

WSFx Global Pay Limited

Formerly known as "Wall Street Finance Ltd."

Unit 622, 6th Floor, The Summit Business Bay - Omkar, M.V. Road, Opp. PVR Cinema, Chakala, Andheri (East), Mumbai - 400 093. CIN No. 199999MH1986PLC039660

Date: August 02, 2024

To,
The Manager,
Department of Corporate Services,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort,
Mumbai – 400 001

Subject: Newspaper Publication of Un-audited Financial Results for the first

quarter ended June 30, 2024.

Scrip ID: WSFX Scrip Code: 511147

Dear Sir/ Madam,

In terms of Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 please find enclosed herewith the newspaper clippings of the Extract of the Un-audited financial results for the first quarter ended June 30, 2024, published as per Regulation 47(1)(b) of SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 in English newspaper (Free Press Journal) and in Regional language newspaper (Navshakti) on August 02, 2024.

You are requested to take the same on your record.

Thanking You,

Yours faithfully,
For WSFx Global Pay Limited
Formerly known as Wall Street Finance

Khushboo Doshi Company Secretary & Compliance Officer

Encl: As above







MISSING



NAME: VIJAY HARI PAWAR Age: 55 years Height: 5.2 inch Colour - Medium Fair Add: Chawl No. 240, Room No. 3276. Group No. 1. Tagore Nagar, Vikhroli (East), Mumbai-400083.

IF YOU HAVE ANY INFORMATION ABOUT (NAME) PLEASE CONTACT: Mr. Ashok Hari Pawar 9323397519 (Brother) Miss Sheelawati Hari Pawar 9769703792 (Sister) If any one finds him he will receive cash price.

PUBLIC NOTICE

1. Susila 2. Aruna Ramanan

3. Dr. Venkat S. Ramanan Son of late S. Ramanan @ V. Sundara Ramanan, No. 281/61. Ramana Nagar, Tiruvanna malai-606601

..Petitioners ZENSAR **TECHNOLOGIES** LIMITED

L72200PN1963PLC012621 registered office at ZENSAR Knowledge Park, Plot No.: 4, MIDC, Kharadi, Off Nagar Road, Pune-411014. State of Maharashtra.

...Respondent

The above proceedings initiated by thd petitioners named aHove as the legal heirs of deceased Late. S. Ramanan @ V. Sundara Ramanan of Tiruvannamalai before the Honourable Principal District Judge Tiruvannamalai in S.O.P. number 44/2024 against the respondent company for getting the succession certificate pertaining to the transfer of 4000 shares of the respondent company from the name of Late. S. Ramanan @ V. Sundara Ramanan in Client Id No. 16406802 and "Surrendered for Dematerialization" with the respondent company stands posted on 20.08.2024 for the appearance of the respondent company on 20.08.2024 through its authorized person or through its advocate and in the event of failing to appear before the Honourable Principal District Judge, Tiruvannamalai on 20.08.2024 at 10.30 A.M, the case will be proceeded ex-parte This paper publication is being effected as per the order of the Honourable Principal District Judge, Tiruvannamalai above.

Sd/-V. G. MURALI B.A., B.L. Advocate for the Petitioner 84/113, Ayyankula Agraharam, Opposite to Ranga Lodge Tiruvannamalai-60660

Date: 02.08.2024

IN THE BOMBAY CITY CIVIL COURT AT BOMBAY COMMERCIAL SUMMARY SUIT NO. 385 OF 2023 ICICI BANK LIMITED,

Banking Company incorporated Under the Companies Act, 1956 and licensed as a bank under the Banking Regulation Act, 1949 and having its registered office at ICICI Bank Tower, Near Chakli Circle, Old Padra Road, Vadodara, 390 007, Gujarat, and having, Corporate office at ICICI Bank Towers, 4th Floor, South Tower, Bandra-Kurla

Complex, Bandra (E), Mumbai -400051, through its Power of Attorney Holder, Mr. Ravi Kumar S/o Dharmveer Singh, the Debt Service Manager,

Age 30 yearsPLAINTIFF

VIPIN HARISHANKAR YADAV An Adult, Indian Inhabitant, Occ Service, Having residential address at Sai Bhagwan Nagar, Road 19), Near Suncity Hotel, Andheri (East), Chakala, MIDC, Mumbai - 400093. Chakala, MiDC, Mumbal - 400093. Having Office address at Larsen And Toubro Limited, 1st Floor, Shop No.20, Asalpha Village, Opp. Adinash Dum.) Ghatkopar Link Road, Ghatkopar (West) Mumbai-400084.) Email ID: vipinyadav 529@gmail.com Mobile No. 9920627668 ...DEFENDANT

To, VIPIN HARISHANKAR YADAV VIPIN HARISHANKAR YADAV Having residential address at Sai Bhagwan Nagar, Road 19, Near Suncity Hotel, Andheri (East), Chakala, MIDC, Mumbai - 400093. Having Office address at Larsen And Toubro Limited, 1st Floor, Shop No. 20, Asalpha Village, Opp. Adinash Dum, Ghatkopar Link Raod, Ghatkopar (West) Mumbai-400084

Adinash Dum, Ghatkopar Link Raod, Ghatkopar (West) Mumbai-400084

TAKE NOTICE That, this Hon'ble court will be moved before her Hon'ble Judge SMT. S.M.

TAKALIKAR presiding in Court Room No. 3 on 21st August, 2024 at 11 O'clock in the forenoon by the above named defendant for the following reliefs:The Plaintiff therefore prays that, (a) that it be declared that an aggregate sum of Rs.9,73,828/-(Rupees Nine Lakhs that it be declared that an aggregate sum of Rs. 545,956/- (Rupees Five Lakhs Forty Five Thousand Nine Hundred And Fifty Six Only) as on 3/12/2022 is due and payable by the Defendant to the Plaintiff as per Particulars of Claim mentioned aforesaid together with interest at the contractual rate of 24% p.a. from the date of filling the suit till payment and/or realization; (b) that a decree be passed against Defendant directing Defendants to pay to the Plaintiff an aggregate sum of Rs. 5,45,956/- (Rupees Five Lakhs Forty Five Thousand Nine Hundred And Fifty Six Only) as on 3/12/2022 as per the Particulars of Claim mentioned aforesaid along with further interest thereon at the rate of 24% per annum from the date of filling the Suit till payment and/or realization; (c) for costs of this suit; (d) for such further and other reliefs as the court may deen fit in the facts d) for such further and other reliefs

às the court may deem fit in the facts and circumstances of the case Dated this 15th day of July, 2024.

For Registrar City Civil Court, At Dindoshi

Sealer Mrs. Savita N. Malkampate Advocate for the Plaintiff Office:- A-001<u>,</u> Ground Floor, Sar<u>y</u>u CHS Ltd, Building No. 9, Suchidham, Behind Bank of India Building, Near, Dindoshi Court, Film City Road, Malad (E), Mumbai - 400097

WSFX GLOBAL PAY LIMITED

(FORMERLY KNOWN AS WALL STREET FINANCE LTD)



Unit 622, 6th Floor, The Summit Business Bay - Omkar, M V Road, Opp PVR Cinema, Chakala, Andheri (East), Mumbai - 400 093, Tel:, 022-62709600 • Website: www.wsfx.in • CIN: L99999MH1986PLC039660

