform the depository by way of corporate action to convert the share certificates into Demat form and transfer in favour of IEPF. The original share certificates registered in the name of the original shareholder shall stand automatically cancelled and be deemed non-negotiable.

For the shares held in dematerialized form, the Company shall inform the depository by

way of corporate action for transfer of those shares to IEPF. Shareholders are requested to claim their interim dividend amount for the financial year

2017-18 and thereafter, before they are transferred to IEPF.

New Delhi

Place: Mumbai

Date: 28th October 2024

The Concerned Shareholders are requested to claim their dividends on or before November 30, 2024, failing which the Company shall transfer their shares and the interim dividend for the financial year 2017-18 to IEPF by December 30, 2024.

Please note that no claim shall lie against the Company in respect of the unclaimed dividends and the shares transferred to IEPF. The shareholders/investors can claim the dividend and shares transferred to IEPF from the IEPF authorities by following the procedure prescribed in the Rules.

For any queries on the above matter, shareholders are requested to contact the Company's Registrar and Transfer Agents KFin Technologies Limited Selenium Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad 500 032 e-mail: einward.ris@kfintech.com or the Company's contact details mentioned herein above.

Manish Agnihotri

For **GUJARAT PIPAVAV PORT LIMITED**

Company Secretary

financialexp.epapr.in

बिज्ञनेस रेमेडीज

कॉर्पोरेट वर्ल्ड

सोलेक्स एनर्जी लिमिटेड ने सौर फोटोवोल्टिक परियोजनाओं हेतु वित्तीय समाधान पेश करने के लिए भारतीय स्टेट बैंक के साथ साझेदारी की

बिजनेस रेमेडीज/जयपुर। भारत के सबसे भरोसेमंद सौर ब्रांडों में से एक, सोलेक्स एनर्जी लिमिटेड सौर ऊर्जा



की पेशकश करने के लिए देश के अग्रणी सार्वजनिक क्षेत्र के बैंक, भारतीय स्टेट बैंक (SBI) के साथ वाणिज्यिक, औद्योगिक और संस्थागत ग्राहकों के लिए वित्तपोषण विकल्प हेत् रणनीतिक साझेदारी की घोषणा की है। इस साझेदारी

का उद्देश्य ग्रिड से जुड़े छत और जमीन पर लगे सौर फोटोवोल्टिक परियोजनाओं के लिए आसान वित्तपोषण प्रदान करके देश भर में सौर ऊर्जा समाधानों को अपनाने में तेजी लाना है। इस सहयोग के तहत, एसबीआई अपनी सर्य शक्ति सौर वित्त योजना के माध्यम से परे भारत में परियोजनाओं के लिए 10 करोड़ रूपए तक की ऋण राशि के साथ सौर वित्तपोषण की पेशकश करेगा। यह योजना एसएमई और व्यावसायिक उद्यमों को नेट मीटरिंग और शुन्य निर्यात व्यवस्था दोनों के तहत सोलर रूफटॉप या ग्राउंड-माउंटेड ग्रिड कनेक्टेड सिस्टम स्थापित करने की इच्छा प्रदान करती है। एसबीआई एक डिजिटल प्लेटफॉर्म प्रदान करेगा जो सौर परियोजनाओं के वित्तपोषण के लिए परेशानी मुक्त ऋग आवेदन प्रक्रिया सुनिश्चित करेगा।

साझेदारी के मुख्य विवरण: अधिकतम ऋण राशि: एसबीआई पात्र परियोजनाओं के लिए 10 करोड़ रुपये तक की वितीय सहायता प्रदान करेगा।

- कवर की गई सौर परियोजनाओं के प्रकार: ऋण सुविधा सौर परियोजनाओं की एक विस्तृत श्रंखला का समर्थन करेगी. जिसमें शामिल हैं:

