

310 B, Veer Savarkar Marg, Dadar (West), Mumbai 400 028, Maharashtra, India sec@amal.co.in | (+91 22) 62559700 | www.amal.co.in

August 10, 2024

BSE Listing portal

Manager BSE Ltd Listing department Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400 001

Dear Sir:

Newspaper advance notice of 50th Annual General Meeting and books closure

Reference: Scrip ID - AMAL, Scrip code - 506597

Pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose the copies of newspaper notice published, which include:

- i. advance notice of 50th Annual General Meeting, pursuant to circular number 20/2020 dated May 05, 2020, read with circular number 09/2023 dated September 25, 2023, issued by the Ministry of Corporate Affairs; and
- ii. notice of books closure pursuant to Section 91 of the Companies Act, 2013,

We request you to inform the members of the exchange accordingly.

Thank you,

Very truly yours, For Amal Ltd

(Ankit Mankodi) Company Secretary

CIN: L24100MH1974PLC017594



FINANCIAL EXPRESS



CIN: L63032MH1986PLC154910

Regd. & Corp. Office: A-901-905, 9th Floor, 215, Atrium, Andheri Kurla Road, Andheri (East), Mumbai-400093 Tel: (91) 22-66941800 / 33041800/ Fax: (91) 22-66941818 / 33041818, Website: www.seamec.in; Email: contact@seamec.in

EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS

FOR THE OUARTER ENDED JUNE 30, 2024

					(Rs. In lakh, except per share of				
		3	Standalone		Consolidated				
Sr. No.	Particulars	Ullatter enged		Year Ended	Quarter ended		Year Ended		
		30.06.2024	30.06.2023	31.03.2024	30.06.2024	30.06.2023	31.03.2024		
1,	Total Income from Operations (Net)	20,522	19,460	66,557	21,499	21,157	72,929		
2.	Net Profit for the period								
	(before Tax, Exceptional and/or Extraordinary items)	5,490	3,238	17,236	4,469	2,611	12,003		
3.	Net Profit for the period before tax	100000	ANTONIO	Victoria.	200000	.00000	- 0.7		
	(after Exceptional and/or Extraordinary items)	5,490	4,539	18,537	5,341	2,611	12,003		
4.	Net Profit for the period after tax	10000000	103540000	000000000	00/860/88	P.2004.52	20000 03455		
	(after Exceptional and/or Extraordinary items)	5,146	4,539	18,660	4,996	2,590	12,065		
5.	Total Comprehensive Income for the period								
	[Comprising Profit for the period (after tax) and	30000000111	0.0000000	U2003N06	(90,000,000,000	9000000	P0000004500		
	Other Comprehensive Income (after tax)]	5,141	4,539	18,654	4,935	2,649	12,458		
6.	Equity Share Capital (face value of Rs. 10 per share)	2,543	2,543	2,543	2,543	2,543	2,543		
7. B.	Other Equity excluding Revaluation Reserve* Earnings Per Share Basic		The state of the s	3.000	F113000-	55	\$1.000 P.		
	Dogo	25000000	20150598999	55006585	CVANNUUL	92900035	TURNO 6000		

For the year ended March 31, 2024, Other Equity excluding Revaluation Reserve on standalone basis is 84,551 lakhs and on consolidated basis is 88,600 lakhs.

20.24 17.85 73.38 19.61

. The above is an extract of the detailed format of the standalone and consolidated financial results for the guarter ended June 30, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of standalone and consolidated financial results is available on the Stock Exchanges' websites - (www.bseindia.com) www.nseindia.com) and the Company's website (www.seamec.in).

. The above financial results have been reviewed by the Audit Committee and thereafter were approved by the Board of Directors at their respective meetings held on August 08, 2024.

Place : Mumbai Date: August 08, 2024

Naveen Mohta Whole Time Director

(Rs in Lakh)

For and on behalf of Board of Directors

CONSOLIDATED

10.19 47.08

Notes:

Place: Mumbai

Date : 8th August 2024

SADHANA NITRO CHEM LIMITED

(CIN: L24110MH1973PLC016698)

Regd. Office: Hira Baug, 1st Floor, Kasturba Chowk (C.P. Tank), Mumbai - 400004 Ph.: 022-23865629 Fax: 022-23887235 E-Mail: sadhananitro@sncl.com Website: www.sncl.com STANDALONE/CONSOLIDATED UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024

STANDAL ONE

		SECTION ASSESSMENT	STANDALO	NE.	7,300,000,000	COMPOUNDATED	V	
Sr.	200000000000000000000000000000000000000	QUARTER	ENDED	YEAR ENDED	QUARTE	RENDED	YEAR ENDED	
No	Particulars	30.06.2024 (Unaudited)	30.06.2023 (Unaudited)	31.03.2024 (Audited)	30.06.2024 (Unaudited)	30.06.2023 (Unaudited)	31.03.2024 (Audited)	
1)	Total income from operations	3111	4385	19286	3639	4014	19401	
2)	Net Profit / (Loss) for the period (before tax , Exceptional and Tax)	119	162	1612	178	47	1283	
3)	Net Profit / (Loss) for the period before tax (After ,Exceptional items)	119	162	1612	178	47	1283	
4)	Net Profit / (Loss) for the period after tax (After ,Exceptional items)	4	122	741	62	5	408	
5)	Total comprehensive income for the period (comprising profit/(Loss) for the period (after tax and other comprehensive income (after tax))	56	124	745	114	8	412	
6)	Equity Share Capital	2471	2471	2471	2471	2471	2471	
7)	Reserve (Excluding Revaluation Reserve) as shown in the Audited sheet of the previous year					(3.5)		
8)	Earnings Per Share (of Rs.1/- each) for continuing and discountinued operation)			122	14	- 1	14	
	Basic:	0.00	0.05	0.30	0.03	0.00	0.17	
	Diluted:	0.00	0.05	0.30	0.03	0.00	0.17	

These unaudited standalone / Consolidated financial results were reviewed by the Audit Committee and approved by the Board of Director at their respective meetings held on 8th August, 2024. These unaudited standalone financial results have been prepared in accordance with the Indian Accounting Standards ("Ind-AS") as specified under Section 133 of the Companies Act, 2013 read with rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time) and the provisions of the Companies Act, 2013.

The above unaudited Standalone / Consolidated financial results for the guarter ended 30th June, 2024 are reviewed by the Statutory Auditor of the Company, under regulation 33 of Securities & exchange Board of India (Listing obligation and disclosure requirements) regulation, 2015, as amended. An unmodified limited review report was issued by them thereon.

The above results comprise the results of Sadhana Nitro Chem Limited (Parent Company) and Anuchem B.V.B.A, Belgium(Wholly owned subsidiary)

The Company / Group is primarily engaged in one business segment i.e. manufacturing of chemical intermediates, heavy organic chemicals and performance chemicals and it is primary segment. The company is also engaged in the manufacture of wireless network equipment & related Software development. However, since the revenue, profits & total assets of this segment is less than 10% of the combined revenue, profits & assets of all the reporting segments, disclosures as required by Ind-As 108, 'Operating Segments' are not given.

The Board of Director have recommended a dividend of Rs 0.15 per equity share (15%) for financial year 2023-24 in its meeting held on 17th May ,2024 which is subject to deduction of tax and shareholder's approval The figures for the quarter ended 31st March, 2024 are the balancing figures between the audited figures in respect of the full previous financial

year and the unaudited published year-to-date figures up to the third quarter of the relevant financial year, which were subjected to limited

Previous period figures have been regrouped /reclassified, wherever necessary to conform to current period classification. The above is an extract of the detailed format of the financial results for the Quarter Ended 30th June, 2024 filed with Stock Exchange, under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('(Results'),

The complete format of the results is available on www.bseindia.com,www.nseindia.com and on the company's website at www.sncl.com. For Sadhana Nitro Chem Limited

Abhishek Asit Javeri Managing Director

DIN: 00273030

INDIA GELATINE & CHEMICALS LIMITED Regd. Office: 703/704, "SHILP", 7th Floor, Nr. Municipal Market, Sheth C.G. Road.