	Extract of Unaudited Financial Re	sults for the	Quarter En	ded June 30	, 2024	
					(Rs. in Lakhs))
٥.,		Qua	rter Ended		Year Ended	
Sr. No.		30-Jun-24	31-Mar-24	30-Jun-23	31-Mar-24	١
		(Unaudited)	(Audited)	(Unaudited)	(Audited)	١
1	Total Income	1,919.05	1,886.69	1,254.74	7,212.11	l
2	Profit / (Loss) for the period (before Tax, Exceptional					l
	and / or Extraordinary items)	103.28	100.24	11.34	412.27	l
3	Profit / (Loss) for the period before tax					l
	(after Exceptional and / or Extraordinary items)	103.28	100.24	11.34	412.27	l
4	Net Profit / (Loss) for the period after tax					l
	(after Exceptional and / or Extraordinary items)	103.28	100.24	11.34	412.27	l
5	Total Comprehensive Income for the period					l
	[Comprising Profit / (Loss) for the period (after tax)					l
	and Other Comprehensive Income (after tax)]	103.28	92.76	11.34	404.79	l
6	Equity Share Capital	1,204.42	1,189.14	1,159.84	1,189.14	l
7	Reserves (excluding Revaluation Reserve) as shown					l
	in the Audited Balance Sheet of the previous year	-	-	-	2,065.30	l
8	Earning Per Share for the period					l
	Basic:	0.87	0.86	0.10	3.56	ı
	Diluted:	0.82	0.81	0.09	3.35	ı

1. The above results were reviewed by the Audit Committee and adopted by the Board of Directors at their meeting held on

2. The above is an extract of the detailed format of Financial Results for the quarter ended 30th June, 2024 filed with the BSE Ltd. under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the results are available on the BSE Limited, website www.bseindia.com and also on the Company's website www.wsfx.in

> By order of the board For WSFX GLOBAL PAY LIMITED (Formerly known as "Wall Street Finance Ltd")

> > Sd/-

Srikrishna Narasimhan Whole Time Director & CEO Mumbai, August 01, 2024 DIN: 07175251

GALACTICO CORPORATE SERVICES LIMITED

CIN: L74110MH2015PLC265578

Regd. Office : Office No. 68, Business Bay, Shri hari Narayan Kute Marg, Tidke Colony, Nashik-422002 Phone : 0253 2952456 | Website : www.galacticorp.com | E-mail : info@galacticorp.com Extract of Unaudited Consolidated Financial Results for the quarter ended June 30, 2024

Particulars	Quarter Ended	Year Ended
	30/06/2024	31/03/2024
Revenue from Operations	604.06	2,262.67
Profit before exceptional items and tax	102.01	292.13
Profit before tax	102.01	292.13
Profit for the year	68.91	206.05
Total Comprehensive Income (after tax)	391.15	283.60
Paid up Equity Share Capital (of Re. 1 each)	1,490.11	1,490.11
Other Equity excluding Revaluation Reserve	-	-
Earnings per equity share (of Re. 1 each)	2.62	0.19
Basic and Diluted	2.62	0.19

The Audit Committee has reveiwed the above results and the Board of Directors has approved the above results at their respective meetings held on August 1, 2024. The Statutory Auditors of the Company have carried out a Limited Review of the aforesaid results. Additional information on standalone financial results is as follows

Particulars	Quarter Ended	Year Ended
	30/06/2024	31/03/2024
Revenue from Operations	41.26	226.03
Profit before exceptional items and tax	24.00	150.84
Profit before tax	24.00	150.84
Profit for the year	17.95	106.96
Total Comprehensive Income (after tax)	21.84	103.17
Paid up Equity Share Capital (of Re. 1 each)	1490.11	1,490.11
Other Equity excluding Revaluation Reserve	-	-
Earnings per equity share (of Re. 1 each)	0.01	0.07
Basic and Diluted	0.01	0.07

The above is an extract of the detailed format of the standalone and consolidated financial results for the quarter ended June 30, 2024 filed with the Stock Exchanges pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the standalone and consolidated financial results for the quarter ended June 30, 2024 are available on the Stock Exchanges' website (www.bseindia.com and www.nseindia.com)

For Galactico Corporate Services Limited

Vipul Lathi Place: Nashik Date: August 1, 2024 **Managing Director**

Edel Finance Company Limited

Corporate Identity Number: U65920MH1989PLC053909 Registered Office: Edelweiss House, Off, C.S.T. Road, Kalina, Mumbai - 400 098 Tel: +91-22-4009 4400 Fax: +91-22-4086 3610 Website : https://edelfinance.edelweissfin.com

	Particulars	Quarter June 30, 2024	Ended June 30, 2023	Year Ende March 31, 2024	
		(Unaudited)	(Unaudited)	(Audited)	
1	Total income from operations	121.02	30.99	404.69	
2	Net Profit/ (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(32.67)	(57.57)	14.26	
3	Net Profit/ (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	(32.67)	(57.57)	14.26	
4	Net Profit/ (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	(9.50)	(17.59)	79.16	
5	Total Comprehensive Income / (Loss) for the period [Comprising profit/ (loss) for the period (after tax) and Other Comprehensive Income/ (loss) (after tax)]	(9.50)	(17.59)	79.39	
6	Paid-up equity share capital (Face Value of ₹ 100/- Per Share)	956.68	756.68	956.68	
7	Reserves (excluding Revaluation Reserves)	671.71	584.24	681.21	
8	Securities premium account	448.54	448.54	448.54	
9	Net worth ¹	2,593.39	1,505.92	2,602.89	
10	Paid-up Debt Capital / Outstanding Debt	4,949.28	2,903.62	4,826.85	
11	Outstanding Redeemable Preference Shares	-	-	-	
12	Debt Equity Ratio ²	1.91	1.93	1.85	
13	Earnings Per Share (₹) (Face Value of ₹ 100/- each)				
	- Basic (not annualised for the quarters)	(0.75)	(1.90)	7.75	
	- Diluted (not annualised for the quarters)	(0.75)	(1.90)	7.75	
14	Capital Redemption Reserve	8.43	8.43	8.43	
15	Debenture Redemption Reserve	NA	NA	NA	
16	Debt Service Coverage Ratio (DSCR)	NA	NA	NA	
17	Interest Service Coverage Ratio (ISCR)	NA	NA	NA	

Mumbai, August 01, 2024.

- The above is an extract of the detailed format of quarter and year ended standalone financial results filed with the Stock Exchange in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarter and year ended standalone financial results are available on the websites of the Stock exchange (www.bseindia.com) and the Company's website (website:-https://edelfinance.edelweissfin.com/).
- For the other line items referred in regulation 52 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, pertinent disclosures have been made to the Stock Exchange(s) (BSE) and on the Company's Website and can be accessed on the URL (https://edelfinance.edelweissfin.com/).
- The above standalone financial results of the Company for the quarter ended are reviewed and recommended by the Audit Committee and have been approved by the Board of Directors at its meeting held on Aug 01, 2024. These standalone financial results have been subjected to review by the Statutory Auditors of the Company and the auditors have issued an unmodified review report.

On behalf of the Board of Directors

Executive Director & CFO DIN: 07297081

Ananya Suneia

PUBLIC NOTICE TAKE NOTICE THAT Shri

Madnesh Adyaprasad Sharma 8 Urmila Amarnath Vishwakarma are claiming joint ownership of the said Shop mentioned in the schedule hereunder. One Aadhvaprasad Baliram Sharma was the owner of the said shop, he expired on 29/12/2018, his wife Mankeshara Adyaprasad Sharma expired on 30/09/2015. Vide Heirship Certificate issued by the Hon'ble Civil Judge S.D. in C.M.A. No. 48 of 2023 and the order dated 12/03/2024 the said shop was granted in favour of SHRI.
MADNESH ADYAPRASAD SHARMA & SMT. URMILA AMARNATH VISHWAKARMA being the only legal heir of Aadhyaprasad Baliram Sharma. Any person having any claim or right in respect of the said flat by way of inheritance, share, sale mortgage, lease, lien, licence, gift, possession or encumbrance, howsoever or otherwise is here by required to intimate to the undersigned within 7 days from the date of publication of this notice of his such claim, if any, with all supporting documents failing which the transaction shall be completed without reference to such claims, if any, of such person shall be treated as waived and not binding on my clients.