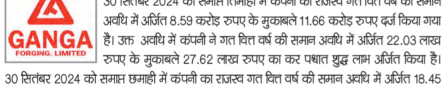
-ग्रिड से जुड़े छत और कैप्टिव उपयोग के लिए जमीन पर लगे सौर परियोजनाएं। -नेट मीटरिंग व्यवस्था के तहत छत पर परियोजनाएं या शून्य निर्यात उपकरणों का उपयोग करना

व्यापक समर्थन: सोलेक्स एनर्जी लिमिटेड ग्राहकों को साइट मृत्यांकन और डिजाइन से लेकर विनियामक अनुमोदन प्राप्त करने तक, एक सहज अनुभव सुनिश्चित करने के लिए एंड-दू-एंड समर्थन प्रदान करेगा।

कंपनी ग्राहकों को एसबीआई द्वारा प्रदान किया जाने वाला व्यापक बीमा प्राप्त करने में भी सहायता करेगी. जो ऋग अवधि की अवधि को कवर करेगी।साझेबारी पर टिप्पणी करते हुए, सोलेक्स एनर्जी लिमिटेड के अध्यक्ष और प्रबंध निदेशक, चेतन शाह ने कहा, 'एसबीआई भारत में सबसे भरोसेमंद बैंकों में से एक है और सोलेक्स को भी भारत के सबसे भरोसेमंद सौर ब्रांडों में से एक के रूप में मान्यता प्राप्त होने पर उतना ही गर्व है। हम समान विचारधारा वाले साझेदारों के साथ सहयोग करने को लेकर रोमांचित हैं जो टिकाऊ भविष्य के प्रति हमारी प्रतिबद्धता को साझा करते हैं। यह साझेबारी सौर ऊर्जा के विकास को गति देगी और हमारे ग्राहकों और चैनल भागीदारों को सौर समाधान अपनाने और व्यापार विस्तार को तेजी से चलाने के लिए सशक्त बनाएगी। साथ मिलकर, हम एक उज्जवल और हरित कल का निर्माण करेंगे।

गंगा फोर्जिंग लिमिटेड ने तिमाही एवं छमाही के वित्तीय परिणाम घोषित किए, लाभ में दर्ज हुई वृद्धि

बिजनेस रेमेडीज/जयपुर। राजकोट आधारित फोर्जिंग कंपनी गंगा फोर्जिंग लिमिटेड ने शेयर बाजारों को 30 सितंबर २०२४ को समाप्त तिमाही एवं छमाही के वित्तीय परिणाम प्रस्तत किए हैं। 30 सितंबर 2024 को समाप्त तिमाही में कंपनी का राजस्व गत वित्त वर्ष की समान



करोड़ रुपए के मुकाबले बढ़कर 20.36 करोड़ रुपए दर्ज किया गया है। उक्त अविध में कंपनी ने गत वित्त वर्ष की समान अवधि में अर्जित 34.08 लाख रुपए के मुकाबले 56.96 लाख रुपए का कर पश्चात शुद्ध लाभ अर्जित किया है।

काका इंडस्टीज लिमिटेड ने घोषित किए छमाही वित्तीय परिणाम

बिजनेस रेमेडीज/जयपर। अहमढाबाढ आधारित पीवीसी आधारित उत्पाढों के अग्रणी निर्माता और आपर्तिकर्ता



काका इंडस्ट्रीज लिमिटेड ने वित्त वर्ष 2025 की पहली छमाही के वित्तीय परिणाम प्रस्तुत किए है। 30 सितंबर 2024 को समाप्त छमाही में कंपनी ने गत वित्त वर्ष की समान अवधि में अर्जित 87.85 करोड़ रुपए के राजस्व के मुकाबले 95.58 PVC PROFILE करोड़ रुपए का राजस्व अर्जित किया है। कंपनी ने 30 सितंबर 2024 को समाप्त

