

Moving You Ahead North Eastern Carrying Corporation Limited.

August 02, 2024

Corporate Relations BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-4000 01 (Security Code: 534615)

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

Publication of Un-audited Financial Results of the Company for the quarter Subject: ended June 30, 2024

Dear Sir(s)

Pursuant to Regulation 47 of SEBI (LODR) Regulations, 2015, please find enclosed copies of the newspaper publication of Un-audited Financial Results of the Company for the quarter ended June 30, 2024 in the following newspapers: Financial Express (English) & Jansatta (Hindi), both dated August 02, 2024.

You are requested to kindly take the same on your records.

Thanking You

For North Eastern Carrying Corporation Limited

(Utkarsh Jain) Director

Encl: a/a

NECC House 9062/47, Ram Bagh Road, Azad Market, Delhi-110006 (India) 💃 +91-11-23517516 - 19 🔤 co@neccgroup.com

CIN: L51909DL1984PLC019485 www.neccgroup.com 14

WWW.FINANCIALEXPRESS.COM

FINANCIAL EXPRESS

LERTHAI FINANCE LIMITED (CIN:L65100KA1979PLC061580)

Registered Office: Barton Centre, Office No. 312/313, Mahatma Gandhi Road, Bangalore 560001, India Statement of Unaudited Results for the Quarter and Three months ended June 30, 2024 (ta)

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G	Gujarat State Petronet Limited Corporate Identity Number : L40200GJ1998SGC035188	Particulars	Quarter ended June 30, 2024 (Unaudited)	Year ended March 31, 2024 (Audited)	Quarter ended June 30, 2023 (Unaudited)
	Office: GSPC Bhavan, Sector-11, Gandhinagar-382010, Gujarat.	Total income from operations (net)	11.38	162.29	13.91
1et.: +91-7	9-23268500/700 Fax: +91-79-23238506 Website: www.gspcgroup.com NOTICE INVITING TENDER	Profit / (Loss) from Ordinary activities before tax	(3.85)	96.92	(1.75)
Guiarat St	ate Petronet Limited (GSPL) is currently operating more than 2700 Km of	Profit / (Loss) from Ordinary activities after tax	(3.85)	75.94	(1.75)
gas pipelir	nes to facilitate gas transmission from supply points to demand centers arat. GSPL invites bids from competent agencies for following requirements.	Profit / (Loss) for the period after tax (after Extraordinary items)	(3.85)	75.94	(1.75)
Tender-1:	이 이번 방법에서 이 이 가지? 이 가장에 많은 것 같아요? 이 가장에 비해가 있으며 이 가 있는 것 같아요? 이 이 가장에 가지 않는 것이 가지 않는 것이 가 있는 것이 가 있는 것 같아요? 이 가	Equity Share Capital	70.00	70.00	70.00
Tender-2:	system & passive work) for GSPL server room Civil & associated miscellaneous repairing works for GSPL Bhavan, Gandhinagar	Reserves (excluding Revaluation Reserve, as shown in the Balance Sheet of previous year)	300 100	944.14	
Tender-3:	Civil maintenance works for Rajkot Base locations		(as on 30-June-24)	(as on 31-Mar-24)	(as on 30-June-23)
Tender-4:	Appointment of Contractor for Direct Assessment Services for Botad Spurline of GSPL Gas Grid	Earnings Per Share (before extraordinary items) (of Rs.10/- each) (not annualized):Basic & Diluted	(0.55)	10.85	(0.25)
Tender-5:	Appointment of Contractor for Maintenance & Restoration of Optical Fibre Cable (OFC) for GSPL gas grid	Earnings Per Share (after extraordinary items) (of Rs.10/- each) (not annualized):Basic & Diluted	(0.55)	10.85	(0.25)
accepted t	ioned tenders shall be published online through n-Procure, and bids are hrough n-Procure (https://gspitender.nprocure.com/) only. der upload on n-Procure portal is 02-08-2024@15.00 hrs. IST	Note : The above is an extract of the detailed format o under Regulation 33 of the SEBI (Listing Obligations format of the Quarterly Financial Results are availab Company's website www.lerthaifinance.com	and Disclosure Req	uirements) Regulat hange website www	ions, 2015. The fu

Mr. Shao Xing Max Yang Chairman and Director DIN 08114973

NORTH EASTERN CARRYING CORPORATION LIMITED CIN: L51909DL1984PLC019485

Regd. Office-9062/47, RAM BAGH ROAD, AZAD MARKET, DELHI- 110006 Tel. No.-01123517516-19, Email Id-cs@neccgroup.com, Website- www.neccgroup.com Statement of Un-Audited Financial Results for the Quarter ended 30.06.2024

S. No.	Particulars	3 months ended (30/06/2024)	Previous Year ended (31/03/2024)	Corresponding 3 months ended in the previous year (30/06/2023)
		(Un-Audited)	(Audited)	(Un-Audited)
01	Total Income from Operations	7763.42	33511.52	8385.23
02	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	526.27	1016.83	200.05
03	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	526.27	1016.83	200.05
04	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	367.41	802.20	148.71
05	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	353.30	791.02	152.55
06	Equity Share Capital (face value Rs 10/- per share)	9597.30	9530.30	5019.73
07	Reserve excluding Revaluation Reserve as per Balance Sheet of previous year		9865.82	
80	Earnings Per Share (of Rs 10/-each) (for continuing and discontinued operations)			
	a) Basic	0.38	0.84	0.30
	b) Diluted	0.38	0.84	0.30

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Place : Delhi

Date : 31.07.2024

1. The above is an extract of the detailed format of un-audited Financial Results filed with the BSE Limited and National Stock Exchange of India Limited under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

- The Results are available on the website of the Company at www.neccgroup.com and website of Stock exchanges i.e. www.nseindia.com and www.bseindia.com.
- The above un-audited financial results for the guarter ended June 30, 2024 were reviewed by the Audit Committee and thereafter approved by the Board of Directors at their Meeting held on July 31,2024.
- The figures of previous financial year were regrouped/rearranged where ever necessary.

For North Eastern Carrying Corporation Limited
Sd/-
(Sunil Kumar Jain)
Chairman & Managing Director
DIN: 00010695

OTracxn TRACXN TECHNOLOGIES LIMITED

CIN: L72200KA2012PLC065294

Regd. Office : No. L-248, 2nd Floor, 17th Cross, Sector 6, HSR Layout, Bengaluru, Karnataka, 560102 Ph: +91 90360 90116, Email: investor.relations@tracxn.com, Website: www.tracxn.com

Extract of Unaudited Financial Results for the Quarter Ended June 30, 2024

		For	Three Months En	ded	For Year Ended
SI. No.	Particulars	June 30, 2024	March 31, 2024	June 30, 2023	March 31, 2024
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from operations	2,194.90	2,157.05	2,076.66	8,703.67
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	167.52	188.66	92.11	868.29
3	Net Profit/(Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	167.52	188.66	92.11	868.29
4	Net Profit/(Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	127.29	142.51	68.93	650.14
5	Total Comprehensive Income for the period after tax [Comprising Profit/(Loss) for the period (after tax) and other comprehensive Income (after tax)]	111.35	132.77	54.00	607.74
6	Equity Share Capital	1,041.09	1,035.41	1,007.76	1,035.41
7	Reserves (Excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				6,053.37
8	Earnings Per Share (of Re. 1/- each) - Basic - Diluted	0.12 0.12	0.13 0.13	0.07 0.06	0.61 0.61