THE SCHEDULE ABOVE REFERRED TO:

Shop No. 15, Adms. approx. 260 sq.ft. (Carpet Area), ground floor, "Adinath Apartment" in "Om Adinath Co-operative Housing Society Limited" Plot No. 49, Town Planning Scheme No. 1, Village Panchpakhadi, Taluka: Thane situate lying, and being at Thane. Dated this 02nd Augusut, 2024

Adv. Sanjeev R. Singh Advocate High Court 301, J. P. Residency, Chinholi Bunder Road, Malad (West), Mumbai-64

कार्यपालक अभियंता का कार्यालय ग्रामीण कार्य विभाग, कार्य प्रमण्डल, डालटनगंज

ई-निविदा आमत्रण सूचना संख्या - 05/2024-25/EE/RWD/DALTONGANJ कार्यपालक अभियता, ग्रामीण कार्य विभाग, कार्य प्रमंडल, डालटनगंज द्वारा निम्न विवरण के अनुसार e-procurement पद्धति

		से पर्थों का निविदा आ	मंत्रित की	जाती हैं	_	
1. का	ार्य का नाम :				<u>दिनांक-31</u>	.07.20
क्र0 सं0	आईडेन्टी फिकेशन संख्या / पैकेज संख्या	कार्य का नाम	अंक में	क्कलित राशि (लाख में) अक्षर में	कार्य समाप्ति की अवधि	टेण्ड कॉल नं0
1	EE/RWD/ DALTONGANJ /06/2024-25	ग्राम पंचायत पाँची में हलुमाड़ देवी मंडप से केष्वर सिंह के घर तक पथ निर्माण कार्य। 2.50िक0मी0	236.471	दो करोड़ छतीस लाख सैंतालीस हजार एक सौ रू0 मात्र	12 माह	प्रथम
2	EE/RWD/ DALTONGANJ /07/2024-25	दुलसुलमा पंचायत में देवी मंडप से नहर होते हुए उपेन्द्र ठाकुर के घर तक पथ निर्माण कार्य। 1.60कि0मी0	152.601	एक करोड़ बावन लाख साठ हजार एक सौ रू0 मात्र	09 माह	प्रथम
3	EE/RWD/ DALTONGANJ /08/2024-25	चुकरू मुख्य पथ से लखन बांघ, बखारी स्कूल, भुसड़िया एवं चुकरू बस्ती होते हुए कौड़िया पुल तक पथ निर्माण कार्य। 4. 10कि0मी0	387.267	तीन करोड़ सतासी लाख छब्बीस हजार सात सौ रू० मात्र	12 माह	प्रथम
4	EE/RWD/ DALTONGANJ /09/2024-25	पोलपोल में बड़का पथल से धमधमवा जगन सिंह के घर स्कूल होते हुए औरंगा नदी तक पथ निर्माण । 2.27कि0मी0	199.411	एक करोड़ निनांबे लाख एक्कतालीस हजार एक सौ रू० मात्र	09 माह	प्रथम
5	EE/RWD/ DALTONGANJ /10/2024-25	मुख्य पथ रामबांध से बरवाडीह टोला होते हुए मुख्य पथ नहर पंचायत सचिवालय तक पथ निर्माण कार्य 1.70कि0मी0	200.292	दो करोड़ उन्नतीस लाख दो सौ रू0 मात्र	09 माह	प्रथम
6	EE/RWD/ DALTONGANJ /11/2024-25	पंचायत पंसा के बरडीहा हरिजन टोला से बजरंगबली डोमा बाबा मंदिर तक पथ निमार्ण। 1.60कि0मी0	177.111	एक करोड़ सत्हतर लाख ग्यारह हजार एक सौ रू0 मात्र	09 माह	प्रथम
7	EE/RWD/ DALTONGANJ /12/2024-25	सडेया से चन्द्रपुर स्कूल तक पथ निर्माण कार्य 1.20कि0मी0	134.413	एक करोड़ चौतींस लाख एक्कतालीस हजार तीन सौ रू0 मात्र	09 माह	प्रथम
8	EE/RWD/ DALTONGANJ /13/2024-25	मंगलडीह कोनापर से महादेव शर्मा के घर तक पथ निर्माण कार्य 1.40कि0मी0	138.006	एक करोड़ अड़तीस लाख छः सौ रू0 मात्र	09 माह	प्रथम
9	EE/RWD/ DALTONGANJ /14/2024-25	पंचायत पोलडीह ग्राम—बहेरा भोला मोड़ से कुंदन मोड़ तक पथ निर्माण कार्य। 1.35कि0मी0	182.046	एक करोड़ बेरासी लाख चार हजार छः सौ रू० मात्र	09 माह	प्रथम
10	EE/RWD/ DALTONGANJ /15/2024-25	सोरडीहा मेन रोड से केतात मंदिर पथ तक पथ निर्माण । 2.80कि0मी0	308.214	तीन करोड़ आठ लाख एक्कीस हजार चार सौ रू0 मात्र	12 माह	प्रथम
11	EE/RWD/ DALTONGANJ /16/2024-25	उरसुला चारमुहान से चेड़ीधाम तक पथ निर्माण कार्य । 3.30कि0मी0	302.658	तीन करोड़ दो लाख पैंसठ हजार आठ सौ रू० मात्र	12 माह	प्रथम
12	EE/RWD/ DALTONGANJ /17/2024-25	जरका मोड़ मदिर से गेरूआ भाया कांदु टोला तक पथ निर्माण । 2.00कि0मी0	214.650	दो करोड़ चौदह लाख पैंसठ हजार रू० मात्र	09 माह	प्रथम

बेवसाईट में निविदा प्रकाशन की तिथि : 07.08.2024

ई—निविदा प्राप्ति की अंतिम तिथि एवं समय : 28.08.2024 up to 5.00 PM

निविदा खोलने की तिथि एवं समय 30.08.2024 पर्वाहन 3.30 बजे निविदा आमंत्रित करने वाले पदाधिकारी का नाम एवं पता : कार्यपालक अभियंता, ग्रामीण कार्य विभाग, कार्य प्रमंडल, डालटनगंज । ई-निविदा प्रकोष्ठ का दूरभाष स0 -06562357595

विस्तृत जानकारी के लिए वेबसाईट Jharkhandtenders.gov.in में देखा जा सकता है।

कार्यपालक अभियंता PR 331446 Rural Development (24-25) D

ग्रामीण कार्य विभाग, कार्य प्रमंडल, डालटनगंज



$\mathsf{P}\mathsf{\Lambda}\mathsf{TEL}$

PATEL INTEGRATED LOGISTICS LIMITED Regd. Office: "Patel House", Ground Floor, 48-Gazdarbandh, North Avenue Road, Santacruz (West), Mumbai - 400 054. Tel No.: 022-26050021, 26052915, Fax No.: 022-26052554,

Website: www.patel-india.com CIN: L71110MH1962PLC012396 EXTRACT OF THE HINAHDITED FINANCIAL DESHITS FOR THE GHARTER FINED 20™ HINE 2024

EXTRACT OF THE UNAUDITED FINANCIAL	KESULIS FUR	THE QUARTER	t ENDED 30" ,	JUNE, 2U24.
				(₹ in Lakhs
Particulars	Quarter ended (30/06/2024) Unaudited	Quarter ended (31/03/2024) Audited	Quarter ended (30/06/2023) Unaudited	Year ended (31/03/2024) Audited
Total income from operations (net)	8267.54	8638.8	6141.6	29252.05
Net Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	153.03	179.78	103.06	567.56
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	153.03	179.78	103.06	567.56
Net Profit / (Loss) for the period after tax (after tax, Exceptional and/or Extraordinary items)	153.03	166.77	103.6	553.81
Total Comprehensive income for the period/year [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)	186.01	179.24	141.12	623.22
Paid Up Equity Share Capital (Face value Rs.10/-)	6458.57	6458.57	6458.57	6458.57
Other Equity (excluding Revaluation Reserve)	0	0	0	0
Earnings Per Share Face Value of Rs. 10/- each for Continuing and Discontinued operations Basic	0,24	0,26	0.16	0.86
Diluted	0.24	0.26	0.16	0.86
Notes:				

1. The results of the quarter ended 30th June, 2024 were reviewed by the Audit Committee and approved by the Board of Directors

of the Company at their meeting held on August 01, 2024. They have been subjected to Limited review by the Statutory Auditors. 2. For the quarter ended 30th June, 2024, year to date figures are not given as they are identical with quarterly figures.