छमाही में गत वित्त वर्ष की समान अवधि में अर्जित 6.49 करोड़ रुपए के कर पश्चात शुद्ध लाभ के मुकाबले 6.51 करोड़ रुपए का कर पश्चात शुद्ध लाभ अर्जित किया है। कंपनी ने 30 सितंबर 2024 को समाप्त छमाही में 4.77 रुपए का ईपीएस अर्जित किया है।

बाहेती रीसाइविलंग इंडस्ट्रीज लिमिटेड ने वित्त वर्ष 2025 की पहली छमाही में किया शानदार वित्तीय प्रदर्शन

बिजनेस रेमेडीज/जयपुर। अहमदाबाद आधारित प्रमुख रीसाइकलिंग कंपनी बाहेती रीसाइक्लिंग इंडस्ट्रीज



लिमिटेड ने वित्त वर्ष 2025 की पहली छमाही में शानदार वित्तीय प्रदर्शन किया है। 30 सितंबर 2024 को समाप्त छमाही में कंपनी ने गत वित्त वर्ष की समान अवधि में अर्जित 206.79 करोड़ रुपए के राजस्व के मुकाबले 257.37 करोड़ रुपए का राजस्व अर्जित किया है। कंपनी ने 30

सितंबर २०२४ को समाप्त छमाही में गत वित्त वर्ष की समान अवधि में अर्जित २.९५ करोड़ रूपए के कर पश्चात शुद्ध लाभ के मुकाबले 7.02 करोड़ रुपए का कर पश्चात शुद्ध लाभ अर्जित किया है। कंपनी ने 30 सितंबर 2024 को समाप्त छमाही में 6.77 रुपए का ईपीएस अर्जित किया है।

कोट्यार्क इंडस्ट्रीज लिमिटेड ने वित्त वर्ष 2025 की पहली छमाही के वित्तीय परिणाम प्रस्तृत किए, राजस्व एवं लाभ में उल्लेखनीय वृद्धि

बोर्ड मीटिंग में 7.50 रूपए प्रति शेयर का अंतरिम लाभांश घोषित किया गया

बिजनेस रेमेडीज/जयपुर। बायोडीजल निर्माण एवं बिक्री क्षेत्र में कार्यरत



शुद्ध रूप से एकमात्र लिस्टेड कंपनी कोट्यार्क इंडस्ट्रीज लिमिटेड ने 30 सितंबर 2024 को समाप्त वित्त वर्ष 2025 पहली छमाही के वित्तीय परिणाम प्रस्तुत किए हैं। उक्त

अविध में कंपनी के राजस्व एवं लाभ में उल्लेखनीय वृद्धि दर्ज हुई है। 30 सितंबर 2024 को समाप्त छमाही में कंपनी ने गत वित्त वर्ष की समान अविध में अर्जित 127.25 करोड़ रुपए के राजस्व के मुकाबले 197.12 करोड़ रुपए का राजस्व अर्जित किया है। कंपनी ने 30 सितंबर 2024 को समाप्त छमाही में गत वित्त वर्ष की समान अविध में अर्जित 10.79 करोड़ रुपए के कर पश्चात शुद्ध लाभ के मुकाबले 17.88 करोड़ रुपए का कर पश्चात शुद्ध लाभ अर्जित किया है। कंपनी ने 30 सितंबर 2024 को समाप्त छमाही में 17.40 रुपए का ईपीएस अर्जित किया है। इस छमाही में कंपनी ने रिकॉर्ड तोड़ प्रदर्शन किया है। कंपनी के बोर्ड मीटिंग में 7.50 रुपए प्रति शेयर का अंतरिम लाभांश घोषित किया गया है।