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES, NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA Initial Public Offer of equity shares on the main board of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") in compliance with the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations")



Please scan the QR Code to view the DRHP1

PUBLIC ANNOUNCEMENT



INNOVATION | QUALITY | CARE

RUBICON RESEARCH LIMITED

Our Company was incorporated on May 6, 1999, as a private limited company under the Companies Act, 1956, under the name 'Rubicon Consultants Private Limited', pursuant to a certificate of incorporation issued by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Subsequently, pursuant to a resolution passed by our Board and by our Shareholders on May 6, 2002 and June 15, 2002, respectively, the name of our Company was changed from 'Rubicon Consultants Private Limited' to 'Rubicon Research Private Limited' as we had set-up a pharma research laboratory, entered into contracts with customers from the pharma industry and was in the process of making applications to secretary, Department of Scientific and Industrial Research, Ministry of Science and Technology for carrying on scientific research development in our laboratories, consequent to which a fresh certificate of incorporation was issued by the RoC dated September 2, 2002 under the Companies Act, 1956. Furthermore, our Company's status was converted from a private limited company to a public limited company pursuant to a resolution passed by our Board and by our Shareholders on April 11, 2024 and May 13, 2024, respectively, the name of our Company was changed from 'Rubicon' Research Private Limited' to 'Rubicon Research Limited' under Companies Act, 2013. A fresh certificate of incorporation dated July 23, 2024 was issued by the registrar of companies, central processing centre, Manesar, Haryana consequent to our Company's conversion into a public limited company. For details of change in the registered office of our Company, see "History and Certain Corporate Matters - Changes in our registered office "on page 255 of the draft red herring prospectus dated July 31, 2024 ("DRHP").

Notes:

The above is an extract of the detailed Unaudited Financial Results of the Company for the guarter ended June 30, 2024 which has been reviewed by the Audit Committee and thereafter approved by the Board of Directors at their respective meetings held on July 31, 2024

The full format of the said financial results is available on website of the Company (www.tracxn.com), website 2 of National Stock Exchange of India Limited (www.nseindia.com) and BSE Limited (www.bseindia.com), where shares of the Company are listed.

TRACXN TECHNOLOGIES LIMITED

Sd/-

Neha Singl	
Managing Director & Chairperson	Place : Bengaluru
(DIN: 05331824	Dated : July 31, 2024

AICICI PRUDENTIAL MUTUAL FUND

FTARAKKI KAREINI

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: ONE BKC, A - Wing, 13th Floor, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051; Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.icicipruamc.com, Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Pharma Healthcare and Diagnostics (P.H.D) Fund and ICICI Prudential Technology Fund (the Schemes)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Schemes, subject to availability of distributable surplus on the record date i.e. on August 6, 2024*:

Name of the Schemes/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each) ^{\$#}	NAV as on July 31, 2024 (₹ Per unit)
ICICI Prudential Pharma Healtho	are and Diagnostics (P.H.D) Fi	und
IDCW	2.00	24.71
Direct Plan – IDCW	2.00	26.91

Registered and Corporate Office: MedOne House, B-75, Road No. 33, Wagle Estate, Thane West - 400 604, Maharashtra, India Contact Person: Deepashree Tanksale, Company Secretary and Compliance Officer; Telephone: 022 61414000, Email: investors@rubicon.co.in.

Website: www.rubicon.co.in, Corporate Identity Number: U73100MH1999PLC119744;

OUR PROMOTERS: GENERAL ATLANTIC SINGAPORE RR PTE. LTD., PRATIBHA PILGAONKAR, SUDHIR DHIRENDRA PILGAONKAR, PARAG SUGANCHAND SANCHETI, SURABHI PARAG SANCHETI, AND SUMANT SUDHIR PILGAONKAR

INITIAL PUBLIC OFFERING OF UP TO [●] EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("EQUITY SHARES") OF RUBICON RESEARCH LIMITED (FORMERLY KNOWN AS RUBICON RESEARCH PRIVATE LIMITED)(THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹10,850 MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [+] EQUITY SHARES OF FACE VALUE OF ₹1 EACH AGGREGATING UP TO ₹ 5,000 MILLION BY OUR COMPANY (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO [.] EQUITY SHARES OF FACE VALUE OF ₹1 EACH AGGREGATING UP TO ₹ 5,850 MILLION BY THE PROMOTER SELLING SHAREHOLDER, GENERAL ATLANTIC SINGAPORE RR PTE. LTD. (THE "OFFER FOR SALE")

THE OFFER PRICE IS [+] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMs, AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+]. ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [+] AND ALL EDITIONS OF THE MARATHI DAILY NEWSPAPER [+] (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED AND CORPORATE OFFICE IS LOCATED). EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS")

THIS OFFER INCLUDES A RESERVATION OF UP TO [+] EQUITY SHARES OF FACE VALUE OF ₹1 EACH, AGGREGATING UP TO ₹[+] MILLION (CONSTITUTING UP TO [+]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". OUR COMPANY IN CONSULTATION WITH THE BRLMS, MAY OFFER A DISCOUNT OF UP TO ₹[+] TO THE OFFER PRICE (EQUIVALENT OF ₹ [•] PER EQUITY SHARE) TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION ("EMPLOYEE DISCOUNT"). THE OFFER AND THE NET OFFER SHALL CONSTITUTE AT LEAST [+]% AND [+]%, RESPECTIVELY, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

OUR COMPANY, IN CONSULTATION WITH THE BRLMS, MAY CONSIDER A PRE-IPO PLACEMENT, PRIOR TO FILING OF THE RED HERRING PROSPECTUS, SUBJECT TO RECEIPT OF APPROPRIATE APPROVALS. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMS. IF THE PRE-IPO PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IPO PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE, SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SCRR. THE PRE-IPO PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE, PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IPO PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IPO PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RHP AND THE PROSPECTUS.

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or unforeseen circumstances, our Company may, in consultation with the BRLMs, for reasons to be recorded in writing, extend the Bid / Offer Period for a minimum of one Working Day, subject to the Bid/ Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the BRLMs and at the terminals of the Syndicate Member(s) and by intimation to the Designated Intermediaries and the Sponsor Bank(s), as applicable.