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

The Company strives to follow highest level of Corporate Governance. Our policy of Corporate Governance help us strike the right balance in our pursuit of long term, sustainable value creation

5. Previous period's and year's figures have been recast / restated wherever necessary.

By Order of the Board For PATEL INTEGRATED LOGISTICS LIMITED

PLACE: MUMBAI DATE: 01ST AUGUST, 2024

MAHESH FOGLA DIRECTOR

THE GREAT EASTERN SHIPPING COMPANY LIMITED Regd. Office: Ocean House, 134 - A, Dr. Annie Besant Road, Worli, Mumbai - 400 018. CIN No.: L35110MH1948PLC006472; Tel. No.: +91 (22) 66613000; Fax No.: +91 (22) 24925900 Website: www.greatship.com: Email: corp_comm@greatship.com

STATEMENT OF FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024

CONSOLIDATED		CONSOLIDATED			STANDALONE				
Quarter Ended			Year Ended	Particulars	Qı	uarter End	ed	Year Ended	
30.06.2024	31.03.2024	30.06.2023	31.03.2024		30.06.2024	31.03.2024	30.06.2023	31.03.2024	
(UNAUDITED)	(UNAUDITED)	(UNAUDITED)	(AUDITED)		(UNAUDITED)	(UNAUDITED)	(UNAUDITED)	(AUDITED)	
1508.23	1497.33	1283.69	5255.17	Total income from operations	1153.27	1154.86	1041.30	4164.79	
847.97	941.92	600.86	2694.38	Net Profit for the period (before tax, Exceptional and/or Extra ordinary items)	690.67	751.67	583.27	2396.59	
811.94	905.08	576.27	2614.18	Net Profit for the period (after tax, Exceptional and/or Extra ordinary items)	668.26	726.73	566.29	2316.34	
814.93	899.66	586.20	2614.63	Total Comprehensive Income for the period (Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax))	671.54	728.34	577.64	2318.70	
142.77	142.77	142.77	142.77	Paid-up Equity Share Capital (Face Value ₹ 10/- per share)	142.77	142.77	142.77	142.77	
			12254.68	Reserves excluding revaluation reserves				10203.64	
				Earnings per share (of ₹ 10 each) (not annualised for the quarter) (in Rupees)					
56.87	63.40	40.36	183.11	(a) Basic	46.81	50.90	39.67	162.2	
56.76	63.27	40.28	182.74	(b) Diluted	46.71	50.80	39.59	161.9	
				See accompanying notes to the financial results					

NOTES TO FINANCIAL RESULTS:

- The above results have been reviewed by the Audit Committee at their meeting held on July 31, 2024 and approved by the Board of Directors at their meeting held on August 01, 2024. The Statutory Auditors of the Company have carried out a limited review of the results for the quarter ended June 30, 2024.
- The above is an extract of the detailed format of the financial results for the quarter ended June 30, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015.
- The Board of Directors has declared an interim dividend of ₹ 9.00 per share to the equity shareholders of the Company. The total outgo on this account will be ₹ 128.49 crores.
- The full format of the results for the guarter ended June 30, 2024, are available on BSE Ltd. website (URL: www.bseindia.com/corporates), on National Stock Exchange of India Ltd. website (URL: www.nseindia.com/ corporates) and on the Company website (URL: www.greatship.com/ financial_result.html).

For The Great Eastern Shipping Company Limited

Place : Mumbai Date: 01.08.2024 (K. M. Sheth)

Chairman



ॲसेट रिकन्स्ट्रक्शन कंपनी (इंडिया) लि.

विविध आर्सिल ट्रस्टचे ट्रस्टी म्हणुन तिच्या क्षमतेत कार्यरत <u>आरसील कार्यालयः</u> दी रूबी, २०वा मजला, २९ सेनापती वापट मार्ग, दादर (पश्चिम), मुंबई-४०००२८. <u>शाखा कार्यालयः</u> कार्यालय क्र. ७०४, ७वा मजला, नेप्च्युन अपटाऊन, नेताजी सुभाष मार्ग, मुलुंड पोस्ट कार्यालय समोर, मुलुंड पश्चिम, मुंबई ४०००८ वेबसाईटः https://auction.arcil.co.in, सीआयएनः यु६५९९९एमएच२००२पीएलसी१३४८८४

ऑनलाईन ई-लिलावामार्फत विक्रीकरिता जाहीर सूचना

सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२ च्या नियम ६, ८ आणि ९ सहवाचता सिक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेटस् अँड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (सरफैसी ॲक्ट) अंतर्गत प्रदान केलेल्या अधिकाराचा वापर करुन.

सर्वसामान्य जनता आणि विशेषत: कर्जदार/हमीदार/गहाणबटदार यांना याद्वारे सूचना देण्यांत येते की, खालील वर्णिलेली स्थावर मिळकत विविध आर्सिल ट्रस्ट (**''आर्सिल''**) चे ट्रस्टी म्हणुन तिच्या क्षमतेत कार्यरत ॲसेट रिकन्स्ट्रक्शन कंपनी असलेल्या ॲसेट रिकन्स्ट्रक्शन कंपनी इंडिया लिमिटेड कडे (नोंदणीकृत अभिहस्तांकन कराराद्वारे वित्तीय मत्तांच्या अभिहस्तांकनाला अनुसरुन) गहाण/प्रभारित आहे, ती सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ (''रूल्स'') च्या नियम ६, ८ आणि ९ सहवाचता सिक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल ॲसेटम् अँड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००३ (''ॲक्ट'') च्या तरतुर्दीनुसार खालील तपशिलानुसार पुढील व्याज, प्रभार आणि खर्च इ. सह एकत्रित थकबाकीच्या वसुलीसाठी ''जे आहे जेथे आहे'', ''जे

` `			् आण प्रमाज						
कर्जदार/	लॅन क्र. आणि	ट्रस्टचे	थकित रक्कम पुढीलप्रमाणे सरफैसी	कब्जाचा प्रकार आणि	निरिक्षणाची तारीख	मिळकती	इसारा अनामत	राखीव किंमत	लिलावाची तारीख
सहकर्जदार/	_	नाव			ताराख	चे स्वरुप आणि	रक्कम (इअर)		ताराख आणि वेळ
हमीदार/	विकणारी		सूचना तारीख १८-	तारीख					आ।ण वळ
गहाणवटदाराचे	बँक		०३-२०१९			क्षेत्र			
नाव									
कर्जदार:	६०१८०७२१	आर्सिल	₹.	प्रत्यक्ष	१२ ऑगस्ट	६८०	₹.	₹.	२० ऑगस्ट
विवेक विद्याधर	०१०८८१६/	रिटेल लोन	१,३५,३९,२५०.९६/	१६ मार्च	२०२४	चौ.फीट	११,०५,४००/-	१,१०,५४,०००/-	२०२४
पाटील	६०१८०७५१	पोर्टफोलि	- १३.०३.२०१९	२०२४		(चटई क्षेत्र			दु. ३.३०
सह-कर्जदार:	०२१३३१०	ओ ०६१-	रोजीस + त्यावरील	रोजी		व धारक			
श्वेतांक		ए-ट्रस्ट	पुढील व्याज +			मुक्त)			
इन्फोटेक,			कायदेशीर खर्च						
स्नेहल विवेक									
पाटील.	फुलर्टन								
पॅनेशिया	इंडिया								
टेक्नॉलॉ जी	हाऊसिंग								
	फायनान्स								
	बँक								