> Navrangpura, Ahmedabad -380 009, Gujarat. Website: www.indiagelatine.com; E-mail: igcl@indiagelatine.com

CIN - L99999GJ1973PLC002260

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

ij_	(₹ in lakhs except								
Sr. No.	Particulars	Quarter Ended 30/06/2024 (Reviewed)	Quarter Ended 31/03/2024 (Audited)	Quarter Ended 30/06/2023 (Reviewed)	Year Ended 31/03/2024 (Audited)				
1	Total Income	5,241.57	5,286.08	6,018.27	21,407.55				
2	Net Profit for the period before tax	665.72	709.98	1,325.13	3,726.45				
3	Net Profit for the period after tax	503.85	502.01	1,003.61	2,838.85				
4	Total comprehensive income for the period (comprising profit for the period (after tax) and other comprehensive income (after tax))	485.20	493.07	967.48	2,830.27				
5	Equity Share Capital (Face Value per share ₹ 10/-)	709.23	709.23	709.23	709.23				
6	Earnings per share (before and after extraordinary items) (of ₹ 10/- each) Basic & Diluted	7.10	7.08	14.15	40.03				

Notes:

Place: Mumbai

Date: 08/08/2024

The above financial results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors of the Company in their respective meetings held on 8th August, 2024. The limited review as required under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 has been completed by the statutory auditors of the company.

The financial results for the quarter ended 30th June, 2024 have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable.

The above is an extract of the detailed format of Financial Results for the guarter ended 30th June, 2024 filed with the Stock Exchanges, under the Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results is available on the Stock Exchange website, www.bseindia.com and on the Company's website www.indiagelatine.com

India Gelatine & Chemicals Limited

Sd/-Viren C. Mirani **Chairman & Managing Director** DIN: 00044901





310 B, Veer Savarkar Marg, Dadar (West), Mumbai 400028, Maharashtra, India sec@amal.co.in 1 (+91 22) 62559700 I www.amal.co.in CIN: L24100MH1974PLC017594

NOTICE

NOTICE is hereby given that the 50th Annual General Meeting (AGM) of the members of the Company will be held on Thursday, September 05, 2024 at 03:30 pm through video conferencing I other audio visual means (VC), in accordance with applicable provisions of the Companies Act, 2013 and in compliance with the procedure prescribed in circular number 20 | 2020 dated May 05, 2020, read with circular number 09/2023 dated September 25, 2023, issued by the Ministry of Corporate Affairs and circular number SEBI/HO/ CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, read with circular number SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023, issued by the Securities and Exchange Board of India (the e-AGM circulars).

TAKE FURTHER NOTICE THAT pursuant to Section 91 of the Companies Act, 2013, the Register of Members and Share Transfer Books of the Company shall remain closed from August 23, 2024 to August 30, 2024 (both days inclusive).

The Company is pleased to provide to the members facility to attend AGM through VC, exercise their right to vote at the AGM by electronic means and the business will be transacted through remote e-voting prior to and during the AGM. The members holding shares as on August 30, 2024, including those who will not receive electronic copy of the Annual Report due to non-availability of their e-mail address with the Company can exercise their right to vote by following the instructions that will be given in the AGM

The members who have not registered their e-mail addresses with the Company are requested to register them with the Company to receive e-communication from the Company. For registering e-mail address, the members are requested follow the below steps:

members holding shares in physical mode are requested to provide name, folio number, mobile number, e-mail address, scanned copies of share certificate(s) (both sides), self-attested PAN and Aadhar card through e-mail on sec@amal.co.in

members holding shares in dematerialised mode are requested to provide name, Depository participant ID and Client ID, mobile number, e-mail address, scanned copies of self-attested client master or Consolidated Account statement through e-mail on sec@amal.co.in

Electronic copy of the annual report for 2023-24 including the Notice that includes the process and manner of attending the AGM through VC and e-voting will be sent in due course to all the members whose e-mail addresses are registered with the Company I depository participants. The annual report will also be available for downloading on the website of the Company (www.amal.co.in) and stock exchange (www.bseindia.com).

specimen signatures ("KYC Details") are not available with the Company.

This notice is issued in the interest of the shareholders.

PARTICULARS

(before tax, Exceptional and/or Extraordinary items)

(before tax, after Exceptional and / or Extraordinary items)

(after tax, after Exceptional and / or Extraordinary items)

website (www.bseindia.com) and on the Company's website "www.primaplastics.com"

The previous period's / year's figure have been regrouped / rearranged wherever considered necessary.

For Amal Ltd

(Ankit Mankodi)

Company Secretary

NESTLÉ INDIA LIMITED

(CIN: L15202DL1959PLC003786)

Regd. Office: 100 / 101, World Trade Centre, Barakhamba Lane, New Delhi-110 001

Email: investor@in.nestle.com; Website: www.nestle.in; Ph: 011-23418891

FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF THE COMPANY

Sub.: Notice to the shareholders to complete their KYC to enable the Company

to remit their dividend(s) in electronic mode

This Notice is published to inform the shareholders that Securities and Exchange Board of India ("SEBI") vide

its Master Circular SEBI/HO/MIRSD/POD-1/P/CIR/2024/37 dated 7" May 2024 read with SEBI Circular

SEBI/HO/MIRSD/POD-1/P/CIR/2024/81 dated 10" June 2024 ("SEBI Circulars") has mandated that the

dividend shall only be paid in electronic mode to such shareholders holding shares in physical form and

whose e-mail address, postal address, mobile number, bank account details, PAN linked with Aadhaar and

Accordingly, individual notices have been sent to the shareholders mandating them to complete their KYC

Details with the Company to enable us to remit the Final Dividend 2023-24 of Rs. 8.50 and Interim Dividend

2024-25 of Rs. 2.75 aggregating to Rs. 11.25 per equity share of face value of Re. 1.00 each directly to their

PRIMA PLASTICS LTD.

Regd. Off.: 98/4, Prima House, Daman Industrial Estate, Kadaiya, Nani Daman, Daman (Union Territory) - 396 210.

CIN - L25206DD1993PLC001470 Tel.: 0260 - 2220445

E-mail: investor@primaplastics.com Website: www.primaplastics.com

Standalone

Unaudited

2,723.81

(89.25)

(89.25)

(77.02)

(77.02)

1.100.05

(0.70)

The above is an extract of the detailed format of quarterly & annual financial result filed with the Stock Exchange under Regulations 33 of the SEBI

(Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of financial result is available on the Stock Exchange

EXTRACT OF THE UNAUDITED FINANCIAL RESULTS FOR THE THREE MONTHS ENDED JUNE 30, 2024

bank account. The said dividend was declared on 8" July 2024 and paid on and from 6" August 2024.

August 08, 2024

Date: 08-08-2024

Place: Gurugram

Total Income

Net Profit / (Loss) for the Period

Net Profit / (Loss) for the Period

4. Net Profit / (Loss) for the Period

Balance Sheet of Previous Year

Basic Diluted (not annualised) (In Rs.)

Equity Share Capital

Place: Mumbai

Date: August 07, 2024

Total Comprehensive income for the period

Reserves excluding Revaluation Reserves as per

Earnings Per Share (Face Value of Rs. 10/- each)

Form No. INC-26 [Pursuant to rule 30 the Companies (Incorporation) Rules, 2014] Before The Central Government, Regional Director Western Region, Mumbai In the matter of sub-section (4) of section 13 of Companies Act, 2013 and clause (a) of sub-rule (5) of rule 30 of the Companies

(Incorporation) Rules, 2014

n the matter of Solaft Filtration Solutions India Private Limited.