This is an Offer in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR"), read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in terms of Regulation 6(2) of the SEBI ICDR Regulations, wherein in terms of Regulation 32(2) of the SEBI ICDR Regulations, not less than 75% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion") provided that our Company in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which at least one-third shall be reserved for allocation to domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB portion excluding the Anchor Investor Portion ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion, the balance Equity Shares. available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not more than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders out of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹200,000 and up to ₹1,000,000; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1,000,000, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other subcategory of Non-Institutional Bidders and not more than 10% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion. subject to valid Bids received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank accounts (including UPI ID for UPI Bidders using UPI Mechanism) (as defined hereinafter) in which the Bid amount will be blocked by the SCSBs or the Sponsor Banks, as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion of the Offer through the ASBA process. For details, see "Offer Procedure" on page 446 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the SEBI on August 1, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, the website of the Company at www.rubicon.co.in and the websites of the Book Running Lead Managers ("BRLMs"), i.e. Axis Capital Limited, IIFL Securities Limited, JM Financial Limited and SBI Capital Markets Limited at www.axiscapital.co.in, www.iificap.com, www.jmfl.com and www.sbicaps.com, respectively. Our Company invites members of the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of their comments to SEBI and/or to the Company Secretary and Compliance Officer of our Company and/or the BRLMs. at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs on or before 5.00 p.m. on the 21" day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring. Prospectus. Specific attention of the investors is invited to "Risk Factors" on page 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP, as there may be material changes in the RHP from the DRHP. The Equity Shares, when offered through the RHP, are proposed to be listed on the Stock Exchanges.

ICICI Prudential Technology Fund

renerring) - and		1 00.000 000
IDCW	6.15	76.38
Direct Plan – IDCW	6.15	149.78

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Schemes.

Subject to deduction of applicable statutory levy, if any

or the immediately following Business Day, if that day is a Non – Business Day.

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Schemes would fall to the extent of payout and statutory levy (if applicable).

	For ICICI Prudential Asset Management Company Limited
Place: Mumbai	Sd/-
Date : August 1, 2024	Authorised Signatory
No. 001/08/2024	

To know more, call 1800 222 999/1800 200 6666 or visit www.icicipruamc.com

Investors are requested to periodically review and update their KYC details along with their mobile number and email id.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.icicipruamc.com or visit AMFI's website https://www.amfiindia.com

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

For details of the share capital and capital structure of the Company, and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them, see 'Capital Structure beginning on page 101 of the DRHP. The liability of members of our Company is limited by Shares.

For details of the main objects of our Company as contained in the Memorandum of Association, see 'History and Certain Corporate Matters' on page 255 of the DRHP.

	BOOK RUNNING	LEAD MANAGERS	0	REGISTRAR TO THE OFFER
		JM FINANCIAL	O SBICAPS	LINKIntime
¹ Floor, Axis House, C-2 2 ¹ adia International Center, S andurang Budhkar Marg, Worli, L umbai - 400 025, Maharashtra, India M alephone: +91 22 4325 2183 T email: rubicon.ipo@axiscap.in E vestor Grievance ID: H omplaints@axiscap.in H vestite: www.axiscapital.co.in W ontact person: Simran Gadh / G ratik Pednekar F	IIFL Securities Limited 24 [®] Floor, One Lodha Place, Senapati Bapat Marg, Lower Parel (West), Mumbai - 400 013, Maharashtra, India Tel: + 91 22 4646 4728 E-mail: rubicon.ipo@iiflcap.com Investor Grievance ID: ig.ib@iiflcap.com Website: www.iiflcap.com Contact person: Aditya Raturi / Pawan Jain SEBI Registration No.: INM000010940	JM Financial Limited 7 th Floor, Chergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra, India Telephone: +91 22 6630 3030 E-mail: rrl.ipo@jmfl.com Investor Grievance ID: grievance.ibd@jmfl.com Website: www.jmfl.com Contact person: Prachee Dhuri SEBI Registration No.: INM000010361	SBI Capital Markets Limited 1501, 15" Floor, A & B Wing Parinee Crescenzo, BKC, Bandra (East), Mumbai - 400 051, Maharashtra, India Telephone: +91 22 4006 9807 E-mail: rubicon.lpo@sbicaps.com Investor Grievance ID: investor.relations@sbicaps.com Website: www.sbicaps.com Contact person: Vaibhav Shah SEBI Registration No.: INM000003531	Link Intime India Private Limited C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083, Maharashtra, India Tel: +91 81081 14949 E-mail: rubicon.ipo@linkintime.co.in Investor Grievance ID: rubicon.ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Shanti Gopalkrishna SEBI Registration No.: INR00000405
capitalized terms used herein and not sp ice: Thane, Maharashtra te: August 1, 2024	ecifically defined shall have the same m	eaning as ascribed to them in the DRHP.	c	For RUBICON RESEARCH LIMITE On behalf of the Board of Directo So Deepashree Tanksa ompany Secretary and Compliance Offic
BICON RESEARCH LIMITED is propos blic offering of its Equity Shares and has BSE and NSE at www.bseindia.com and hited, IIFL Securities Limited, JM Financia te that investment in equity shares involve	s filed the DRHP with the SEBI on Augus d www.nseindia.com, respectively, on th al Limited and SBI Capital Markets Limiter lves a high degree of risk and for details	st 1, 2024. The DRHP shall be available on the website of the Company at www.rubicon. d at www.axiscapital.co.in, www.lificap.com	Co uisite approvals, market conditions and ot on the website of SEBI at www.sebi.gov.in .co.in and the websites of the Book Running m, www.jmfl.com and www.sbicaps.com, re tion entitled ' <i>Risk Factors</i> ' on page 28 of	her considerations, to undertake an ini , on the websites of the Stock Exchang Lead Managers (" BRLMs "), i.e. Axis Cap spectively. Any potential investors sho
blic offering of its Equity Shares and has BSE and NSE at www.bseindia.com and hited, IIFL Securities Limited, JM Financia that investment in equity shares involve on the DRHP filed with SEBI for making s announcement is not an offer of securitie	s filed the DRHP with the SEBI on Augus d www.nseindia.com, respectively, on th al Limited and SBI Capital Markets Limiter lyes a high degree of risk and for details g any investment decision. es for sale in the United States or elsewhere	st 1, 2024. The DRHP shall be available on the website of the Company at www.rubicon. d at www.axiscapital.co.in, www.lificap.com relating to such risk, please see the sect e. This announcement has been prepared for under the United States Securities Act of 1	on the website of SEBI at www.sebi.g .co.in and the websites of the Book Run m, www.jmfi.com and www.sbicaps.com tion entitled ' <i>Risk Factors</i> ' on page ' or publication in India only and is not for	pov.in ming m, re 28 of r publ es Ac