लिलाव करण्यात येणाऱ्या तारण मत्तेचे वर्णन : फ्लॅट क्र.५०२, ५वा मजला, ए विंग, मुलंड आकाशदीप सीएचएसएल, म्हाडा कॉलनी मागे, मुलंड (पूर्व), महाराष्ट्र, सिटी–मुंबई,

आर्सिलला ज्ञात प्रलंबि	त वाद शुन्य		आर्सिलला	ज्ञात भार	शुन्य	
गोली सादर करण्याची	अंतिम तारीख	त्याच दिवशी लिलावापूर्वी	२ तास	बोली वाढविण्याची रक्कम	बोली दस्तावेजांमध्ये नमुद नुसार	
डेमांड ड्राफ्ट यांच्या ना	वे काढावा		आर्सिल रिटेल लोन	पोर्टफोलिओ-०६१-ए ट्रस्ट	मुंबई येथे देय	
आरटीजीएस तपशिल	न खाते क्र.: ५७००००४९८६१९, शाखा नावः एचडीएफसी बँक, आयएफएससी कोडः एचडीएफसी००००५४२, शाखा पत्ताः कमला मिल्स कंपाऊंड, सेनापती बापट मार्ग, लोअर परेल-४०००१३					
संपर्क व्यक्तीचे नाव आणि नंबर आणि नंबर भौतिका रुद्वा दासर १८१९८०२२८४; (mahesh.bangera@arcil.co.in), भौतिका रुद्वा दासर १८१९८०२२८४; monica.rudra@arcil.co.in						

- १) लिलाव विक्री ही बोली दस्तावेजातील अटी आणि शर्ती आणि त्यातील नमुद प्रक्रियेनुसार आणि वेबसाईट https://auction.arcil.co.in माफंत करण्यात
- २) प्राधिकत अधिकारी (''प्राअ'')/आर्सिल इंटरनेट कनेक्टिव्हिटी. नेटवर्क प्रॉब्लेम, सिस्टम क्रॅश होणे. वीज जाणे यासाठी जबाबदार राहणार नाही. लिलावाच्या कोणत्याही वेळी प्राअ कोणतेही कारण न देता आणि कोणत्याही पूर्व सचनेशिवाय बोली /प्रस्ताव स्वीकार /नाकार /सधार /रह करन शकतात
- किंवा लिलाव पढे ढकल शकतात. ४) यशस्वी बोलीदाराने प्रयोज्य कायद्यानसार त्याच्या/तिच्या नावे तारण मत्तेचे अभिहस्तांकन मिळविण्यासाठी आवश्यक असलेली कोणतीही साविधिक थकबाकी, कर, देय शुल्क, खरेदी मोबदल्यावरील देय जीएसटी, मुद्रांक शुल्क, नोंदणी शुल्क इ. भरायचे आहेत.
- ५) इच्छुक बोलीदारांनी त्यांची बोली सादर करण्यापूर्वी सांविधिक थकबाकी इ. सह तारण मत्तेला बाधीत हक्क/दावे/थकबाकी आणि तारण मत्तेचे भार, नामाधिकाराच्या संदर्भात त्यांची स्वतंत्र चौकशी करणे आवश्यक आहे. लिलावा जाहीरात ही घटीत नाही आणि आर्सिलच्या वतीने कोणतेही आश्वासन र्किवा कोणतेही सादरीकरण मानण्यात येवु नये. आर्सिलचे प्राधिकृत अधिकारी कोणत्याही त्रयस्थ पक्षकारांचे दावे/हक्क/थकबाकीकरिता कोणत्याही मार्गाने
- ६) वृत्तपत्रात प्रकाशित लिलाव सूचनेतील विर्निर्दिष्ट तपशिल हे निम्नस्वाक्षरीकारांच्या योग्य माहितीनुसार नमुद करण्यात आले आहेत, तथापी निम्नस्वाक्षरीकार कोणतीही चुक, चुकीचे विवरण किंवा वगळणे यासाठी जबाबदार राहणार नाहीत
- ७) कर्जदार/हमीदार/गहाणवटदार जे सदर थकबाकीकरिता जबाबदार आहेत त्यांनी वरील नमुद लिलाव विक्री करण्याबाबत सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स च्या नियम ८ आणि ९ अंतर्गत सदर विक्री सूचना समजण्यात यावी.
- ८) कोणत्याही कारणाने वरील नियोजित लिलावा अयशस्वी झाल्यास आर्सिलला ॲक्ट आणि रुल्सच्या नियम ८(५) च्या तरतुर्दीच्या अंतर्गत कोणत्याही अन्य

पध्दतीने तारण मत्तेची विक्री करण्याचा हक आहे.

ठिकाण: मुंबई प्राधिकृत अधिकारी दिनांक: ०२.०८.२०२४ ॲसेट रिकन्स्ट्रक्शन कंपनी (इंडिया) लि.



पिरामल कॅपिटल ॲण्ड हाऊसिंग फायनान्स लि.

नीआवएन: एल६५९१०एमएच१९८४पीएलसी०३२६३९ **नोंदणीकृत कार्यालय:** युनिट क्र. ६०१, ६वा मजला. पिरामल अमिती बिल्डिंग. पिरामल अगस्त्या कॉर्पोरेट पार्क. कमानी जंक्शन फायर स्टेशन समीर, एलबीएस मार्ग, कुली (पश्चिम), मुंबई-४०००७०- दू. +९१ २२ ३८०२ ४००० **शाखा कार्यालय:** एवडीआयएल टॉवर, तळमजला, अनंत काणेकर मार्ग, बांद्रा(पूर्व), मुंबई-४०००५१

संपर्क क्र. १. वैदेही बायंडला : ९८२१५३७३८६ २. रोहन सावंत-९८३३१४३०१३ ३. आशिष झा : ९०९६७५०८५२ ई-लिलाव विक्री सूचना - उत्तरवर्ती विक्री

कर्वदारांकडून धकीत रकमेची वसुली करण्याकारेता **सिक्युरिटायझेशन अँड रिकान्ट्ट्रशन ऑफ फायनान्शियल ॲसेटस् ॲन्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ अन्वये** पिरामल कॅपिटल ॲण्ड हार्कसिंग फायनान्य लिमिटेड च्या प्राधिकृत अधिकाऱ्यांनी येथील खालील नमूद तारण मतेच्या घेतलेल्या कब्जाला अनुसरून येथील वर्णिलेल्यानुसार स्थावर मिळकतीच्या खरेंदीसाठी निन्मस्वाक्षरीकारांकडुन प्रस्ताव मागविण्यात येत आहे, जी 'जे आहे जेथे आहे तत्त्व', जे आहे जसे आह तत्त्व' आणि ''जे काही आहे तेथे आहे तत्त्व'' वर प्रत्यक्ष कब्जात आहे, च्याचा तपशील खाली देण्यात आला आहे.