(CIN: U28133MH2020FTC337895) having its Registered office at Duru House, 2nd / 3rd / 4th Floors, Juhu Tara Road, Next to JW Marriot, Juhu, Mumbai, Maharashtra-400 049Applicant Company/ Petitioner

Central Government (Regional Director) under section 13 of the Companies Act 2013 seeking confirmation of alteration of the Memorandum of Association of the company in terms of the special resolution passed at the Extra ordinary general neeting held on 24th July 2024 to enable the Company to change its Registered Office from "State of Maharashtra" to the 'State of Tamil Nadu". Any person whose interest is likely to be affected by the proposed change of the

Duru house, 2nd/3rd/4th Floors, Juhu Tara Road, Next to JW Marriot, Juhu, Mumbai, Maharashtra- 400 049 For and on behalf of

Gopalakrishnan Magesh (Director) DIN: 10712039 Date: 09-08-2024

NOTICE is hereby given to the General Public that the Solaft Filtration Solutions India Private Limited ("Company" proposes to make application to the

registered office of the Company may deliver either on the MCA-21 portal (www.mca.gov.in) by filing investor complaint form or cause to be delivered or send by registered post of his/her objections supported by an affidavit stating the nature of his/her interest and grounds of opposition to the Regional Director, Western Region, at Everest, 5th Floor, 100 Marine Drive, Mumbai-400002 Maharashtra within fourteen days of the date of publication of this notice with a copy to the Applicant Company at its registered office at the address nentioned below:

Solaft Filtration Solutions India Private Limited

For NESTLÉ INDIA LIMITED

Pramod Kumar Rai

Company Secretary

(Rs. in Lakhs)

Audited

18,439.38

2,840.90

2,840.90

2,355.50

2,362.53

1,100.05

14,324.37

19.82

Consolidated

4,069.72

440.87

440.87

365.31

345.78

1,100.05

3.07

By order of the Board

for PRIMA PLASTICS LIMITED

Bhaskar M. Parekh

Chairman

DIN: 00166520

Unaudited

4,103.73

463.35

463.35

401.54

419.81

1,100.05

3.42

Three Months Ended | Year Ended | Three Months Ended | Year Ended

30-06-2024 30-06-2023 31-03-2024 30-06-2024 30-06-2023 31-03-2024

Audited

411.60

411.60

381.08

371.49

1,100.05

6,034.80

3.45

2,792.31 12,359.76

(33.55)

(33.55)

(25.08)

(25.08)

1,100.05

(0.23)

Hind Commerce Limited CIN: L51900MH1984PLC085440

Regd. Off: 307, Arun Chambers, Tardeo Road, Mumbai - 400 034. Tel No. +91-22-4050 0100 website: www.hindcommerce.com email id: investor@hindcommerce.com

EXTRACT OF UN-AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE 2024

PARTICULARS	3 months ended	Corresponding 3 months ended in the previous year	
1	Un-Audited	Audited	Un-Audited
	30.06.2024	31.03.2024	30.06.2023
Total income from operations	150.84	407,98	143.94
Net Profit / (Loss) for the period (before Tax Exceptional and/or Extra Extraordinary Items*)	(3.57)	12.89	4.59
Net Profit / (Loss) for the period (before Tax after Exceptional and/or Extra Extraordinary items*)	(3.57)	12.89	4.59
Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extra Extraordinary items*)	(4.41)	5.75	4.19
Total Comprehensive Income for the period {Comprising Profit/(Loss) for the period (after tax) and Other Comprensive Income (after tax)	75.80	(31.88)	29.78
Equity Share Capital	300.00	300.00	300.00
Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of previous year)			
Earnings Per Share (of '10/-each) (for continuing and discontinuing operations) Basic : Diluted:	(0.15)* (0.15)*	0.19 0.19	(0.14)* (0.14)*
 The above is an extract of the details with the Stock Exchanges under Regulation 	ed format of		cial Results filed

Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange websites. (www.bseindia.com) and the listed entity (URL of the filing). b. The above financial have been reviewed and recommended by audit committee. and have been approved and taken on record by the board of Directors at its

Meeting held on 08-08-2024. . The Audit is required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, has been complied by the Auditor of the Company.

For Hind Commerce Limited

Place: Mumbai UMESH LAHOTI MANAGING DIRECTOR (DIN 00361216)

Date : August 08, 2024 FORM G

INVITATION FOR EXPRESSION OF INTEREST FOR KRYSTAL STONE EXPORTS LIMITED OPERATING IN MANUFACTURE OF NON-METALLIC MINERAL PRODUCTS AT REGD ADD: OFFICE NO.8, BLASIAN BLDG., IST FLOOR, AMBOLI NAKA, S V ROAD, ANDHERI WEST, MUMBAI 400058

FACTORY ADD: SP-2 RIICO INDUSTRIAL AREA SHIVDASPURA, JAIPUR, RAJASTHAN-303903 (Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016) RELEVANT PARTICULARS Name of the corporate debtor KRYSTAL STONE EXPORTS LIMITED along with PAN & CIN/LLP No. REGD ADD: Office No.8, Blasian Bldg. Address of the registered office.

1st Floor, Amboli Naka, S V Road, Andheri West, Mumbai 400058 FACTORY ADD: SP-2 RIICO Industrial Area Shivdaspura, Jaipur, Rajasthan-303903 URL of website Details of place where majority. SP-2 RIICO Industrial Area Shivdaspura. of fixed assets are located Jaipur, Rajasthan-303903 Installed capacity of main products/

Sale- Rs 96.45 Lac as per latest balance sheet Quantity and value of main products/ available for FY 2012-13 services sold in last financial year Number of employees/ workmen 8. Further details including last available | The Resolution Applicant can get the said financial statements (with schedules) information by sending an email to the of two years, lists of creditors are cirp.krystal@gmail.com

available at URL: Eligibility for resolution applicants Minimum Net Worth: Rs 3 Cr or more being under section 25(2)(h) of the Code the average of the last three years wherein the is available at URL: latest balance sheet will be 31.03.2024 and . Minimum Turnaver: Rs 5 Cr (for NBFC- Rs 50

> Cr of AUM) or more being the average of the last three years wherein the latest balance sheet will be 31,03,2024 and . Other conditions of eligibility as per the EOI process document and same may be demanded by writing mail to cirp.krystal@gmail.com.

Last date for receipt of expression of interest 03.09.2024 Date of issue of provisional list of prospective resolution applicants 08.09.2024 2. Last date for submission of

objections to provisional list 13. Date of issue of final list of 18.09.2024 prospective resolution applicants 14. Date of issue of information 23.09.2024 memorandum, evaluation matrix and request for resolution plans

to prospective resolution applicants

Tax expenses of discontinuing operations

Profit (Loss) for the period (7+10)

Other Comprehensive Income

reclassified to profit or loss

reclassified to profit or loss

after tax (8-9)

net of taxes

Net profit (loss) from discontinued operation

(i) Items that will not be reclassified to profit or loss

(ii) Income tax relating to items that will not be

(i) flems that will be reclassified to profit or loss

(ii) Income tax relating to items that will be

Total other comprehensive income

Total Comprehensive Income for the

Paid up Equity Share Capital

(face value Rs.10 each, fully paid)

period/year (7+12) Comprising Profit (Loss)and Other comprehensive income for the period

23.10.2024 Last date for submission of resolution plans Process email id to submit Expression | cirp.krystal@gmail.com of Interest

Date: 09.08.2024 Place: New Delhi

Suman Kr Verma IBBI/IPA-003/00342/2021-2022/1365 WZ D-9, Kh No 83/14, Gall No 5, Mahavir Enclave Palam Colony, New Delhi 110045 For Krystal Stone Exports Limited

BIRLA CAPITAL & FINANCIAL SERVICE LIMITED CIN: L51900MH1985PLC036156 Registered Office: Industry House, 159, Churchgate Reclaimation, Mumbai - 400020. Tel.:022 22026340, E-mail:info@birlainternational.net STANDALONE STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE

56.63

65.63

65.75

66.81

(1.18)

(1.18)

0.97

(0.28)

(2.15)