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	जनस	ता	2 अगस्त, 2024 17	b
पंजीकृत कार्यालय:- यूनि	नेट नं. 203, अमिटी बिल्डिंग,	पिरामल अगस्तवा व	गइनेंस लिमिटेड ॉपोरेट पार्क, फायरब्रिन स्टेशन के सामने, कमानी जंक्शन, एल.बी.एस. मेन रोड,	
कुर्ला (पत्रिचम), मुम्बई ४	100070 दूरमाष:-022 6	6523500 फ़ैब	8:022 24972741 CIN - U65922MH2007PLC169791	01
क्षेत्रीय कार्यालयः– तीसरी मंजिल, फॉ	a company and a company and a company	य टॉवर, कॉस्मो थ जन्मा खल्ला	कॉलोनी, आम्रपाली मार्ग, वैशाली नगर, जयपुर -302021	Hi
न अधिनियम 2002 (2002 के संख्य 5 मांग पत्र निम्न ऋणीयों को उक्त सूचना प तान हेतु जारी किया। उक्त ऋणीयों/सह जाता है कि अधोहस्ताक्षारकर्ता ने प्रतिभूति मन नीचे वर्णित सम्पतित का आधिपत्य निम् वत सम्पत्तियों में लेनदेन ना करे तथा उव यत दिनांक से उस पर भविष्य के ब्याज,ला	फाइनेंस लिमिटेड के प्राधिक क 54) की बारा 13(12 त.में वर्णित राशि सभी लागतो इणीयों द्वारा राशि के भुगतान हित (प्रवर्तन)धारा 13(4) नलिखित दिनांकों को ग्रहण क त सम्पत्तियों में किया गया व गतों एवं प्रभारों के अध्यधीन प्रबंधों की ओर आकृष्ट किया	त अधिकारी होते) तथा प्रतिमूति हि ,खर्चा एवं व्ययों स । करने में असफल के साथ सहपठित र लिया है। ऋणीयों होगा। उधारकर्ता जाता है। ऋणीयों/व	हुए विलीय आस्तियों का प्रतिभूतिकरण एवं पुनर्गठन और प्रतिभूति हित त (प्रवर्तन) नियम 2002 के नियम 3 के अंतर्गत हित शक्तियों के प्रयोग हित भुगतान की वास्तविक दिनांक तक इस नोटिस की पावती के 60 दिनों रहने पर ऋणीयों/सहऋणीयों एवं जन सामान्य को एतद् हारा सूचना-पत्र उक्त नियमों के नियम 8 के तहत उसकी प्रवत्त शक्तियों के अनुप्रयोग में को विशेषतया तथा जनसामान्य को सामान्यतया यह सूचित किया जाता है न्दा रूरल हाउसिंग फाइनेंस लिमिटेड के निम्नलिखित सम्बन्धित राशि पर का ध्यान प्रतिभूत आस्तियों के मोचन के लिये उपलब्ध समय के संदर्भ मे सह ऋणीयों/जमानतदारों अनुसूचित सम्पत्ति , बकाया राशि धारा 1 3 (2) ते गयी है।	to 3 09,
ऋणी/सह-ऋणी /जमानतवार 13(2) নাহিন্দ কা বিশাক		भौतिक कब्जे की	IS
का नाम/ऋण खाता संख्या 👘 🗸 🗸	व बकाया रात्रि	चं बी_∩∈ ∞	द्विक अयल सम्पाल का विष रण रिनोक रसरा न. 295 एवं 303, स्कीम सुन्दर नगर,	(11 EC
ग्हऋणी: गीता देवी कमावत 🛛 🤻	. 8,89,755/- जो, व	ीलावास, तहर	गील सांगानेर, जयपुर, राजस्थान (111.11 20.07.24	SI
(MU			त्तरः प्लॉट नं. बी—05, दक्षिणः प्लॉट नं. ³⁰⁻⁰⁷⁻²⁴ नं. बी—26, पश्चिमः 30 फीट चौडी रोड	F(
हमार स हः 02.08.2024, स्थानः जयपुर	सत सा पंचपन मात्र) [0.25476 10.6696 10.66	ता/- (प्राधिकृत अधिकारी), महिन्द्रा रूरल हार्डसेंग फाइनेंस लिमिटेड	
MOTILAL OSW	and the second s	ग्रैलयः मोतीलाल ओ प्रमादेवी, मुंबई —	ल औसवाल होम फाइनेंस लिमिटेड स्वाल टॉक्र, च्हीमतुल्लाह स्वानी रोड, अपोजिट परेल एसटी डिपो, 400 025, फोन: (022) 47189899 औएक: 8291888888 laloswalhf.com, ईमेल: hfquery@motilaloswal.com	*
	कब्जा सूचना (अच	ल संपत्ति / सं	पत्तियों के लिए)	Ap
वारिक रूप से एस्पायर होंम फाइनेंस कोंपीरे पहित चारा 13 (12) के तहल प्रदत्त सक्तियां तर सोटिस में उजिलखित चारि चुकानी होग कर्ताओं द्वारा समि लुकाने में विफल रहने प	জন নিশিইর ক रूप में जान শীর্ষ বন্ধিবন্ধির বিপাকির জি । ব: তথ্যবকরাঝি গ্রীব গ্রাদ জন	ा हित प्रवर्तन अभिनि । जाता हैं) का अपि बांड गोटिंश जारी व ता को नोटिंश दिय	नेयम 8(1) के तहत) वम, 2002 (2002 का 54) के तहल मोतीलाल ओसवाल होम फाइनेंस लिमिटेड कुल अधिकारी के रूप में सुरक्षा हित (प्रवर्तन) नियम, 2002 के निवम 3 के रती हैं और पंपारकर्ताओं को उक्त मोदिल की प्राप्ति की तारीख से 60 दिनों 1 जाता है कि नीचे इस्ताक्षरकर्ता ने धारा 13 की उपशास (4) के तहल उसे ये पर सुरक्षा हित (प्रवर्तन) निवम, 2002 के नियम 8 के साथ पंतित अधिनिवम	Ap Ple sut acc der Pui and act
 ऋण अनुबंध संख्या / उधारकर्ता(अं सहउधारकर्ता(ओ) / सहआवेद का नाम / गार्श्टर का नाम 		कम्जा लेने की तिथि	अप्रस संपत्ति का विवरण	in (Eliç
। LXMOMAYURV721- 220621283 कृष्ण मोहन और परमिला देवी	11-07-2023 तक रुपये 2249971/-	30072024	पलैद नंबर जीएफ-3 (एवआईजी), भूतल घर, पीछे की ओर, बिना छल के अधिकार के, प्लॉट नंबर ए-16, खसरा नंबर 1277 में से आवासीय कॉलोनी, एसएलएफ वेद विहार, गांव सादुल्लाबाद परगना, लोनी तहसील और जिला गाजियाबाद, गाजियाबाद, उत्तर प्रदेश 201001 में स्थित है।	she pric 27, pro ww
2 LXMOFARIDA721- 2206255 अनुज चौडान और रजनी सिंह	38 29-07-2023 तक रुपये 1253766/-	29-07-2024	खसरा नंबर –308, ग्राम– सादुल्लाहबाद फ्रीत विखर, तहसील– लोनी, जिला– गाजियाबाद, उत्तर प्रदेश 201102	PL/ FO
। रूप से प्रधारकर्ता और सामान्य रूप से	जनता को आगाह किया जात हुल्क और उस पर व्याज के	॥ है कि वे संपत्ति	के साथ कोई लेन-देन न करें उपरोक्त उठिलाखित राष्ट्रि के लिए संपत्ति	OF

NORTH EASTERN CARRYING CORPORATION LIMITED

This is only an advertisement for information purposes 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 and not defined herein shall have the meaning assigned to them in the letter of offer dated Monday, July 29, 2024 (the 'Letter of Offer') filed with the Stock Exchange, namely BSE Limited (BSE), where presently the Equity Shares of the Company are listed; and the Securities and Exchange Board of India ('SEBI')



LUHARUKA MEDIA & INFRA LIMITED

Our Company was originally incorporated as "Indus Commercials Limited" on July 07, 1981 under the Companies Act, 1956 in the State of West Bengal. Thereafter the name has been changed from Indus Commercials Limited to Hindustan Stockland Limited and received a fresh certificate of incorporation consequent to change of name from Registrar of Mumbai, Maharashtra on September 19, 1991. Thereafter, the Company name has been further changed to Splash Mediaworks Ltd and a fresh certificate of incorporation was received from Registrar of Mumbai, Maharashtra on May 08, 2002. Further, the name of the Company was changed to Splash Media & Infra Limited on November 09, 2009. Thereafter the name was changed to the current name i.e. Luharuka Media & Infra Limited ("LMIL") and a fresh certificate of incorporation was received from Registrar of Splash.