'सनगार्नर एनर्जीज लिमिटेड' को मिले 17.19 करोड़ रुपए के आर्डर

बिजनेस रेमेडीज/नई दिल्ली। 'सनगार्नर एनर्जीज़ लिमिटेड' सोलर पावर, यूपीएस, बैटी. इनवर्टर और सोलर पैनल उपलब्ध करवा रही है। इसके साथ ही कंपनी अपने ग्राहकों को पावर सेक्टर में डिजाइन एवं इंजीनियरिंग सेवाएं भी उपलब्ध करवाती है। कंपनी ने शेयर बाजारों को सचित किया है कि कंपनी ने 3.82 मेगावाट के ईपीसी और प्रौद्योगिकी भागीदार के लिए एमओयू पर हस्ताक्षर किए हैं। ऑर्डर का कुल मूल्य जीएसटी सहित 17.19 करोड रुपये है।

इसमें अहाब सोलर पावर प्राइवेट लिमिटेड के साथ 1.82 मेगावाट सौर ऊर्जा परियोजनाओं के लिए और भदौरा सोलर पावर प्राइवेट लिमिटेड के साथ 2 मेगावाट सौर ऊर्जा परियोजना के लिए एमओयू पर हस्ताक्षर किए किए हैं। अहाब सोलर पावर प्राइवेट लिमिटेड के ऑर्डर का कुल मूल्य जीएसटी सहित 8.19 करोड़ रुपए और भदौरा सोलर पावर प्राइवेट लिमिटेड के ऑर्डर का कुल मुल्य जीएसटी सहित 9 करोड रुपए है।

यह करती है कंपनी: 'सनगार्नर एनर्जीज़ लिमिटेड' की शुरुआत फर्स्ट जनरेशन उद्यमी सुमीत तिवारी द्वारा वर्ष 2015 में लोगों को प्रभावी व कम लागत में पावर सॉल्यूशन उपलब्ध कराने के लिए की गई थी। कंपनी विभिन्न प्रकार के पावर सॉल्यूशंस जैसे सोलर पावर, यूपीएस, बैट्री, इनवर्टर और सोलर पैनल उपलब्ध करवा रही है। इसके साथ ही कंपनी अपने



ग्राहकों को पावर सेक्टर में डिजाइन एवं इंजीनियरिंग सेवाएं भी उपलब्ध करवाती है। वर्तमान में कंपनी सोलर इनवर्टर, ऑनलाइन यपीएस सिस्टम, ईवी चार्जर और लेड एसिड बैटरी के निर्माण में भी संलञ्न है। सनगार्नर ने ईवी वाहनों के निर्माण के लिए डब्लूएमआई कोड भी प्राप्त किया है (हालांकि कंपनी केवल प्रोटोटाइप विकसित किया है और ईवी वाहनों का पूर्ण पैमाने पर निर्माण शुरू नहीं किया है)। कंपनी ने नई उत्पाद श्रृंखलाओं को नया रूप देने के लिए एक समर्पित आर एंड डी सविधा की आवश्यकता को पहचाना और वर्ष 2017 में एक मध्यम आकार की इन-हाउस आर एंड डी सुविधा की स्थापना की और इसमें विशेषज्ञों को नियुक्त किया जो कंपनी को सौर इन्वर्टर जैसे कुशल बिजली इलेक्ट्रॉनिक उत्पाद ईवी चार्जर, हार्मोनिक फिल्टर, बीएमएस सिस्टम, लिथियम आयरन बैटरी के विकास में मदद कर रहे हैं। अनुसंधान एवं विकास गतिविधियों का प्राथमिक उद्देश्य कंपनी को निरंतर प्रतिस्पर्धी बनाना है क्योंकि कंपनी ऐसे उत्पादों का उत्पादन करती है जो उसकी वर्तमान उत्पाद श्रंखला को आगे बढ़ाते हैं और उन्नत करते हैं। इस सुविधा ने कंपनी को विभिन्न उन्नत सुविधाओं को अपनाने में मदद की, उदाहरण के लिए, सोलर इनवर्टर के लिए उन्नत अधिकतम पावर पॉइंट तकनीक 'एमपीपीटी' - यह एक प्रसिद्ध एल्गोरिदम है जो किसी भी स्थित में पीवी मॉड्यूल से अधिकतम उपलब्ध बिजली निकालने में मदद करती है। कंपनी ने 2018 में पावर उत्पादों के लिए अपनी पहली इन-हाउस उत्पाद इकाई स्थापित की। कंपनी 12 वोल्ट 40 एम्पीयर-घंटे से लेकर 12 वोल्ट 300 एम्पीयर-घंटे तक की विभिन्न क्षमताओं की लेड एसिड बैटरियां बनाती है। आज सनगार्नर के उत्पाद वितरकों के माध्यम से उपलब्ध हैं, जो गुणवत्तापूर्ण उत्पाद वितरण के अलावा लीड एसिड बैटरी व्यवसाय में भी सफल हैं और राजस्व में वृद्धि के लिए बांड पहचान कंपनी की