QUARTER ENDED 30TH JUNE 2024 (₹ in Lakhs) Quarter ended on ended on 30.06.2024 | 31.03.2024 | 30.06.2023 | 31.03.2024 **PARTICULARS** (Unaudited) (Refer to (Unaudited) (Audited) Note 7) Revenue from Operations Other Operating Income 9.00 4.00 Other Income: (1.67)Total Income (a+b) 7.33 4.00 Expenditure a) Employees benefits expenses Finance Costs Depreciation, Amortization & Depletion Expenses 0.27 Other Expenses 3.43 1.02 4.95 3.43 1.29 Total Expenditure (a to d) 4.95 Profit / (Loss) before exceptional items and tax(1-2) (3.43)6.05 (0.95)Exceptional items Profit / (Loss) after exceptional items (3.43)6.05 (0.95)and tax (3-4) 0.97 Tax Expense: Current Tax Deferred Tax (0.28)Earlier year lax Adjustments Profit / (Loss) for the period (5-6) (3.43)7.02 (0.95) Profit/(Loss) from discontinued operations

Earning per equity share of Rs.10/- each (0.01)0.01 (0.00) (1) Basic (2) Diluted (0.01) 0.01 (0.00) See accompanying note to the financial results:

(3.43)

(3.43)

938.31

7.02

7.02

938.31

(0.95)

(0.95)

938.31

(2.15)

938.31

(917.61)

(0.00)

(0.00)

DIN: 07163539

The Statement of financial result has been prepared in accordance with the Indian Accounting Standards (Ind AS) prescribed under section 133 of the Companies Act, 2013, read with the relevan rules issued thereunder and the recognised accounting practices and policies to the extent applicable The above statement of financial results has been reviewed by the Audit Committee and approved

The company operates mainly in the business of lending finance, accordingly there are no separate reportable segment as per Ind AS-108- Operating Segment Income tax deferred tax will be determined and provided for at the end of the financial year.

by the Board of Directors at its meeting held on 8th August, 2024.

Previous period's figures have been reclassified, wherever necessary, to correspond with those of the current period. Investors can view the Financial Results of the Company at the Company's website

www.birlacaps.com or at the websites of BSE(www.bseindia.com). The figures for the quarter ended as on March 31, 2024 are the balancing figures between the audited figures in respect of the full financial year and the published year to date figures up to the end of the third quarter. Also, the figures up to the third quarter were subject to limited review.

> For and On behalf of Board For BIRLA CAPITAL & FINANCIAL SERVICE LTD. Minal Umesh Pote Director

Place: Mumbai Date: August 8, 2024

Chennai 600 002. Tamil Nadu. Tel:044-42124493 **GOLD AUCTION NOTICE**

ASIRVAD MICRO FINANCE LTD

CIN U65923TN2007PLC064550

9th and 10th Floor, No 9, Club House Road, Anna Salai,

The borrowers, in specific and the public, in general, are hereby notified that public auction of the gold ornaments pledged in the below accounts is proposed to be conducted at the following branches on 22/08/2024 from 10.00 am onwards. The auction is of the gold ornaments of defaulted customers who have failed to make payment of their loan amount despite being notified by registered letters. Unauctioned items shall be auctioned on any other days without any further notice. Change in venue or date if any) will be displayed at the auction centre and on the company website. The details given below are in the order of Branch Name, Loan Number.

List of Pledges:-

MAHARASHTRA, AHEMAD NAGAR, SHEVGAON GL, 341500700000181, 3415007 30000050,AURANGABAD,BIDKIN GL,341470700000323,GANGAPUR AURANG ABAD GL,341460700000432,0449,0451,KANNAD GL,341480700000371,34148 0730000124,PISHORE,341450700000360,BEED,PATODA GL,341590730000297 ,WADWANI GL,341780700000218,0234,341780730000516,0606,0927, JALGAON,PAROLA GL,341740700000122,341740730000131,0141,PUNE,RAHA TANI GL,342060730000035,SANGLI,JATH GL,341320700000560,0565,0574,

0587,KADEGAON GL,341790700000130,SATARA,MHASWAD GL,34130070000 0237,0243,0254,SOLAPUR,AKLUJ GL,340910700000390,0409,0416,0418, MOHOL GL,330180700000498,0525,0529,0530,0532,0539,330180730000090,

Persons wishing to participate in the above auction shall comply with the following:-Interested Bidders should submit Rs. 10.000/- as EMD (refundable to unsuccessful bidders) by way of Cash on the same day of auction. Bidders should carry valid ID card/PAN card. For more details, please contact 9025401720

Authorised officer Asirvad Micro Finance Ltd.

financialexp.epapr.in

विनेश फोगाटचे स्वागत पदक विजेत्याप्रमाणेच - मुख्यमंत्री नायंब सैनी

चंदीगड, दि.८ : काही कारणांमूळे कुरुतीपटू विनेश फोगाट ऑलिम्पिक अंतिम फेरी खेळू शकली नसली तरी ती आपल्या सर्वांसाठी चॅम्पियन आहे. आमच्या सरकारने ठरवले आहे की विनेश फोगाटचे पदक विजेत्याप्रमाणे स्वागत आणि सत्कार करण्यात येईल, असे हरियाणाचे मुख्यमंत्री नायब सैनी यांनी घोषित केले आहे. ऑलिम्पिक रौप्यपदक विजेत्याला हरियाणा सरकार जे सर्व सन्मान, बक्षिसे आणि सुविधा देते ते विनेश फोगाटला दिले जातील. आम्हाला तुझा अभिमान आहे विनेश!फ असेही सैनी यांनी म्हटले आहे. मुख्यमंत्री नायब सैनी यांनी सोशल मीडियावर लिहिले की, मआमची हरियाणाची धाडसी मुलगी विनेश फोगाटने जबरदस्त काम गिरी करत ऑलिम्पिक मध्ये अंतिम फेरीत प्रवेश केला होता.

TENDER NOTICE

Sealed item rate tender are invited from the contractors for proposed repair rehabilitation, waterproofing, plumbing 8

PRATIKSHA NAGAR PARIJAT CHSL. Building No.M-4 Pratiksha Nagar Sion Koliwada Mumbai-22

Blank Tender document can be collected from the society office from 11.08.2024 To 20.08.2024 between 11.00 am To 6.00 pm On payment of Rs:3500/- in Cash / DD (Non refundable)

Last date of submission of sealed tender will be on or before 21.08.2024 between 11.00 Am To 6.00 pm on Society office. For Tenders Contact society manager

Mr. Deepak :- 7738855351 Structural Consultants: -LAQSH PROJECT MANAGEMENT (LLP)

जाहीर सूचना

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, श्रीमती नसीम एस. दिल्लीवाला या फ्लॅट क्र.१, इरा मजला, में. सिंद वर्क को-ऑप. हौसिंग सोसायटी लि.ची स्काय स्क्रॅपर बी म्हणून ज्ञात इमारत, स्काय स्क्रॅपर, ७४, भुलाभाई देसाई रोड, मुंबई-४०००२६ या जागेच्या संयुक्त मालक आहेत, यांनी अनुक्रमांक ३११ ते ३१५ (दोन्हीसह) असलेले दिनांक २० एप्रिल, १९७२ रोजीचे मुळ/दुय्यम भाग प्रमाणपत्र क्र.२२ या ऐवजी दुय्यम भागप्रमाणपत्र वितरणासाठी सोसायटींकडे अर्ज केला आहे कारण ते प्रमाणपत्र हरवले आहेत. जर कोणा व्यक्तीस उपरोक्त भागप्रमाणपत्राबाबत काही दावा असल्यास त्यांनी लेखी स्वरुपात खालील स्वाक्षरीकर्त्याकडे सूचनेपासून १५ दिवसात कळवावे. अन्यथा अशा व्यक्तींचे दावा त्याग किंवा स्थगित केले आहेत असे समजले जाईल आणि सोसायटीकडून दुय्यम भागप्रमाणपत्र वितरीत केले जाईल.

आज दिनांकीत ७ ऑगस्ट, २०२४ सही/ सचिव सिंद वर्क को-ऑप. हौसोलि. स्काय स्क्रॅपर, ७४, भुलाभाई देसाई

रोड, मुंबई-४०००२६.