For further details of our Company, please refer to "General Information" beginning on page 46 of this Letter of Offer.

Corporate Identity Number: L65100MH1987PLC044094 Registered Office: A-301, Hetal Arch, Opp. Natraj Market, S. V. Road, Malad (West), Mumbai - 400 064 Contact Person: Ms. Nishi Shah, Company Secretary and Compliance Officer

Telephone: +91 022 6894 8508/9 | E-mail id: info@luharukamediainfra.com | Website: www.luharukamediainfra.com

PROMOTERS OF OUR COMPANY: ANIL AGRAWAL HUF, COMFORT INTECH LIMITED AND COMFORT FINCAP LIMITED

FOR PRIVATE CIRCULATION TO THE ELIGIBLE EQUITY SHAREHOLDERS OF LUHARUKA MEDIA & INFRA LIMITED (OUR "COMPANY" OR THE ISSUER") ONLY ISSUE OF UP TO 9,37,20,000 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 1.00 EACH OF OUR COMPANY (THE "EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 3.00/- PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 2.00/- PER EQUITY SHARE) AGGREGATING UPTO ₹ 28,11,60,000 ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1:1, ONE RIGHT EQUITY SHARE FOR EVERY ONE FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS AUGUST 02, 2024 (THE "ISSUE"). THE ISSUE PRICE FOR THE EQUITY SHARES IS 3 TIMES THE FACE VALUE OF THE EQUITY SHARES.

FOR FURTHER DETAILS, PLEASE REFER TO "TERMS OF THE ISSUE" BEGINNING ON PAGE 137 OF THIS LETTER OF OFFER.

ssuming full subscription.

ISSUE ISSUE OPENS ON LAST DATE FOR ON MARKET RENUNCIATIONS* ISSUE CLOSES ON# AUGUST 14, 2024 AUGUST 22, 2024 AUGUST 28, 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 Renounce(s) on or prior to the Issue Closing Date. Gur Board or a duly authorized committee thereof will have the right to extend the Issue period as it may determine from time to time but not exceeding 30 (thirty) days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of the Application shall be permitted by any Applicant after the Issue Closing Date.

ASBA* Simple, Safe, Smart way of making an application-Make use of it!!! *Applications supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check selection on ASBA below.

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

Please note that subject to the SCSBs Complying with the requirement of the SEBI circular bearing reference number CIR/CFD/DIL/13/2012 dated September 25, 2012. Within the periods stipulated therein, Applications may be submitted at the Designated Branches of the SCSBs. Further, in terms of the SEBI circular bearing reference number 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, each such SCSBs should have a separate account in its own name with any other SEBI registered SSB(s). Such Account shall be used solely for the purpose making an application in this Issue and clear demarcated funds should be available in such account for such an Application.

Pursuant to the provisions of the SEBLICOR Regulations and the SEBL Rights Issue Circulars and in terms of the Letter of Offer, the Rights Entitlements of the Eligible Equity Shareholders will be credited in their respective demat account and shall be admitted for trading on the Stock Exchange under the ISIN - INE195E20012 subject to requisite approvals. For details of credit of the Rights Entitlement, see 'Terms of the Issue - Credits of Right Entitlements in demat accounts of Eligible Equity Shareholders' on page 139 of the Letter of Offer.

In accordance with the Regulation 77A of the SEBI (ICDR) Regulations read with the SEBI Rights Issue circulars the credit of Rights Entitlement and Allotment of rights equity shares shall be made in dematerialized only.

Eligible Equity Shareholders, whose Rights Entitlements will be credited in demat suspense escrow account opened by our Company, are requested to provide relevant details (such as copies of self-attested PAN and client master sheet of the demat account etc., details/records confirming the legal and beneficial ownership of their respective Equity Shares) to the Company or the Registrar not later than Monday. August 26, 2024, being 2 (Two) Working Days prior to the Issue Closing Date being Wednesday. August 28, 2024, to enable the credit of the Rights Entitlements by way of transfer from the demat suspense escrow account to their respective demat accounts on Tuesday, August 27, 2024, being at least 1 (One) day before the Issue Closing Date being Wednesday. August 28, 2024, August 28, 2024. Such Eligible Equity Shareholders are also requested to ensure that the demat account is active, details of which have been provided to the Company or the Registrar to facilitate the aforementioned transfer. Eligible Equity Shareholders holding Equity Shares in physical form can update the details of their demat account on the website of the Registrar to Registrar to facilitate the aforementioned transfer. Eligible Equity Shareholders holding Equity Shares in physical form can update the details of their demat account on the website of the Registrar to Registrar to facilitate the aforementioned transfer. Eligible Equity Shareholders holding Equity Shares in physical form can update the details of their demat account on the website of the Registrar www.adroitcorporate.com; Such Eligible Equity Shareholders can make an application only after the Rights Entitlement is credited to the respective demat accounts.

PLEASE NOTE THAT CREDIT OF THE RIGHTS ENTITLENTS IN THE DEMAT ACCOUNT DOES NOT, PER SE, ENTITLE THE INVESTORS TO THE RIGHTS EQUITY SHARES AND THE INVESTORS HAVE TO SUBMIT APPLICATION FOR THE RIGHTS EQUITY SHARES ON OR BEFORE THE ISSUE CLOSING DATE AND MAKE PAYMENT OF THE APPLICATION MONEY. FOR DETAILS, PLEASE SEE THE SECTION ENTITLED 'TERMS OF THE ISSUE - PROCESS OF MAKING AN APPLICATION IN THE ISSUE ON PAGE 139 OF THE LETTER OF OFFER.

APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA): An Investor wishing to participate in this Issue through the ASBA facility is required to have an ASBA enabled bank account with SCSBs, prior to making the Application. Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form in physical mode to the Designated Branches 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. For the list of the banks which have been notified by SEBI to act as SCSBs for the ASBA process <u>https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=ves&intmld=34</u>, please refer to the 141. For details on Designated Branches of SCSBs collecting the Application Form, please refer above mentioned links.

ELIGIBLE EQUITY SHAREHOLDERS UNDER THE ASBA PROCESS MAY PLEASE NOTE THAT THE EQUITY SHARES UNDER THE ASBA PROCESS CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE EQUITY SHARES ARE HELD BY SUCH ASBA APPLICANT ON THE RECORD DATE.