कर्ज कोड/शाखा/ कर्जदार/सह-	मागणी सूचनेची	मिळकत पत्ता - अंतिम	राखीव किंमत	इसारा अनामत	थकबाकी रक्कम
कर्जदार/हमीदार	तारीख व रक्कम			रक्कम (इअर) (रा.	(39-00-2078)
				किं.च्या १०%)	
कर्ज कोड क्र. ०४५०००००९३६९, ठाणे	दि.: २८-०८-२०१९,	विस्तारासह मिळकतीचे सर्व ते भाग आणि	₹.	₹. ६०,०७,०००/-	₹. ११,४१,८४,५९९/-
(शाखा), श्रीपाद अरूण खेडेकर (कर्जदार),	रू. ६,३१,९८,०५३/-	विभाग:- फ्लॅट क्र. १४०१, १४वा मजला,	६,००,७०,०००/-	(रुपये साठ लाख सात	(रुपये अकरा कोटी
मधुकांता अरूण खेडेकर (सह कर्जदार १),	(रू. सहा कोटी एकतीस	त्रिमूर्ती टॉवर, डॉ. केळुसकर रोड, शिवाजी	(रुपये सहा कोटी	हजार मात्र)	एकेचाळीस लाख
डॉ. श्रीपाद खेडेकर इंपिरियल क्लिनिक प्रा.	लाख अठ्ठयाण्णव हजार	पार्क, दादर पश्चिम, मुंबई, मुंबई उपनगर,	सत्तर हजार मात्र)		चौऱ्याऐंशी हजार पाचशे
लि. (सह कर्जदार	त्रेपन्न मात्र)	महाराष्ट्र:- ४०००२८.			नव्याण्णव मात्र)
	` .		` .	6 .	

ई-लिलावाची तारीख : २१.०८.२०२४, रोजी स. ११.०० ते दू. १.०० (प्रत्येक ५ मिनिटांच्या अमर्याद विस्तारासह), बोली सादर करण्याची अंतिम तारीख : २०.०८.२०२४, साय. ४.०० पूर्वी. केक्रीच्या तुपशिलवार अटी आणि शर्तीकरीता कृपया <u>www.piramalfinance.com/e-Auction.html</u> मध्ये पुरविलेल्या लिकचा संदर्भ घ्यावा किंवा <u>piramal.auction@piramal.com</u> व

<mark>कर्जदार/हमीदार/गहाणवटदार यांना सरफैसी ॲक्ट अंतर्गत वैधानिक १५ दिवसांची विक्री सूचना</mark> वरील नमुद कर्जदार/हमीदारांना लिलावाच्या तारखेपूर्वी तारखेपर्वत उपार्जित व्याजासह कलम १३(२) सूचनेमध्ये नमूद केल्यानुसार रक्कम चुकती करण्यासाठी याद्वारे सूचना देण्यात येत आहे, कसूर केल्यास मिळकतीचा लिलाव/विक्री करण्यात येईल आणि उर्विरित खकबाकी काही असल्यास कर्जदार/हमीदार यांच्याकडुन व्याज आणि खर्चासह वसुल करण्यात येईल. सही/- (प्राधिकृत अधिकारी) पिरामल कॅपिटल ॲण्ड हाऊसिंग फायनान्स लिमिटेड दिनांक: ऑगस्ट ०२, २०२४, ठिकाण: मुंबई

डब्लय एस एफ एक्स ग्लोबल पे लिमिटेड (पर्वी वॉल स्टीट फायनान्स लिमिटेड म्हणन ओळखले जात असे)

युनिट नं. ६२२, सहावा मजला, द सुमित बिझनेस बे–ऑकार, समोर पी.व्ही.आर. सिनेमा, एम.व्ही.रोड, चकाला, अंधेरी (पू), मुंबई - ४०००९३. फोन: ०२२-६२७०९६०० वेबसाईट: www.wsfx.in कंपनी सिआयएन: L99999MH1986PLC039660



					(रु. लाखांत
अ.	तपशिल		संपलेली तिमाही		संपलेले वर्ष
ял.		३०-जून-२४ (लेखापरिक्षित)	३१-मार्च-२४ (लेखापरिक्षित)	३०-जून-२३ (अलेखापरिक्षित)	३१-मार्च-२४ (लेखापरिक्षित)
१	एकूण उत्पन्न	१,९१९.०५	१,८८६.६९	१,२५४.७४	७,२१२.११
?	कालावधी करिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/िकवा अनन्य साधारण बाबीपूर्व)	१०३.२८	१००.२४	११.३४	४१२.२७
ş	करपूर्व कालावधी कारता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्य साधारण बाबी पश्चात)	१०३.२८	१००.२४	११.३४	४१२.२७
8	कर पश्चात कालावधी करिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा अनन्य साधारण बाबी पश्चात)	१०३.२८	१००.२४	११.३४	४१२.२७
ч	कालावधी करिता एकूण सर्वसमावेशक उत्पन्न (कालावधी करिता नफा/(तोटा) (करपश्चात) आणि इतर सर्व समावेशक उत्पन्न (करपश्चात) समाविष्ट)	१०३.२८	९२.७६	११.३४	४०४.७९
ξ	समभाग भांडवल	१,२०४.४२	१,१८९.१४	१,१५९.८४	१,१८९.१४
9	मागील वर्षाच्या लेखापरिक्षित ताळेबंदात दर्शविल्यानुसार (पुनर्मूल्यांकित राखीव वगळून) राखीव कालावधीकरिता प्रती भाग प्राप्ती	-	-	-	२,०६५.३०
۷	कालावधाकारता प्रता भाग प्राप्ता मूलभूतः	واح. ه	०.८६	0,80	३.५६
	सौम्यिकृतः	٥.८२	٥.८१	0.09	३.३५

वरील निष्कर्ष १ ऑगस्ट, २०२४ रोजी झालेल्या त्यांच्या सभेत लेखापरिक्षण समितीद्वारे पुनर्विलोकित करण्यात आले आणि संचालक मंडळाद्वारे स्वीकारण्यात आले. सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंटस) रेग्यलेशन्स. २०१५ च्या रेग्यलेशन ३३ अंतर्गत बीएसई लि. कडे दाखल केलेल्या ३० जन. २०२४ रोजी संपलेली तिमाहीकरीता वित्तीय निष्कर्षाच्या तपशिलवार विवरणाचा वरील एक उतारा आहे. निष्कर्षाचे संपूर्ण विवरण बीएसई लिमिटेडची वेबसाईट www.bseindia.com आणि कंपनीची

> डब्ल्युएसएफएक्स ग्लोबल पे लिमिटेड माती (पर्वी "वॉल स्टीट फायनान्स लिमिटेड" अशी जात श्रीकिष्णा नरसिंहर पूर्णवेळ संचालक आणि मुख्य कार्यकारी अधिकार डीआयएन : ०७१७५२५१

मुंबई उच्च न्यायालय, सर्वसाधारण मूळ नागरी न्यायक्षेत्र अमलबजावणी अर्ज क्र. २०२२ चा क्र. १७६ लवाद संदर्भ क्र. २०१४ चा एआरबी/सीओएस/६७

दि कॉसमॉस को – ऑप बँक लि.,

बह्राज्यीय राज्य सहकारी संस्था कायदा २००२ अनुसार अभिमन नोंदणीअतर्गत नोंदणीकृत कार्यालय कॉसमॉस टॉवर येथे, प्लॉट नं. ०६, आयसीएस कॉलनी, यूनिव्हर्सिटी रोड, गणेश खिंड, पूणे ४११००७ आणि होरायझन बिल्डिंग येथे प्रादेशिक कार्यालय, २ रा मजला, रानडे रोड आणि गोखले रोड जक्शन, गोखले रोड (उत्तर), दादर (पश्चिम), मुंबई 🗕 ४०० ०२८, विले पार्ले शाखा