PUBLIC NOTICE

Mr. Christopher Dsouza was a member of Joel Co-op. Housing Society Ltd. (Society) having address at St Michaels School Marg, Mahim, Mumbai 400016 holding Flat No. 6 (said Flat) & Share Certificate No. 06 for 5 Shares numbered from 26 to 30 (both inclusive) (said Shares), who died intestate on 16.01.2024 leaving behind Mrs. Liberata Dsouza (Widow) and Ms. Crystal Dsouza (unmarried daughter) as the only heirs and legal representatives as per Indian Succession Act. Now, Mrs. Liberata Dsouza (Widow) and Ms. Crystal Dsouza (unmarried daughter) have applied to the society for the transfer of the said shares and said flat in their joint names claiming themselves to be the only surviving Legal Heirs of the Late Christopher Dsouza, If anybody has a claim/interest in the said Flat & Shares and/or objection to transferring the said flat and said shares in the joint names of Mrs. Liberata Dsouza (Widow) and Ms. Crystal Dsouza (unmarried daughter), please contact the society office within 15 days of this notice with documentary proof. No claims will be entertained thereafter. Date: 09/08/2024

The Secretary / Chairman Joel Co-operative Housing Society Ltd.

हीरो हौसिंग फायनान्स लिमिटेड

वेबसाईट:www.herohousinggfinance.com, सीआयएन:यु६५१९२डीएल२०१६पीएलसी३०१४८ गंपर्क पत्ता: ऑफीस क्र.बी-३०५, बीएसइएल टेक पार्क, एनॉट क्र.३१/५ व ३१/५ ए, सेक्टर ३०ए, वाशी रेल्वे स्टेशनच्या समोर, वाशी, नवी मुंबई, महाराष्ट्र-४००७०३.

ताबा सचना (स्थावर मालमत्तेकरिता)

(परिशिष्ट ४ सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ८(१) पहा) ाअर्थी, खालील स्वाक्षरीकर्ता हे सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अंतर्गत <mark>होरो हौसिंग फायनान्स लिमिटेडचे</mark> प्राधिकृत अधिकारी आहेत आणि सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम ३ सहवाचिता कलम १३(१२) अन्वये सलेल्या अधिकाराअंतर्गत त्यांनी वितरीत केलेल्या मागणी सूचनेनुसार कर्जदार यांना सदर सूचना प्राप्त रखेपासून ६० दिवसांच्या आत देय रक्कम आणि त्यावरील व्याज जमा करण्यास सांगण्यात आले होते.

कर्जदार यांनी सदर रकमेचा भरणा करण्यास कसूर केली असल्याने, सदर सूचना कर्जदार आणि सर्वसामान्य जनतेस सूचना देण्यात येत आहे की, अधोहस्ताक्षरितांनी सदर कायद्याचे कलम ८ सहवाचिता सिक्युरिटी इंटरेस्ट (एनफोर्समेन्ट) रूल्स, २००२ च्या नियम १३(४) अंतर्गत त्यांना प्राप्त अधिकारान्वये खालील निर्देशित मालमत्तेच **ताबा** घेतला आहे.

करू नये आणि सदर मालमत्तेसह खालील स्वाक्षरीकर्त्यांच्या अनुमतीशिवाय व्यवहार केलेला असल्यास त्यांनी हीरो हौसिंग फायनान्स लिमिटेड यांच्याकडे देय रक्कम आणि त्यावरील व्याज जमा करावे. . कर्जदार यांचे लक्षा वेधण्यात येत आहे की, कायद्याच्या कलम १३ चे उपकलम (८) च्या तरतूदीनुसार प्रतिभूत ालमत्ता सोडविण्यासाठी वेळ उपलब्ध आहे.

विशेषतः कर्जदार आणि सर्वसामान्य जनतेस येथे सावध करण्यात येते की. सदर मालमत्तेसह कोणताही व्यवहा

कर्ज खाते	कर्जदार/कायदेशीर वारसदार/	मागणी सूचना तारीख/ एकूण	ताबा दिनाक
क्र.	कायदेशीर प्रतिनिधीचे नाव	देय थकबाकी रक्कम (रु.)	(रचनात्मक/वास्तविक
HHFVASHOU21000011779 & HHFVASIPL21000011780	अरविंद विश्वकर्मा, हरिशंकर विश्वकर्मा	२०.०५.२०२४, १६.०५.२०२४ रोजी रु.२५,२३,९४७/-	0६.0८.२0२४ (सांकेतिक)

प्रतिभत मालमत्ता /स्थावर मालमत्तेचे वर्णन: फ्लॅट क्र.१४, बी विंग, क्षेत्रफळ ४५,२४ चौ.मी. (कार्पेट क्षेत्र) ४था मजला, राधे कृष्णा हाईटस् कोहौसोलि. म्हणून ज्ञात इमारत, सीटीएस क्र.१०७० ते १०८०, गाव दहिवली तर्फे क्षेत्र, ता. कर्जत[ं]व जि. रायगड-४१०२०१ येथील जागेचे सर्व भाग व खंड. **चतुसिमा: उत्तरेस:** राधे ए विंग पुर्वेस: ए विंग; दक्षिणेस: आतील रस्ता; पश्चिमेस: मोकळी जागा.

सही/ – प्राधिकृत अधिकारी, हिरो हौसिंग फायनान्स लिमिटेडकरिता ठिकाण: रायगड दिनांक: ०९.०८.२०२४

ऑथम इन्व्हेस्टमेंट ॲण्ड इन्फ्रास्ट्क्चर लिमिटेड सीआयएन:एल५११०९एमएच१९८२पीएलसी३१९००८, वेबसाईट:www.authum.com, ई-मेल:info@authum.com, दुर.क्र.:०२२-६७४७२११७ नोंदणीकृत कार्यालय: ७०७, रहेजा सेंटर, फ्रि प्रेस जर्नल मार्ग, नरीमन पॉईंट, मुंबई-४०००२१. कॉर्पोरेट कार्यालय: दी रुबी, ११वा मजला, नॉर्थ-वेस्ट विंग, प्लॉट २९, सेनापती बापट मार्ग, दादर (प.), मुंबई-४०००२८. ३० जन, २०२४ रोजी संपलेल्या तिमाहीकरिता एकमेव व एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षांचा अहवाल

			एक	मेव			एकत्रित		
तपशील	संपलेली तिमाही ३०.०६.२४ अलेखापरिक्षेत	संपलेली तिमाही ३१.०३.२४ लेखापरिक्षेत	संपलेली तिमाही ३०.०६.२३ अलेखापरिक्षित	संपलेले वर्ष ३१.०३.२४ लेखपरिक्षित	संपलेले वर्ष ३०.०६.२४ अलेखापरिक्षित	संपलेली तिमाही ३१.०३.२४ लेखापरिक्षेत	संपलेली तिमाही ३०.०६.२३ अलेखापरिक्षेत	संपलेली वर्ष ३१.०३.२४ लेखापरिक्षेत	
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	9893.33	903.99	६२.४६	२४३३.0९	989८.६५	934६.९0	980.00	8800.८९	
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	9289.04	9288.42	39.39	२९२३.२७	9२४५.६३	9330.68	930.70	४१६७.९७	
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	9289.04	9288.42	39.39	२९२३.२७	9२४५.६३	9330.69	9८७.७९	४२२५.५६	
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	9082.64	9887.33	३२. ५९	२९२३.६८	909६.६३	9430.92	988.83	8268.63	
कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा)(करानंतर) आणि इतर सर्वकष उत्पन्न (करानंतर))	९१२.४६	9848.38	६५ 9. ९ ७	30.5008	६ 9 ६ .३४	१७६५.00	८५४.६१	६ १३४.८४	
समभाग भांडवल (दर्शनी मुल्य रु.१० प्रती)	9६.९८	१६.९८	१६.९८	9६.९८	9६.९८	१६.९८	१६.९८	9६.९८	
उत्पन्न प्रतिभाग (रु.१०/ – प्रत्येकी) (अखंडीत व खंडीत कार्यचलनाकरिता)									
9. मूळ (रु.)	88.38	८८.२२	9.92	902.98	६ ४.५७	90.40	99.88	२५२.२८	
२. सौमिकृत (रु.)	88.38	८८.२२	9.92	902.98	६ ४.५७	90.40	99.88	२५२.२८	

वित्तीय निष्कर्षांचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक वित्तीय निष्कर्षांचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या (www.bseindia.com & www.nseindia.com) आणि कंपनीच्या (www.authum.com) वेबसाईटवर उपलब्ध आहे.