APPLICATION ON PLAIN PAPER:

An Eligible Equity Shareholder in India who is eligible to apply under the ASBA process may make an Application to subscribe to this Issue on plain paper in case of non-receipt of the Application form, through the physical delivery (where applicable) and all eligible Equity shareholders not being in a position to obtain it from any other source may make an application to subscribe to this issue on the plain paper with the same details as per Application form that is available on the website of the Registrar, or the Stock Exchange. An eligible Equity shareholders shall submit the plain application paper to the designated branch of the SCSBs to the block application money in the said bank account maintained with the same SCSB. Applications on the plain paper will not be accepted from any Eligible Equity Shareholders who are making an application on the plain paper shall not be entitled to renounce their Rights Entitlement and should not utilize the Application form for any purpose including renunciation even if it is received subsequently.

CIN : L51909DL1964PLC019485

Regd. Office-9062/47, RAM BAGH ROAD, AZAD MARKET, DELHI- 110006 Tel. No.-01123517516-19, Email Id-cs@neccgroup.com, Website- www.neccgroup.com

Statement of Un-Audited Financial Results for the Quarter ended 30.06.2024

S. No.	Particulars	3 months ended (30/06/2024)	Previous Year ended (31/03/2024)	Corresponding 3 months ended in the previous year (30/06/2023)		
		(Un-Audited)	(Audited)	(Un-Audited)		
01	Total Income from Operations	Income from Operations 7763.42 3		8385.23		
02	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	526.27	1016.83	200.05		
03	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	HEFTERSTER 2013 1997 1997 1997 1997 1997 1997 1997 19		200.05		
04	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	367.41	802.20	148.71		
05	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	353.30	791.02	152.55		
06	Equity Share Capital (face value Rs 10/- per share)	9597.30	9530.30	5019.73		
07	Reserve excluding Revaluation Reserve as per Balance Sheet of previous year		9865.82			
08	Earnings Per Share (of Rs 10/-each) (for continuing and discontinued operations)					
18 19	a) Basic	0.38	0.84	0.30		
	b) Diluted	0.38	0.84	0.30		

Notes:

 The above is an extract of the detailed format of un-audited Financial Results filed with the BSE Limited and National Stock Exchange of India Limited under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Results are available on the website of the Company at www.neccgroup.com and website of Stock exchanges i.e. www.nseindia.com and www.bseindia.com.

 The above un-audited financial results for the quarter ended June 30, 2024 were reviewed by the Audit Committee and thereafter approved by the Board of Directors at their Meeting held on July 31, 2024.

4. The figures of previous financial year were regrouped/rearranged where ever necessary.

For North Eastern Carrying Corporation Limited

Place : 0	Delhi		
Date : 3	31.07.2024		

Sd/-(Sunil Kumar Jain) Chairman & Managing Director DIN: 00010695

(Rs.in Lakhs)



आरसारएम – पंकल सिंह चौधरी – 2081828333, आरएलएम – पुष्कर अवस्थी– 9453043399, सीमारएम- जनेश्वर प्रसाद-9917778324, सीएलएम- अशिका राणा-8756056111

सांकेतिक कब्जा सूचना

जबकि अधोहस्ताक्षरी ने विलीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रति भूति हित अधिनियम के प्रवर्तन के अधीन **हिंदुजा** हाउसिंग फाईनेंस लिमिटेड, का प्राधिकृत अधिकारी होने तथा प्रतिभूति हित (प्रवर्तन) नियमावली 2002 (2002 का नं. 3) के नियम के साथ पठित धारा 13(12) के अधीन प्रदत शक्तियों के अंतर्गत निम्नलिखित कर्जदारों (तदोपरान्त कर्जदार एवं गारंटरों को संयुक्त रूप से ''कर्जदार'' कहा गया है) को निम्नांकित दिनांकों को मांग नोटिस जारी किया था जिसमें उल्लेखित राशि प्रत्येक खाते के आगे वर्णित है उक्त सूचना की तिथि से 60 दिनों के अंदर भूगतान करने को कहा गया था।

कर्जवार उक्त राशि का भुगतान करने में असफल हो गये हैं, इसलिए एतदद्वारा कर्जवार और गारंटर तथा आम जनता को सूचित किया जाता है कि अधोहस्ताक्षरी ने इसमे नीचे वर्णित संपत्ति का कब्जा, उक्त अधिनियम की धारा 13(4), उक्त नियमों के नियम 8 के साथ पठित के अधीन उन्हें प्रदत्त शक्तियों के इस्तेमाल के अन्तर्गत सम्पत्ति का कब्जा नीचे प्रत्येक खाते के सामनें अंकित के अनुसार लिया है। विशेष रूप से कर्जवार और गारंटर तथा जनसाधारण को एतदद्वारा उक्त संपत्ति के साथ लेन–देन न करने के लिए सावधान किया जाता है तथा संपत्ति के साथ कोई भी लेन देन **हिंदुजा हाउसिंग फाईनेंस लिमिटेड**, के प्रमार वास्ते निम्नलिखित राशि और उपरोक्तानुसार राशि पर संविदात्मक दर पर मविष्य का ब्याज, आकस्मिक खर्षे, लागत, प्रभार इत्यादि सहित के अधीन होगा। उधारकर्ता का ध्यान एक्ट की धारा 13 की उप धारा (8), के प्रावधानों के अंतर्गत सुरक्षित परिसंपत्तियों के मुक्त करने हेतु उपलब्ध समय सीमा की ओर आकर्षित किया जाता है।

丣.	कर्जवार/गारन्टर के नाम एवं पता	मांग सूचना की तारीख	the second se	
सं.		कब्जा सूचना की तिथि	बकाया राशि	अचल सम्पतियों का विवरण

The Application on the plain paper duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per the specimen recorded with per him/her bank, must reach the office of the Designated Branch of the SCSBs before Issue Closing Date being Wednesday, August 28, 2024, and should contain following particulars:

1. Name of our Company, being Luharuka Media & Infra Limited;

Name and Addressee of the Equity shareholders including joint holders (in the same order and as per specimens recorded with our company or the depository);

Folio Number (in case of Eligible Equity shareholders who hold Equity shareholder in physical form as on the Record Date)/DP and Client ID;

Except for the application on the behalf of the central and state government, the residents of Sikkim and the officials appointed by courts, PAN of the Eligible Equity shareholder and for each Eligible Equity shareholders in case of joint ventures, irrespective of the total value total value of Equity shares applied for pursuant to this issue

Number of Equity shareholders as per Record Date:

Allotment option - (only Dematerialised form); Number of Equity shares entitled to:

Number of rights Equity shares applied for within rights entitlement;

9. Number of additional right Equity shares applied for, if any (applicable only if entire rights entitlement have been applied for);

10. Total number of rights Equity shares applied for;

On Application, Investors will have to pay an amount of ₹ 03.00/- (Rupees Three Only) per Rights Share.

12. Details of the ASBA account such as a SCSB account, name, address, and branch of the relevant SCSB

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

14. Authorisation of the designated branch of the SCSB to block an account equivalent to the Application Money in the ASBA account

15. 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)

16. All such Eligible Equity Shareholders are deemed to have accepted following:

V 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. 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 Rights 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 laws or regulations. I/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.