कंपनी ने पहले ही हरियाणा, यूपी, बिहार, राजस्थान और असम जैसे कुछ प्रमुख बाजारों में वितरण नेटवर्क स्थापित कर लिया है। वर्तमान में सनगार्नर के देश में दिल्ली, यूपी हरियाणा, बिहार असम, बंगाल में 6 (छह) सर्विस सेंटर हैं। कंपनी 2025 के अंत तक भारत के सभी प्रमुख जिलों को कवर करने के लिए अतिरिक्त

500 फेंचाइजी नियुक्त करके विस्तार करने की प्रक्रिया में है।

सनगार्नर ने पिछले 2 वर्षों में निर्यात भी शुरू किया है और अपने उत्पादों को नाइजीरिया, लेबनान, नेपाल, दुबई और भूटान में निर्यात किया है।

सनगार्नर सोलर ईपीसी डिवीजन ने पिछले ८ वर्षों में अब तक ५० (पचास) से अधिक बड़ी सौर परियोजनाएं शुरू की हैं। कंपनी द्वारा शुरू की गई कुछ प्रतिष्ठित परियोजनाओं में इंटरग्लोब एंटरप्राइजेज, डीएलएफ, जुबिलेंट लाइफ साइंसेज, एली लिली, मोदी ज़ेरॉक्स, वीएन डायर्स एंड टेक्सटाइल्स, द आईटीसी होटल्स दिल्ली, द इंडिया थर्मिट नागपुर, सरोवर पोर्टिको लखनऊ, सत्यम हॉस्पिटल लुधियाना . दयावती मोदी स्कूल रामपुर आदि कुछ प्रमुख नाम शामिल हैं। इसके अलावा, कंपनी ने 2021 में भूटान में सबसे बड़ी सौर ऊर्जा परियोजना स्थापित करके अंतरराष्ट्रीय परियोजनाओं में भी कदम रखा है। कंपनी एक एकीकृत सौर ऊर्जा समाधान प्रदाता भी हैं जो अपने ग्राहकों को इंजीनियरिंग, खरीद और निर्माण ('ईपीसी') सेवाएं प्रदान करती है। कंपनी नवीन उत्पादों के माध्यम से विश्वसनीय सौर समाधान देने का प्रयास करती है और इसे अपनी विशेष उच्च दक्षता पीवी मॉडयल विनिर्माण इकाई और व्यापक ईपीसी समाधानों के माध्यम से हासिल

'सियाराम रीसाइविलंग इंडस्ट्रीज लिमिटेड' को ग्रीन मेटल्स एफजेडसीओ, दुबई से मिला ३.६५ करोड रुपए का ऑर्डर

बिजनेस रेमेडीज/नई दिल्ली। गुजरात के जामनगर आधारित



'सियाराम रीसाइक्लिंग इंडस्टीज लिमिटेड' पीतल स्क्रेप की रीसाइक्लिंग संबंधित गतिविधियों में संलञ्न प्रमुख कंपनी है। कंपनी ने शेयर बाजारों को सुचित किया है कि कंपनी को मेसर्स ग्रीन