सही/ अमित डांगी ठिकाण: मुंबई पुर्णवेळ संचालक दिनांक: ०७ ऑगस्ट. २०२४ डीआयएन:०६५२७०४१

ओमनीटेक्स इंडस्ट्रीज (इंडिया) लिमिटेड

सीआयएन:एल१७१००एमएच१९८७पीएलसी०४२३९१

नोंदणीकृत कार्यालय: सबनम हाऊस, तळमजला, प्लॉट क्र.ए१५/१६, सेन्ट्रल क्रॉस रोड बी, एमआयडीसी, अंधेरी (पुर्व), मुंबई–४०००९३ दूर.क.:०२२-४०६३५१००, फॅक्स:०२२-४०६३५१९९, ई-मेल: redressel@omnitex.com, वेबसाईट: www.omnitex.com ३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

१. उत्पन्न (ए) कार्यचलनातून महसूल (बी) इतर उत्पन्न	अलेखापरिक्षित	३१.०३.२४ (संदर्भ क्र.७) अलेखापरिक्षित		३१.०३.२४
(ए) कार्यचलनातून महसूल		,	-> .c-	
(ए) कार्यचलनातून महसूल		अलेखापरिक्षित		
(ए) कार्यचलनातून महसूल	9.05.05		अलखापाराक्षत	लेखापरिक्षित
	9 0 5 0 5			
(बी) इतर उत्पन्न	१०६.०६	५८.६२	२८.७४	१६९.५२
	१०.९७	१५५.८१	-	१६५.६४
एकूण उत्पन्न	११७.०३	२१४.४३	२८.७४	३३५.१६
२. खर्च				
ए) वापरण्यात आलेल्या साहित्याचा खर्च	-	-	-	-
बी) व्यापारित वस्तूंची खरेदी	१०४.५४	५७.७५	२८.३१	१६६.९८
सी) वस्तूंच्या यादीतील बदल, चालू कार्य व व्यापरातील साठा	-	-	-	-
डी) कर्मचारी लाभ खर्च	0.88	0.98	0.६१	२.९१
ई) वित्तीय खर्च	_	-	-	-
एफ) घसारा व वसुलीयोग्य खर्च	_	(०.०१)	१.४६	१.६४
ज) इतर खर्च	२.१९	२.२५	२.६९	१२.०२
एकूण खर्च	१०७.६४	६०.९०	३३.०७	१८३.५५
३. कर व अपवादात्मक बाबपुर्व नफा/(तोटा)(१-२)	9.39	१५३.५३	(8.33)	१५१.६१
४. अपवादात्मक बाब (संदर्भ टीप क्र.५)	२५५.८४	_	-	२०१.८०
५. करपूर्व नफा/(तोटा) (३+४)	२६५.२३	१५३.५३	(8.33)	३५३.४१
६. कर खर्च (संदर्भ टीप क्र.६)			,	
ए) चालू कर	(0.88)	_	_	_
बी) स्थरित कर	(२.२५)	३०.६०	_	30.50
सी ⁾ एमएटी क्रेडिट अधिकार	_		_	(३२.४५)
डी) करासाठी मागील कालावधीत तजवीज	_	_	_	-
७. कालावधीकरिता निव्वळ नफा/(तोटा) (५–६)	२६२.८७	१८४.१३	(8.33)	३५१.५६
८. इतर सर्वंकष उत्पन्न (कराच्या एकुण)			/	
ए) बाबी जे नफा किंवा तोटामध्ये वर्गीकृत नाही (संदर्भ टीप ५)	(१९७.३0)	२१७०.६३	९५९५.०१	११७९८.३६
बी) बाबी जे नफा किंवा तोटामध्ये वर्गीकृत आहेत	_	_	_	_
,	(१९७.३०)	२१७०.६३	९५९५.०१	११७९८.३६
९. कालावधीकरिता एकूण सर्वंकष उत्पन्न (७+८)	६५.५७			???४९.९२
१०. भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/-)	873.90	873.90	873.90	873.90
११. इतर समभाग (पुनर्मुल्यांकित राखीव वगळून राखीव)	8/4.70	0/4.10	0/4.70	??? ६ ५.४४
१२. उत्पन्न प्रतिभाग रु.१०/ – प्रती				,1147.00
(मार्च अखेरीस वर्षाकरिता वार्षिकीकरण नाही)				
ए) मूळ	६.२५	8.36	(0.90)	٤.३६
र) नूळ बी) सौमिकृत	٩٠٢٦ ٤.२५	8.36	(0.30)	۶.۶۹ ۶۶.ک

३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता कंपनीचे अलेखापरिक्षित वित्तीय निष्कर्ष त्याचे लेखा समितीद्वारे पुनर्विलोकन करण्यात आले, ज्याचे मंडळाच्या लेखा समितीद्वारे पुनर्विलोकन व शिफारस करण्यात आले आणि ७ ऑगस्ट, २०२४ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले

उपरोक्त अलेखापरिक्षित वित्तीय निष्कर्ष मुंबई स्टॉक एक्सचेंजच्या (URL: www.bseindia.com) व कंपनीच्या (URL: www.omnitex.com) वेबसाईटवर

नियमाअंतर्गत विहित भारतीय लेखाप्रमाण (इंडएएस) चे शिफारस व प्रमाणानुसार तयार केले आहे.

कंपनी एकमेव व्यवसाय विभाग अर्थात व्यापार (फॅब्रीक/यार्न) मध्ये कार्यरत आहे

कंपनीकडे स्नाता जीओसिस्टीम्स (इंडिया) प्रायव्हेट लिमिटेडमधील ७४५,०९८ समभाग धारण आहेत जे मागील वर्षी रु.३२३.३१ लाख मुल्याने प्राप्त केले होते कंपनीने अनुसरण केलेल्या लेखा धोरणानुसार, इतर सर्वसमावेशक उत्पन्नाद्वारे या समभागांचे वाजवी मूल्य केले गेले आहे. चालू तिमाहीत, कंपनीने वरील होल्डिंगपैकी १२,२४१ इकिटी शेअर्स २५ एप्रिल, २०२४ रोजी रु.२५७.०६ लाखांच्या बायबॅक उत्पन्नाच्या प्राप्तीविरुद्ध १ एप्रिल, २०२४ रोजीच्या लेटर ऑफ ऑफरच्या संदर्भात रु.२,१००/- प्रति शेअर या भावाने बाय-बॅक पर्यायाचा वापर करून या कंपनीला समर्पण केले. बायबॅक प्रक्रिये अंतर्गत एसजीपीएलने १२,२४१ शेअर्स रद्द केले आहेत. २५५.८४ लाखांचा बाय बॅक नफा बंदिस्त अनपरीक्षित आर्थिक निकालांमध्ये उत्पन्नाचा अपवादात्मक घटक म्हणून दाखवला आहे.

३० जुन, २०२४ रोजी संपलेल्या तिमाहीतील नफ्यांपैकी २०२४-२५ आर्थिक वर्षासाठी कंपनीच्या संचालक मंडळाने रु.८ रुपये प्रति शेअरचा अंतरिम लाभांश देण्यास मान्यता दिली. ७ ऑगस्ट, २०२४ रोजी झालेल्या सभेत नफा व तोटा खात्यातील अधिशेष समावेश आहे. हा अंतरिम लाभांश कंपनी कायदा, २०१३ च्या कलम १२३ अंतर्गत विहित वेळेत स्रोतावर लागू आयकर कपातीच्या कंपनीच्या भागधारकांना दिला जाईल. या अंतरिम लाभांशासाठी एकूण खर्च रु.३३६.३३ लाख असेल . ३१ मार्च, २०२४ रोजी संपलेल्या तिमाहीचे आकडे हे ३१ मार्च, २०२४ पर्यंतच्या पूर्ण आर्थिक वर्षाच्या संदर्भात लेखापरीक्षित आकडे आणि ३१ डिसेंबर, २०२३ पर्यंतच्या अलेखापरीक्षित वर्षापासून तारखेपर्यंतचे आकडे यांच्यातील समतोल साधणारे आकडे आहेत. हे मर्यादित पुनरावलोकनाच्या अधीन आहे.