OVERSEAS SHAREHOLDERS - The distribution of the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement letter, any other offering material and the issue of the Rights Entitlement and the Rights Entitlement letter, any other offering material and the issue of the Rights Entitlement and the Rights Entitlement are restricted by legal requirements prevailing in those jurisdictions. Our Company is making this Issue of the Right Shares on a rights basis to the Equity Shareholders will dispatch the Letter of Offer/Abridged Letter of Offer to such Eligible Shareholders who have provided an Indian address to our Company. Those overseas Shareholders, who have not updated our records with their Indian address or the address of their duly authorized representative in India, prior to the date on which we propose to e-mail the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement letter, shall not be sent the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement letter.

NO OFFER IN THE UNITED STATES -

The Rights Entitlements and The Rights Equity Shares have not been and will not be registered under the United States Securities Act of 1933, as amended (the 'U.S. Securities Act') and may not be offered or sold within the United States, except pursuant to an exemption from or in a transaction not subject to, the registration required of the U.S. Securities Act and Applicable State Securities Laws. Accordingly, the Rights Entitlements (including their credit) and the rights Equity Shares are only being offered and sold outside the United States in offshore transactions in reliance on Regulations under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers, and the sales occur.

Neither our company nor any person acting on the behalf of our company, will accept a subscription or renunciation from any person or, agent of the any person, who appears to be, who our company, any other person acting on the behalf of the company, has Reasons to be believe is, in the United States when the buy order is made. No Application Forms should be postmarked in the United States, electronically transmitted from the United States or otherwise dispatched from United States and from any other jurisdiction where it would be illegal to make an offer of securities under the Letter of offer. Our company is undertaking this issue on the Rights basis to the Eligible Equity Shares and will dispatched the letter of offer or Abridged letter of offer, and the Application Form, only to the Eligible Equity Shareholders who have provided an Indian address to our company. Any person who acquires Rights Entitlements or Rights Equity Shares, it will not be, in the united states and authorized to acquire Rights Entitlements and Rights Equity Shares in compliance with the applicable laws and regulations.

Our Company, reserves the right to treat as invalid any Application Form which (i) appears to our company and its agents to have been executed in, electronically submitted transmitted from or dispatched from united states or other jurisdiction where the offer and sales of rights of Equity shares is not permitted under the law of the such jurisdiction; (ii) does not includes the relevant certifications set out in the Application Form, including to the effect that the person submitting and/or renouncing the Application Form is outside the United States and such person is Eligible to subscribe for the rights Equity shares under the applicable securities laws and complying with the laws of jurisdiction applicable to such person in connection with this issue or; (iii) where either a registered Indian address is not provided or where our company believes acceptances of such Application Form may infringe applicable legal or regulatory requirements, and our company shall not be bound to issue or allot any rights Equity shares in respect of any such Application Form.

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in the Application Form or a plain paper Application is Wednesday, August 28, 2024 i.e. issue closing date. Our board may extend such 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 stock exchange and the application money is not blocked with the SCSB or if the Application Form is not accepted at the R-WAP on or before the issue closing date or such date as may be extended by board or any committee thereof, the invitation to the offer contained in the letter of offer shall be deemed to be have been declined and our board or any committee thereof shall be at liberty to dispose of the Equity shares hereby offered, as set out in the section entitled - Basis of Allotment on the page no 149 of 'LOF'

ALLOTMENT ONLY IN DEMATERIALISED FORM: The Allotment of Equity Shares pursuant to the Issue will only be made in Dematerialised Form. In accordance with the SEBI Rights Issue Circulars, (a) the Eligible Equity Shareholder, who hold Equity Shares in physical form as on Record Date in the Issue Circulars, (b) the Eligible Equity Shareholders, hold Equity Shares in physical form as on Record Date who have not furnished the details of their demat account to the Registrar or Company at least two Working Days prior to the issue Closing Date, desirous of subscribing to Rights Equity Shares may also apply in this issue during the Issue Period subject to certain conditions. Such resident Eligible Equity Shareholders must check the procedure for application by and credit of Rights Equity Shares of such Eligible Equity Shareholders in the sections entitled. Term of the Issue' Making of an Application by Eligible Equity Shareholders holding Equity Shares in physical form and 'Terms of the issue' - Allotment Advice or Refund/Unblocking of ASBA Accounts beginning on page 158 of the Letter of Offer.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM.

LISTING: The Existing shares of the company are listed on BSE Limited ('BSE') or ('Stock Exchange'). The Company has received 'In-principle' approval from BSE for listing the rights Equity shares to be allotted pursuant to the issue letter bearing reference number LOD/Rights/AM/FIP/599/2024-25 dated July 19, 2024. Our Company also will make application to BSE Limited to obtained trading approvals for the rights entitlements as required under the SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, for the purpose of the issue, the designated stock exchange is BSE.

DISCLAIMER CLAUSE OF SEBI: Submission of Letter of Offer to SEBI should not in any way be deemed or construed that SEBI has cleared or approved the Letter of Offer. The investors are advised to refer to the full text of 'Disclaimer' clause of SEBI' middle on page 132 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the letter of offer has been cleared or approved by BSE Limited, 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 disclaimer clause of BSE beginning on