मेटल्स एफजेडसीओ, दुबई से खरीद आदेश प्राप्त हुआ है। कूल अनुबंध का आकार 434250.00 डॉलर (लगभग INR 3.65 करोड़) है। ऑर्डर के तहत कंपनी को चीन में 75 टन ब्रास बिलेट का 30 दिनों में निर्यात करना होगा।

यह करती है कंपनी: में कंपनी का इनकॉर्पेरिशन हुआ था। सियाराम रीसाइ स्ट्रीज लिमिटेड की मुख्य गतिविधियों में पीतल के स्क्रैप को अलग करना, पीतल की सिल्लियां, बिलेट्स और पीतल की छड़ें बनाना और पीतल-आधारित घटकों, विशेष रूप से प्लेबिंग और सैनिटरी भागों का उत्पादन करना शामिल है। ये सभी ऑपरेशन जामनगर जिले में तीन निर्माण इकाईयों पर होते हैं, जो पीतल के घटकों का एक प्रमुख केंद्र है।

पीतल के बिलेट्स और सिल्लियों के साथ-साथ पीतल की छड़ों और प्लंबिंग घटकों का निर्माण यूनिट-I में किया जाता है, जो 4970 वर्ग मीटर के भूमि क्षेत्रफल में स्थित है। यूनिट-II, जो 3629 वर्ग मीटर भूमि पर स्थित है, जिसका उपयोग पीतल से बने सैनिटरी पार्ट्स के निर्माण के लिए किया जाता है। यूनिट-III, 3346 वर्ग मीटर के भूमि क्षेत्र पर स्थित है, जिसका उपयोग मुख्य रूप से स्क्रैप को अलग करने के लिए किया जाता है। तीन सौ छियालीस वर्ग मीटर का उपयोग मुख्य रूप से स्क्रैप को अलग करने के लिए किया जाता है। कंपनी भारत 🗸 में लगभग 18 राज्यों और केंद्र शासित प्रदेशों में अपने उत्पाद बेचती है, जिनमें से अधिकांश राजस्व गुजरात से आता है। कंपनी के उत्पाद चीन, जर्मनी, बेल्जियम और ओमान जैसे देशों में निर्यात किये जाते हैं। वित्त वर्ष 2023 में कंपनी ने गुजरात से कुल परिचालन राजस्व का 56.40 फीसदी, मध्य प्रदेश ने 5.25 फीसदी ,पंजाब ने 2.03 फीसदी का और राजस्थान ने 1.41 फीसदी का योगदान दिया है।

सोटैक फार्मास्यूटिकल्स लिमिटेड ने घोषित किए छमाही वित्तीय परिणाम

बिजनेस रेमेडीज/जयपुर। फार्मास्यूटिकल उत्पाद की आपूर्ति करने वाली प्रमुख कंपनी सोटैक

फार्मास्यूटिकल्स लिमिटेड ने 30 सितंबर २०२४ को समाप्त वित्त वर्ष 2025 पहली छमाही के वित्तीय परिणाम प्रस्तुत किए हैं। कंसोलिडेटेड

बैलेंस शीट के अनुसार 30 सितंबर 2024 को समाप्त छमाही में कंपनी ने गत वित्त वर्ष की समान अवधि में अर्जित 51.70 करोड़ रुपए के राजस्व के मुकाबले 53.29 करोड़ रुपए का राजस्व अर्जित किया है। कंपनी ने 30 सितंबर 2024 को समाप्त छमाही में गत वित्त वर्ष की समान अविध में अर्जित 1.19 करोड़ रुपए के कर पश्चात शुद्ध लाभ के मुकाबले 1.76 करोड़ रुपए का कर पश्चात शुद्ध लाभ अर्जित किया है। कंपनी ने 30 सितंबर 2024 को समाप्त छमाही में 1.73 रुपए का ईपीएस अर्जित किया है।