विरुध्द –

- **१. अनिल किशोर गावकर,** वय : प्रौढ, भारतीय रहिवासी, रा. : १०८/१०, सिध्दी नगर, जुना प्रभादेवी, मुंबई - ४०० ०२५
- **२. शैलेश भार्गव शिंगरे,** वय : प्रौढ, भारतीय रहिवासी, रा. : ए/२०४, ब्रम्हा सिध्दी सीएचएसएल, अप्पासाहेब मराठे रोड, प्रभादेवी, मुंबई – ४०० ०२४
- **३. नदिम जुल्फार निशाद,** वय : प्रौढ, व्यवसाय : व्यापारी, प्रौढ भारतीय रहिवासी, रा. नदीम विला, पटेल कॉम्प्लेक्स, काशीगाव, मिरा रोड (पू) ठाणे – ४०१ १०७
- शौकत अली जलील खान, न्यू फॉर्च्युन कार डीलरचे एकमेव मालक, एक प्रोप्रायटरशिप फर्म, ज्याचे कार्यालय येथे आहे: शॉप क्र. सी/४, लतीफ पार्क, समोर. एस के. स्टोन, एम बी. रोड (पूर्व), ठाणे ४०१ १०७
- **५) सहास एम. चिकोडे,** वय: प्रौढ, ओसीसी: कन्सल्टन्सी, रा. : फ्लॅट क्र. १००१,
- सरस्वती सीएचएस, नवधर रोड, समोर म्हाडा बस डेपो, मुलुड पूर्व, मुबई ४०० ०८१ **६) रश्मी एस. वैद्य,** वय: प्रौढ, ओसीसी: गृहिणी रा. : बिल्डिंग क्र. ९५/बी, १०५,

तारागागन सीएचएस लि , १३ वा रोड, टिळक नगर, मुंबई ४११ ०८९

विरोधक जप्त करण्यात आलेल्या मालमत्तेवर दावा करणाऱ्या सर्वांना मुंबई उच्च न्यायालय

यांच्या नियम, १९८० च्या नियम ५८१ अतर्गत, सुचना (मूळ बाजू). जसे की, दि. ३० एप्रिल २०२४ च्या, स्थावर मालमत्तेची विक्री करण्याचा आदेशानुसार, शेरीफ याना असा आदेश देण्यात आला आहे की, वर नमूद करण्यात आलेले वादी याच्या आग्रहात्सव पुढील मालमत्तेची विक्री जाहीर लिलावाद्वारे करावयाची आहे, पुढे नमूद करण्यात आलेल्या स्थावर मालमत्ता जप्त करण्यात आल्या होत्या.

स्थावर मालमत्ता खालील प्रमाणे – १) १००% भागाचे हक्क, शीर्षक आणि हित यासंबंधित प्रतिस्पर्धी क्रमांक १ ची रहिवासी जागा, १०८/१०, सिद्धी नगर, जुनी प्रभादेवी दादर (पश्चिम), मुंबई ४००

२) १००% भागाचे हक्क, शीर्षक आणि हित यासबिधत प्रतिस्पर्धी क्रमाक २ ची

रहिवासी जागा, फ्लॅट नवर ५०७, ५ वा मजला, ओम चितामणी (प्रभादेवी) को-ऑपरेटिव्ह हाउसिंग लि.. खेड गल्ली, प्रभादेवी, दादर (पश्चिम), मुंबई ४०० ०२५... यानुसार सूचना देण्यात येते की, वर नमूद करण्यात आलेल्या मालमत्तेचा संदर्भात कोणास

काही अधिकार, हितसबंध, बोजा किंवा दावा (जप्तीच्या संदर्भात सहभाग असलेल्या आणि जप्तीला विरोध असलेल्या किंवा ताबा काढण्याची मागणी करणाऱ्यां व्यतिरीक्त) असल्यास त्यांनी ५ सप्टेंबर २०२४ रोजी किंवा त्यापूर्वी या कार्यालयात असा अधिकार, हितसंबंध, बोजा किंवा दावा या सदर्भात शपथेवर केलेले प्रतिज्ञापत्र किंवा गंभीरणे खात्री देऊन या कार्यालयात सादर करावा.

दि. २० जुलै. २०२४ रोजी.

(शिक्का

(चदन जे भट्ट) आय/सी. कमिशनर फॉर टेकिंग अकाउट्स हायकोर्ट, मुंबई

खोली क्रमांक ५०५, ५०६, ५११,५ वा मजला, जी.टी. हॉस्पिटल कंपाऊंड, एल.टी. मार्ग पोलिस स्टेशन समोर, मुंबई – ४०० ००१

टीप - आपणास यानसार कळविण्यात येते की आपणास आवश्यक असल्यास आपल्याला राज्य कायदा सेवा प्राधीकरण, उच्च न्यायालय कायदा सेवा समिती, जिल्हा कायदा सेवा प्राधीकरण आणि तालुका कायदा समिती यांच्याकडुन पात्रता निकषानुसार मोफत कायदा सेवा उपलब्ध आहेत[ँ] आणि जर आपण त्यासाठी पात्र असाल तर आपण वर नमुद केल्याप्रमाणे सेवा प्राधीकरण/समिती याच्याशी संपर्क साधू शकता.

..continued from previous page.

- In view of the parameters considered and presented in the table in paragraph 4 above, the minimum offer price per Equity Share under Regulation 8(1) read with Regulation 8(2) of the SEBI (SAST) Regulations is the highest of above parameters, i.e., INR 390.00/- (Indian Rupees three hundred and ninety only) per Equity Share. Accordingly, the Offer Price is justified in terms of the SEBI (SAST) Regulations. The Offer Price for partly paid-up Equity Shares will be computed as the difference between the Offer Price and the amount due towards calls-in-arrears including interest, if any, thereon.
- As on the date of this DPS, there have been no corporate actions by the Target Company warranting adjustment of any of the relevant price parameters in terms of Regulation 8(9) of the SEBI (SAST) Regulations. The Offer Price may be adjusted by the Acquirer, in consultation with the Manager, in the event of any corporate action(s) such as issuances pursuant to rights issue, bonus issue, stock consolidations, stock splits, payment of dividend, de-mergers, reduction of capital, etc. where the record date for effecting such corporate action(s) falls prior to the 3rd (third) Working Day before the commencement of the Tendering Period, in accordance with Regulation 8(9) of the SEBI (SAST) Regulations.
- An upward revision to the Offer Price or to the Offer Size, if any, on account of competing offers or otherwise, may be undertaken by the Acquirer at any time prior to the commencement of 1 (one) Working Day before the commencement of the Tendering Period of this Offer, in accordance with Regulation 18(4) of the SEBI (SAST) Regulations. Further, in the event of any acquisition of the Equity Shares by the Acquirer, during the Offer Period, whether by subscription or purchase, at a price higher than the Offer Price per Equity Share, the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition, in terms of Regulation 8(8) of the SEBI (SAST) Regulations. However, the Acquirer shall not acquire any Equity Shares after the 3rd (third) Working Day before the commencement of the Tendering Period and until the expiry of the Tendering Period.
- As on the date of this DPS, there is no revision in the Offer Price or Offer Size. In the event of a revision in the Offer Price or Offer Size, the Acquirer shall: (a) make corresponding increases to the escrow amount in the Escrow Account (as defined below); (b) make a public announcement in the same newspapers in which this DPS has been published; and (c) simultaneously with the issue of such public announcement, inform SEBI, the Stock Exchanges, and the Target Company at its registered office of such revision.
- If the Acquirer acquires Equity Shares of the Target Company during the period of 26 (twenty six) weeks after the Tendering Period at a price higher than the Offer Price, then the Acquirer shall pay the difference between the highest acquisition price and the Offer Price, to all the Public Shareholders whose shares have been accepted in the Offer, within 60 (sixty) days from the date of such acquisition. However, no such difference pe paid in the event th n is made under another ope offer under the SEBI (SAST) Regulations, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021, as amended, or open market purchases made in the ordinary course on the Stock Exchanges, not being negotiated acquisition of shares of the Target Company in any form.