मागील कालावधीचे आकडे हे आवश्यक आहे तेथे पुनर्गठीत करण्यात आले.

मंडळाच्या वतीने व करिता ओमनीटेक्स इंडस्ट्रीज (इंडिया) लिमिटेड नरेंद्र दालमिया व्यवस्थापकीय संचालक

दिनांक : ०७.०८.२०२४

BNP PARIBAS MUTUAI FILE

Investment Manager: Baroda BNP Paribas Asset Management India Private Limited (AMC) Corporate Identity Number (CIN): U65991MH2003PTC142972

Registered Office: 201(A) 2nd Floor, A wing, Crescenzo, C-38 & 39, G Block, Bandra-Kurla Complex, Mumbai, Maharashtra, India - 400 051. Website: www.barodabnpparibasmf.in • Toll Free: 18002670189

NOTICE CUM ADDENDUM NO. 48/2024

Notice cum Addendum to the Scheme Information Document (SID) and Key Information Memorandum (KIM) of Baroda BNP Paribas Floater Fund and Baroda BNP Paribas Money Market Fund

Merger of Baroda BNP Paribas Floater Fund into Baroda BNP Paribas Money Market Fund

NOTICE IS HEREBY GIVEN that the Board of Directors of Baroda BNP Paribas Asset Management India Private Limited ("AMC") and Baroda BNP Paribas Trustee India Private Limited ("Trustees") have approved the proposal towards merger, details of which are as below

Merging scheme	Surviving Scheme
Baroda BNP Paribas Floater Fund	Baroda BNP Paribas Money Market Fund
investing in floating rate instruments; a relatively high	(an open-ended debt scheme investing in money market instruments; a relatively low interest rate risk and moderate credit risk scheme)

Further, SEBI, has also provided its no-objection for the merger of the Merging scheme into the Surviving scheme. The rationale for the merger and various scheme related details, are forming part of the letter being sent to unit holders of both the schemes.

A. Effective date

(रु.कोटीत)

मंडळाच्या आदेशान्वये

ईपीएस व्यतिरिक्त, रु. लाखात

ऑथम इन्व्हेस्टमेंट ॲण्ड इन्फ्रास्ट्रक्चर लिमिटेडकरिता

The merger will be effective from September 11, 2024 (Effective Date). The proposed merger will be considered as a change in the fundamental attributes of the Merging and Surviving Scheme, in terms of Regulation 18(15A) of SEBI (Mutual Funds) Regulations. In this regard, unitholders of both schemes are being given 30 days written notice of the merger and provided an option to exit the scheme(s) with no exit $load, during the \ Exit \ Window \ Period, which \ commences \ from \ August \ 12, \ 2024 \ to \ September \ 10, \ 2024, \ both$ days inclusive (Exit Window Period). Individual communication is also being sent to existing unitholders of both schemes over email, wherever email ID is available.

Impact of the merger

· As a result of the above merger, no new scheme will come into effect.

- The Merging scheme (Baroda BNP Paribas Floater Fund) will cease from the Effective Date and the unit holders of the Merging scheme as of close of business hours will be allotted units under the corresponding available option of the Surviving scheme (Baroda BNP Paribas Money Market Fund) at the last available Net Asset Value (NAV) or at the Face Value (in case there are no units in the corresponding option of Surviving scheme). This will also include any investments received in the Merging scheme during the Exit Window period.
- All provisions under the Surviving scheme will apply to unit holders of the Merging scheme, from the
- The units allotted to the unit holders in the Surviving scheme shall be treated as fresh subscriptions in the Surviving scheme. In case of any pledge/ lien/ other encumbrance marked on any units in the Merging scheme, the same shall be marked on the corresponding number of units allotted in the
- Upon merger, there will be no change in the investment objective, asset allocation, investment pattern, annual scheme recurring expenses, or any other provisions as contained in the Scheme Information Document (SID) of the Surviving scheme.

Unit holders of Merging and Surviving scheme may note that no action is required in case they are in agreement with the merger. The offer to exit at no exit load during the Exit Window Period is purely optional and not compulsory, and exercise is at the discretion of the unitholder. However, we, at Baroda BNP Paribas Mutual Fund would like the Unit holders to continue their investments with us to help achieve their financial goals.

C. Exit Option for Unit holders of Merging and Surviving scheme

The existing unitholders under the schemes who do not consent to the above merger, are entitled to exit the scheme(s) between August 12, 2024 to September 10, 2024 upto 3.00 p.m. at applicable NAV without any exit load, if any. The NAV applicable, should you choose to exit/ redeem/ switch out during the Exit Window Period would be based on the date/ time of receipt of your application for exit/ redemption/ switch out during business hours on a business day. The unit-holders who have pledged or encumbered their units will not have the option to exit unless they procure an effective release of their pledges/ encumbrances prior to the submission of exit/ redemption/ switch-out requests. Detailed information in this regard has been provided in the communication sent to the unitholders. Any tax consequences, arising out of exercise of exit option during the Exit Window Period hereunder, shall be borne by the investor in line with the relevant provisions, as have been set forth in the Statement of Additional Information (SAI)/ SID/ Key Information Memorandum (KIM) of Baroda BNP Paribas Mutual Fund (Fund).

Unitholders who do not exercise the exit option on or before September 10, 2024 would be deemed to have consented to the proposed change. The merger as detailed herein, shall be effective from September 11, 2024 (Effective date).

D. Tax Implications

- As regards the unit holders who redeem their investments during the Exit Window Period, tax consequences as set forth in the SAI of the Fund and SID of the schemes would apply.
- In view of the individual nature of tax consequences, you are advised to consult your professional tax advisor for detailed tax advice.
- As per section 47(xviii) of Income Tax Act, 1961, any transfer of units held by the Unit holders in the Merging scheme, in consideration of allotment of units in the Surviving scheme, shall not be regarded as a taxable transfer, provided that the merger is of two or more schemes of an equity-oriented fund or two or more schemes of a fund other than equity-oriented fund.
- Redemption / switch-out of units from the schemes may entail capital gain/loss or business income/ loss, as the case may be, in the hands of the unit holder.
- TDS shall be deducted in accordance with applicable tax laws for redemption/switch-out of units from the schemes and the same would be required to be borne by such unit holders
- Securities Transaction tax (STT) or stamp duty, if applicable, on account of the merger will be borne

Unit holders of Merging scheme are requested to read the detailed features of Surviving scheme available on the website <u>https://www.barodabnpparibasmf.in</u>/,under section>Downloads>Scheme Information Document.

All other features, terms and conditions of the scheme(s), as stated in the SID & KIM of the scheme(s), read with the addenda issued from time to time, remain unchanged. Contents hereof shall respectively form an integral part of the SID/ KIM of the scheme(s) of the Fund as amended from time to time and all other features / terms and conditions as mentioned therein shall remain unchanged.

For Baroda BNP Paribas Asset Management India Private Limited

(Investment Manager to Baroda BNP Paribas Mutual Fund)

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS,

READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

Amal Ltd

३१०-बी, वी सावरकर मार्ग, दादर (पश्चिम), मुंबई-४०००२८, महाराष्ट्र, भारत. sec@amal.co.in | (+९१ २२) ६२५५ ९७०० | www.amal.co.in CIN: L24100MH1974PLC017594

येथे सूचना देण्यात येत आहे की, कंपनीच्या सदस्यांची **५०वी वार्षिक सर्वसाधारण सभा (एजीएम**् गुरुवार, ०५ सप्टेंबर, २०२४ रोजी दु.०३.३०वा. कंपनी कायदा २०१३ च्या लागू तरतुदीनुसार आणि सहकार मंत्रालयाद्वारे वितरीत परिपत्रक क्र.२०/२०२० दिनांक ५ मे, २०२० सहवाचिता परिपत्रक क्र.०९/२०२३ दिनांक २५ सप्टेंबर, २०२३ मध्ये विहित प्रक्रियेची पुर्ततेनुसार आणि भारतीय प्रतिभूती व विनिमय मंडळा (एजीएम परिपत्रक) द्वारे वितरीत परिपत्रक क्र.सेबी/एचओ/सीएफडी/सीएमडी१/ सीआयआर/पी/२०२०/७९ दिनांक १२ मे, २०२० सहवाचिता परिपत्रक क्र.सेबी/एचओ/सीएफडी/ सीएफडी-पीओडी-२/पी/सीआयआर/२०२३/१६७ दिनांक ०७ ऑक्टोबर, २०२३ नुसार व्हिडीओ कॉन्फरन्सिंग किंवा अदर ऑडिओ-व्हिज्युअल मिन्स (व्हीसी) मार्फत होणार आहे.