यह करती है कंपनी: सोटेक फार्मास्यूटिकल्स लि. सोटेक समूह की कंपनी है और इसका इनकॉरपोरेशन वर्ष 2015 में हुआ था। कंपनी की स्थापना विभिन्न फार्मा कंपनियों में काम करने वाले अनुभवी पांच दोस्तों शरद पटेल, दिनेश कुमार गहलोत, बलदेव भाई, विशाल कुमार पटेल, चेतन कुमार पटेल ने बल्क टेबलेट,

कैप्सूल, ओरल, लिविवड, लोशन इत्यादि का वृहद स्तर पर निर्माण करने के लिए की थी। वर्ष 2017

में कंपनी की निर्माण गतिविधियां शुरू हुई। कंपनी फार्मास्यूटिकल मार्केटिंग कंपनियों Expert In Quality के लिए कॉन्ट्रैक्ट मैन्युफैक्चरिंग

> के आधार पर फार्मास्युटिकल्स उत्पादों का निर्माण करती है। इस आधार पर कंपनी वर्तमान में विभिन्न फार्मास्यूटिकल मार्केटिंग कंपनियों को निर्माण सेवाएं प्रदान कर रही है। प्रवर्तकों के वृहद अनुभव के आधार पर कंपनी वर्ष दर वर्ष निर्माण गतिविधयों में नए आयाम स्थापित करती जा रही है। कंपनी की निर्माण इकाई की क्षमता 90 करोड़ टेबलेट्स प्रतिवर्ष व 14 करोड़ कैप्सूल्स प्रतिवर्ष की है। कंपनी ने स्वयं के करीब 70 मार्केटिंग प्रोडक्ट्स भी विकसित किए हैं। लेकिन कंपनी को अपना अधिकांश व्यापार यानी कि लगभग 97 फीसबी कारोबार कांट्रैक्ट मैन्युफैक्चरिंग से प्राप्त हो रहा है। वर्ष 2020 में कंपनी ने सोटेक हेल्थ केयर के नाम से सब्सिडियरी कंपनी की स्थापना की थी। इस कंपनी में प्रवर्तकों की करीब 71 फीसदी हिस्सेदारी है। इस कंपनी में हाई वैल्यू व अधिक मार्जिन वाली एंटीबायोटिक्स बीटालैकट्म

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Registered Office: 270, 271, 272 & 76, John Bazar, Jaipur Corporate Office: SB-110, Motisons Tower, Lalkothi, Tonk Road, Jaipur Tel. No: +91-0141-4160000
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Extract of Statement of Unaudited Financial Results for the Quarter & Half Year Ended 30th September, 2024 Quarter Quarter Half Year Half Year Ended Ended Ended Ended Ended 30-09-2024 30-06-2024 30-09-2023 30.09.2024 30.09.2023 31-03-2024 Unaudited Unaudited Unaudited Unaudited Unaudited Audited 1 Total Income from operations 10.953.00 8.907.58 9.015.10 19.860.58 17.691.36 41.717.69 2 Net Profit/(Loss) for the period (before tax 4483.84 781.10 2.369.96 1516.89 exceptional and/or extraordinary items) 3 Net Profit/(Loss) for the period before tax 4,454.96 1521.09 848.87 693.58 2,369.96 1,429.37 (after exceptional and/or extraordinary items 4 Net Profit/(Loss) for the period after tax 3223.11 1,039.55 633.20 518.28 1672.75 1,066.04 (after exceptional and/or extraordinary items 5 Total Comprehensive Income for the period 625.15 524.33 1,665.42 1,073.03 3,220.33 (Comprising Profit/(Loss) for the period (after tax) and other comprehensive income (after tax 6 Equity Share Capital 9,844.60 6,497.50 9,844.60 6,497.50 9,844.60 7 Reserves (excluding Revaluation Reserve) as 22,969.83 shown in the Audited Balance Sheet of the previous year 8 Earnings per Equity Share (of Face Value Rs. 10 each) (for continuing and discontinued 1.06 0.64 0.80 1.70 1.64 4.30 (2) Diluted 1.64 0.64 0.80 1.70 4.30