् एव पता	कब्जा सूचना की तिथि	and the second se	जयल समास्या का विपरन	approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Office	er. The investors are advised to refer to the letter of offer for the full text of disclaimer clause of BSE beginning o
आवेदन नं. UT/UTK/DHON/A0000001:	37 & 28.03.2024	<u> </u>	भूमि खाला सं. 1084 (फसली वर्ष 1422 से 1427 के अनुसार), खसरा सं. 1141 का, क्षेत्रफल 81 वर्ग मी. कुल	page 133 of Letter of Offer. ESCROW COLLECTION BANK, ALLOTMENT ACCOUNT BANKS, REFUND BANKER: Kotak Mahindra Bank Limited	
CO/CPC/CPOF/A0000006 श्री रघुवीर सिंह, निकट पीसीएफ गोदा मानियावाला कन्हार वाला देहराडून, गोदाम पी.ओ. भात्तियावाला कान्छ आर्माण, देहराडून, उत्तराखंड, भारत-24 श्रीमती लक्ष्मी देवी, वार्ड मं. क वानियावाला देहारडून, जान्हारवाला व शहरी, देहराडून, उत्तराखंड, भारत-248	321 म थी.जो. सांकेतिक वीसीएफ इ. वाला, 18001 जन्तारवाला नियावाला,	10-03-2024 तक	कवर्ड, मौजा कान्हरवाला, परगना परवादून, तहसील डोईवाला, जिला देहरादून, उत्तराखंड में स्थित, चोश्दीः पुरथ में - 16 फीट चीड़ी सड़क, पश्चिम में - श्री अर्जुन सिंह की संपत्ति, उत्तर में - श्रीमती बचनी देवी और अन्य की संपत्ति, दक्षिण में - 5 फीट आम मार्ग	 DISPATCH AND AVAILABILITY OF ISSUE MATERIALS: In accordance with the SEBI ICDR regulations the letter of offer, dispatched only to the Eligible Equity shareholders who have provided Indian address to our company and who are local of such jurisdiction and does not result in and may not be construed as, a public offering in such jurisdiction. Further, L company and who have made a request in this regard. In accordance with the above, the dispatch of the Abridged letter of Offer by Registrar to the Issue. Eligible Equity Shareholder can also obtain of their respective rights entitlement from the website of the registrar i.e. www. hold Equity shares in physical form as on Record Date) and PAN. The link shall also be available on our company web: Our company will continue to undertake all adequate steps to reach out the Eligible Equity shareholder who have processidered or choosing or not considering or choosing any specific means to reach out to the Eligible Equity shareholder. 	ted in jurisdiction where offer and sale of the Rights Entitlement or Rights Equity shares is permitted under law etter of offer will be sent / dispatched to the Eligible Equity shareholder who have provided Indian address to our of offer, the Rights Entitlement letter along with the Application Form has been completed on page 138 of Letter <u>ww.adroitcorporate.com</u> by entering their DP/ID and client ID or folio number (for Eligible Equity shareholder who site <u>http://www.luharukamediainfra.com/</u> vided their Indian address through means as may be considered feasible by our company will not be liable for
आवेदन नं. UT/UTK/DHON/A00000014 CO/CPC/CPOF/A0000002 श्री गौरव रावत और श्री पार्वती रावत, शिमला बाई पास रोड गांव-गणेशपुर बांट देहराडून, गणेशपुर कारबारी बांट सेमीअर्बन, देहराडून, उत्तराखंड,	201 30.07.2024 दोनों: 58 सांकेतिक कारवारी देहरादून,	दिनांक 10-03-2024 तक	भूमि खाता सं. 318 (फसली वर्ष 1416 से 1421 के अनुसार), खसरा सं. 294, क्षेत्रफल 190.70 वर्ग मी., जिसमें कवर्ड क्षेत्रफल 120 वर्ग मी., मौजा कारबारी प्रांट, परगना पछवादून, तहसील विकासनगर, जिला देहरादून, उत्तराखंड में स्थित, चौहदी: पूरव में - श्री पान सिंह बुटोला की भूमि, मुजा 57 फीट, पश्चिम में - डोनर की भूमि, मुजा 57 फीट, उत्तर में - शिमला बाईपास रोड, मुजा 36 फीट, दक्षिण में - श्री	Investors can access the letter of offer, Abridged letter of offer, and the Application Form (provided that the Eligible Equity company <u>http://www.luharukamediainfra.com/</u> (ii) Registrar to an issue <u>www.adroitcorporate.com</u> ; (iii) stock exchange The investors can visit following links for the below mentioned purposes - a) Frequently asked questions and online/ele by the investors <u>www.adroitcorporate.com</u> ; b) Updating of an Indian address/Email address/phone -mobile number in the account details by Eligible Equity Shareholders holding shares in physical <u>form http://www.luharukamediainfra.com/</u> d) Shareholders at <u>www.adroitcorporate.com</u> . The LOF is also available on the website of SEBI at <u>www.sebi.gov.in</u> ADVISORS TO THE ISSUE	y shareholder is eligible to subscribe for the Rights Equity Shares under applicable laws) on the website of (i) or the <u>www.bseindia.com</u> , actronic dedicated investor helpdesk for guidance on the Application process and resolution of difficulties face records maintained by registrar or our company <u>http://www.luharukamediainfra.com/</u> _c) Updating of an demi
248007			हुकुम सिंह बर्थवाल, भुजा 36 फीट	Comfort Securities Limited	Adroit Corporate Services Pvt. Ltd
आवेदन नं. UT/UTK/DHON/A00000028 CO/CPC/CPOF/A0000004 श्री अमरदीप सिंह, श्री रणजीत सिंह तरनदीप कौर, समीः नवगांव मांडुवाल विकासनगर देहराष्ट्रन, उत्तराखंड, उत्तराखंड, शहरी, देहराष्ट्रन, उत्तराखंड 248007	484 30.07.2024 और सुश्री सांकेतिक ग तहसील देहराइन,	दिनांक 10-03-2024 तक + ब्याज इत्यादि	भूमि खाता खतौनी सं. 50 (फसली वर्ष 1416 से 1421 के अनुसार), खसरा सं. 56, बेत्रफल 167.45 वर्ग मी., मौजा नौगांव, परगना पछवादून, तहसील विकासनगर, जिला देहरादून, उत्तराखंड में स्थित, चौहदीः पुरव में - 17 फीट चौड़ी सड़क, मुजा 54.6 फीट, पश्चिम में - अन्य की भूमि, मुजा 54.6 फीट, उत्तर में - ज्योति प्रसाद की भूमि, मुजा 33 फीट, दक्षिण में - विकेता की भूमि, मुजा 33 फीट	COMFORT SECURITIES SEBI Registration Number: INM000011328 Address: A-301 Wing, Hetal Arch, Malad West, Mumbai - 400064, Maharashtra, India Telephone Number: +91 22 6894 8500 Email Id: compliance@comfortsecurities.co.in Investors Grievance Id: merchantbanking@comfortsecurities.co.in Website: www.comfortsecurities.co.in Contact Person: Ms. Muskan Gupta CIN: U67120MH2002PLC136562	CIN: U67190MH1994PTC079160 B 18-20, 1st floor, Piot No 639, Makwana Road, Marol, Andheri (E), Mumbai - 400 059, Maharashtra, India Telephone: +91 22 42270400 E-mail: divyan@adroitcorporate.com Website: www.adroitcorporate.com Investor grievance e-mail: info@adroitcorporate.com SEBI Registration No.: INR000002227 Validity of Registration; Permanent Contact Person: Ms, Diviya Kumari Nadar
आवेदन नं. UT/UTK/DHON/A0000003 UT/UTK/DHON/A0000007 श्री इंदिरा मेहता, विल-किरसाली, पी.अ लेड-देहरादून, तेह-देहरादून, सं देहरादून, उत्तराखंड, भारत - 248001	714 26.07.2024 ओ कुल्हान सांकेतिक नेमीअर्चन,	दिनांक 10-03-2024 तक	भूमि खाता सं. 135 (फसली वर्ष 1420 से 1425 के अनुसार), खसरा सं. 276 का मिन, क्षेत्रफल 96 वर्ग मी., जिसमें मूतल और प्रथम तल का क्षेत्रफल 147 वर्ग मी., मौजा - किरसाली-2, परगना परवादून, तहसील और जिला देहरादून, उत्तराखंड में स्थित, चौहदी: पुरव में - 15 फीट चौड़ी सड़क, पश्चिम में - अन्य की संपत्ति, उत्तर में - 15 फीट चौड़ी सड़क, दक्षिण में - अन्य की संपत्ति	Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-Issue or post Issue the SCSBs giving full details such as name, address of the Applicant, contact number(s), e-mail address of the Sole/ fli ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the plain paper applica Place: Mumbai	rst holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked
रनांक : 01-08-2024, स्थान : देह		गाशिक	त अधिकारी, हिंदुजा हाउंसिंग फाइनेंस लिमिटेड	Date: August 02, 2024	DIN: 0640816

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