पुढे सूचना देण्यात येत आहे की, कंपनी कायदा २०१३ च्या कलम ९१ नुसार लाभांश प्राप्त करण्यास सदस्यांच्या निश्चितीकरिता २३ ऑगस्ट, २०२४ ते ३० ऑगस्ट, २०२४ (दोन्ही समाविष्ट) पर्यंत कंपनीचे सदस्य नोंद पुस्तक व भागहस्तांतर पुस्तक बंद ठेवले जातील

कंपनीने सदस्यांना विद्युत स्वरुपाने एजीएममध्ये त्यांचे मत देण्याची तसेच व्हीसीमार्फत एजीएममध्ये उपस्थित राहण्याची सुविधा सदस्यांना दिलेली आहे आणि विषयावर रिमोट ई-वोटिंग आणि एजीएम दरम्यान विमर्ष केले जाईल. ३० ऑगस्ट, २०२४ रोजी भागधारणा असणाऱ्या सदस्यांना ज्यांना कंपनीकडे त्यांचे ई-मेल उपलब्ध नसल्याने वार्षिक अहवालाची विद्युत प्रत मिळालेली नाही त्यांना एजीएम सूचनेत दिलेल्या माहितीचे पालन करून मत देण्याचा अधिकार देण्यात आला आहे.

ज्या सदस्यांनी त्यांचे ई–मेल कंपनीकडे नोंद केलेले नसल्यास त्यांना विनंती आहे की, त्यांनी कंपनीकडून ई-पत्र व्यवहार प्राप्त करण्यासाठी कंपनीकडे त्यांचा ई-मेल नोंद करावा. ई-मेल नोंद करण्यासाठी सदस्यांनी खालील प्रक्रियेचे पालन करावे.

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३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता अलेखापरिक्षीत एकमेव व एकत्रित वित्तीय निष्कर्षाचा अहवाल

									((7. 47161(1)
अ.				एकमेव					एकमेव
क्र.			संपलेली तिमाही संपलेले वर्ष				संपलेले वर्ष		
	तपशिल	३०.०६.२४	३१.०३.२४	३०.०६.२३	39.03.28	३०.०६.२४	39.03.28	३०.०६.२३	३१.०३.२४
		अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
٩	एकूण उत्पन्न (निव्वळ)	9६९.६३	१९४.२२	१७१.९६	७०५.१४	१८१.५२	२०१.८६	9६६.६७	६९८.१४
२	एकूण खर्च	943.09	१७०.९९	१५६.२०	६४१.५०	૧ ६५.७८	9७९.४9	१५३.०६	६४५.५५
3	नफ्याचा हिस्सा	-	-	-	-	0.02	0.02	0.02	٥.٩८
8	करपुर्वी नफा/(तोटा) (१–२+३)	9६.६२	२३.२३	१५.७ ६	६३.६४	१५.७ ६	२२.४७	93.६३	५२.७७
ч	आयकर								
	१. चालु कर	3.98	8.08	3.80	92.24	3.६३	8.03	3.80	92.28
	२. स्थगित कर	9.0६	१.४९	0.98	0.33	0.६६	9.49	0.82	8.८८
Ę	कालावधीकरिता नफा (४-५)	9२.४२	90.00	11.82	४४.०६	99.80	9६.९३	९.७५	३५.६५
Ø	एकूण इतर सर्वंकष उत्पन्न (खर्च)/उत्पन्न, कराचे निव्वळ	(0.93)	(০.५০)	0.00	(০.५५)	(0.93)	(o.५५)	0.00	(0.80)
۷	कालावधीकरिता एकूण सर्वंकष उत्पन्न (६+७)	92.28	१७.२०	૧૧. ४९	४३.५१	99.38	१६.३८	९.८२	३५.०५
9	भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१० प्रत्येकी)	२६.३८	२६.३८	२४.९४	२६.३८	२६.३८	२६.३८	२४.९४	२६.३८
90	इतर समभाग	-	-	-	७३९.०४	-	-	-	७३३.९१
	प्रति शेअर समभाग (रक्कम रु.)	8.09*	६.७৭*	8.4८*	90.24	8.34*	<i>६.</i> ४२*	3. ९२*	१३.९६
	मुळ व सौमिकृत (*वार्षिकीकरण नाही)								

a. ३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता कंपनीचे उपरोक्त अलेखापरिक्षित वित्तीय निष्कर्ष कंपनी (भारतीय लेखाप्रमाण) नियम, २०१५ सहवाचिता कंपनी कायदा, २०१३ च्या कलम १३३ अन्वये विहित केलेल्या इंडएएसनुसार तयार केले गेले आहेत आणि दिनांक ७ ऑगस्ट, २०२४ रोजी झालेल्या सभेत याचे वैधानिक लेखापरिक्षकाद्वारे मर्यादित पुर्नरावलोंकन केले होते आणि दिनांक ७ ऑगस्ट, २०२४ रोजी झालेल्या त्यांच्या सभेत संचालक मंडळाने मंजूर केले होते.

धारा फाईनकेम इंडस्ट्रीज (कंपनीची संयुक्त भागीदारी संस्था ज्यामध्ये कंपनीचे भांडवल अंशदान ९०% आहे) कंपनी नामे **निओजेन आयओनिक्स लिमिटेड** व **बुली केमिकल्स इंडिया प्रायव्हेट लिमिटेड** यांच्या पुर्णतः मालकीची उपकंपनी असून यांचे ३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता वित्तीय निष्कर्ष हे एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षासाठी विचारात घेण्यात आले.

मागील कालावधी/वर्षातील आकडे यांची तुलना करता येण्यासाठी आवश्यक तेथे पुनर्गठित/पुनर्रचना करण्यात आली आहे.

३१ मार्च, २०२४ रोजी संपलेल्या तिमाहीचे आकडे हे संपुर्ण वित्तीय वर्षासंदर्भात लेखापरिक्षित आकडे आणि ३१ डिसेंबर, २०२३ रोजी संपलेल्या नऊमाहीकरिता प्रकाशित वर्ष ते तारीख अलेखापरिक्षित आकडे यांच्या दरम्यान ताळमेळ घालणारे आकडे असून ते मर्यादित पुर्नविलोकनावर अवलंबून आहे.

५. कंपनी विशेष रसायने तयार करण्याच्या व्यवसायात आहे आणि त्यानुसार एक अहवाल करण्यायोग्य व्यवसाय विभाग आहे.

६. सिक्युरिटीज ॲण्ड एक्सचेंज बोर्ड ऑफ इंडिया (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन्स २०१५ च्या निय ३३ अन्वये स्टॉक एक्सचेंजकडे सादर करण्यात आलेली त्रैमासिक वित्तीय निष्कर्षाचे सविस्तर उतारा आहे. ३० जून, २०२४ रोजी संपलेल्या तिमाहीकरिता वित्तीय निष्कर्षाचे संपुर्ण नमुना कंपनीच्या <u>www.neogenchem.com/financial-performance/</u> आणि स्टॉक एक्सचेंजच्या <u>www.nseindia.com</u> आणि <u>www.bseindia.com</u> या वेबसाइटवर उपलब्ध आहे.

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Date: August 8, 2024

(रु. कोटीत)

Place: Mumbai

ठिकाण: ठाणे, भारत दिनांक: ०७ ऑगस्ट, २०२४

०८ ऑगस्ट, २०२४