1 The above financial results for the quarter and half year ended 30th Sept., '24 have been prepared by the Company in accordance with regulation 33 of SEBI (Listing Obligation & Disclosure Requirements) Regulations 2015 (as amended) and were reviewed and recommended by the Audit Committee of the Board and thereafter were approved and taken on record by the board of directors in their meeting held on 29th October, '24 A limited review of the above results has been carried out by the statutory auditors of the company. The full format of the financial results for the quarter and half year ended 30th September, 2024 is available on Company's website (www.motisonsjewellers.com) and on Stock Exchange's website viz. www.bseindia.com and www.nseindia.com 2 Previous Year's /period's figures have been regrouped/rearranged/ restated/adjusted/rectified wherever

considered necessary 3 Basis of Preparation of the Statement and Adoption of Indian Accounting Standards. The Company has adopted

Indian Accounting Standard (IND AS) specified under companies (Indian) Accounting Standard Rules, 2015 [as amended] prescribed under section 133 of the companies act, 2013.

> Sandeep Chhabra Chairman & Whole-Time Director DIN: 00120838

For and on behalf of the Board of Director

APM INDUSTRIES LIMITED

Regd. Office: SP-147, RIICO Industrial Area, Bhiwadi, Dist. Khairthal-Tijara, Rajasthan-301019 Corporate Office: 910, Chiranjiv Tower-43, Nehru Place, New Delhi - 110019 E-mail: csapmindustriesItd@gmail.com, Website: www.apmindustries.co.in CIN No.: L21015RJ1973PLC015819, Phone No.: 011-26441015-18

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2024

| Particulars | Quarter Ended | | | Half Year Ended | | Year Ended | |
|---|---------------|------------|------------|------------------|------------|--------------|--|
| | 30.09,2024 | 30.06.2024 | 30.09.2023 | 30.09.2024 | 30.09.2023 | 31.03.2024 | |
| | Unaudited | Unaudited | Unaudited | Unaudited | Unaudited | Audited | |
| Total Revenue from operations | 8,424 | 7,409 | 8,461 | 15,833 | 16,239 | 29,985 | |
| Net Profit / (Loss) for the period (before Tax and Exceptional Items) | 6 | (135) | 207 | (129) | 326 | 392 | |
| Net Profit / (Loss) for the period before tax (after Exceptional items) | 6 | (135) | 207 | (129) | 326 | 392 | |
| Net Profit / (Loss) for the period after tax and Exceptional items | 2 | (98) | 139 | (96) | 221 | 417 | |
| Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] | 7 | (92) | 136 | (85) | 216 | 441 | |
| Equity Share Capital | 432 | 432 | 432 | 432 | 432 | 432 | |
| Earnings Per Share of Rs. 2/- each 1. Basic (Rs.) 2. Diluted (Rs.) | 0.01 | (0.45) | 0.64 | (0.44) (0.44) | 1.02 | 1.93 1.93 | |

The above unaudited financial results were, subjected to limited review by the Statutory Auditors of the Company, revieweby the Audit Committee and approved and taken on record by the Board of Directors at its Meeting held on October 29, 2024. The above is an extract of the detailed format of Unaudited Financial Results for the quarter and half year ender September 30, 2024, filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosur Requirements) Regulations, 2015. The full format of the Unaudited Financial Results for the quarter and half year ender September 30, 2024 along with review report of the Statutory Auditors is available under the investor section of our websit at www.apmindustries.co.in and on the website of the stock exchange i.e. www.bseindia.com.

For APM Industries Limite Rajendra Kumar Rajgarhia Chairman and Whole time Directo

Date: 29/10/2024