FINANCIAL ARRANGEMENTS

- The Maximum Consideration, i.e., total funding requirement for the Open Offer, assuming full acceptance of the Offer, is INR 3142,35,76,470.00/- (Indian Rupees three thousand one hundred and forty two crore thirty five lakh seventy six thousand four hundred and seventy only).
- In accordance with Regulation 17 of the SEBI (SAST) Regulations, the Acquirer and the Manager have entered into an escrow agreement dated July 28, 2024 with Axis Bank Limited (having its registered office at 3rd Floor, Trishul, Opposite Samrtheswar Temple, Law Garden, Ellis Bridge, Ahmedabad - 380 006, India and acting through its branch located at Gokhale Road Branch, Ground Floor, Sixth Sense Mall, at Junction of Gokhale Road, Elphinston Road & Sayani road, Parel, Mumbai - 400025) ("Escrow Agent") ("Escrow Agreement"), and the Acquirer has created an escrow account named "UltraTech Cement Limited - Open Offer - 2024 - Escrow Account" ("Escrow Account") with the Escrow Agent.
- By way of security for performance by the Acquirer of their obligations under the SEBI (SAST) Regulations, it has deposited INR 400,00,00,000/- (Indian Rupees four hundred crore only) in the Escrow Account. The amount deposited in the Escrow Account is in compliance with the requirements of deposit of escrow amount as per Regulation 17 of the SEBI (SAST) Regulations i.e., 25% of the first INR 500,00,00,000/- (Indian Rupees five hundred crore only) of the Maximum Consideration and 10% of the remainder of the Maximum Consideration. The cash deposit has been confirmed by the Escrow Agent by way of a confirmation letter dated July 30, 2024. Further, fixed deposits have been created against the aforesaid escrow amount and a lien is marked in favour of the Manager.
- The Acquirer has authorised the Manager to operate and realise the value of the Escrow Account as per the provisions of the SEBI (SAST) Regulations.
- The Acquirer has confirmed that it has adequate and firm financial resources to fulfil the obligations under the Open Offer and has made firm financial arrangements for implementation of the Open Offer, in terms of Regulation 25(1) of the SEBI (SAST) Regulations. The source of funds for the Acquirer is its internal
- M/s, G. P. Kapadia & Co. (FRN: 104768W) having its office at 4th Floor, Hanan House, Ambalal Doshi Marg. Mumbai - 400 001, Tel. No.: +91 22 2265 4239; +91 22 2265 4313 (Atul Babubhai Desai, Partner, membership no.: 030850), has vide its certificate dated July 28, 2024, certified that the Acquirer has adequate and firm financial resources through verifiable means to fulfil their obligations under this Offer
- Based on the above, the Manager is satisfied that firm arrangements have been put in place by the Acquirer to fulfil its obligations in relation to this Open Offer through verifiable means in accordance with the SEBI (SAST)
- In case of any upward revision in the Offer Price or the Offer Size, a corresponding increase to the escrow amounts as mentioned above shall be made by the Acquirer, in terms of Regulation 17(2) of the SEBI (SAST) Regulations, prior to effecting such revision.

STATUTORY AND OTHER APPROVALS

- As on the date of the DPS, to the best of the knowledge of the Acquirer, there are no statutory approvals required to acquire the Offer Shares that are validly tendered pursuant to this Offer and/or to complete the Underlying Transaction, except the Required Statutory Approval (i.e., the approval of the Competition Commission of India under the Competition Act, 2002, as amended, required for the consummation of the Underlying Transaction and the Open Offer). However, if any further statutory or other approval(s) becomes applicable prior to the completion of the Offer, the Offer would also be subject to such statutory or other approval(s) being obtained and the Acquirer shall make necessary applications for such approvals
- All Public Shareholders, including non-residents holders of Equity Shares, must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the RBI) and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India (including non-resident Indians, foreign institutional investors and foreign portfolio investors) had required any approvals (including from the RBI, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Offer Shares. Public Shareholders classified as overseas corporate bodies ("OCB"), if any, may tender the Equity Shares held by them in the Open Offer pursuant to receipt of approval from the RBI under the Foreign Exchange Management Act, 1999 and the rules and regulations made thereunder. Such OCBs shall approach the RBI independently to seek approval to tender the Equity Shares held by them in the Open Offer.
- Subject to the receipt of the statutory and other approvals set out herein, the Acquirer shall complete payment of consideration within 10 (ten) Working Days from the closure of the tendering period to those Public

- Shareholders whose documents are found valid and in order and are approved for acquisition by the Acquirer in accordance with Regulation 21 of the SEBI (SAST) Regulations. Where statutory or other approval(s) extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approval(s) are required in order to
- In case of delay in receipt of the Required Statutory Approval or any statutory or other approval(s) which may be required by the Acquirer, as per Regulation 18(11) of the SEBI (SAST) Regulations, SEBI may, if satisfied that such delay in receipt of the Required Statutory Approval or any statutory or other approval(s) was not attributable to any wilful default, failure or neglect on the part of the Acquirer to diligently pursue such approval(s), grant an extension of time for the purpose of completion of this Open Offer, subject to such terms and conditions as may be specified by SEBI, including payment of interest by the Acquirer to the Public Shareholders whose Offer Shares have been accepted in the Offer, at such rate as may be prescribed by SEBI from time to time, in accordance with Regulations 18(11) and 18(11A) of the SEBI (SAST) Regulations.
- In terms of Regulation 23 of the SEBI (SAST) Regulations, in the event that, for reasons outside the reasonable control of the Acquirer, the approvals specified in Part VI (Statutory and Other Approvals) of this DPS or those which become applicable prior to completion of the Open Offer are not received or any of the conditions precedent under the SPAs as specified in paragraphs 5.1, 6.1 and 7.1 of Part II (Background to the Offer) are not met, then the Acquirer shall have the right to withdraw the Open Offer. In the event of such a withdrawal of the Open Offer, the Acquirer (through the Manager) shall, within 2 (two) Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations.

TENTATIVE SCHEDULE OF ACTIVITY

मुंबई, ऑगस्ट ०१, २०२४

Sr. No.	Activity	Schedule (Date and Day) ⁽¹⁾
1.	Date of PA	Sunday, July 28, 2024
2.	Date of publication of this DPS	Friday, August 2, 2024
3.	Last date for filing of the draft letter of offer ("DLOF") with SEBI	Friday, August 9, 2024
4.	Last date for the public announcement for competing offer(s)	Monday, August 26, 2024
5.	Last date for receipt of SEBI observations on the DLOF (in the event SEBI has not sought clarifications or additional information from the Manager)	Monday, September 2, 2024
6.	Identified Date ⁽²⁾	Wednesday, September 4, 2024
7.	Last date by which the letter of offer ("LOF") is to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date	Wednesday, September 11, 2024
8.	Last date by which the committee of the independent directors of the Target Company is required to give its recommendation to the Public Shareholders for the Open Offer	Tuesday, September 17, 2024
9.	Last date for upward revision of the Offer Price / Offer Size	Tuesday, September 17, 2024
10.	Date of publication of offer opening public announcement in the newspapers in which this DPS has been published	Wednesday, September 18, 2024
11.	Date of commencement of the Tendering Period ("Offer Opening Date")	Thursday, September 19, 2024
12.	Date of closure of the Tendering Period ("Offer Closing Date")	Thursday, October 3, 2024
13.	Last date of communicating the rejection / acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	Thursday, October 17, 2024
14.	Last date for publication of post-Offer public announcement in the newspapers in which this DPS has been published	Thursday, October 24, 2024

- (1) The above timelines are indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations) and subject to receipt of requisite statutory and other approvals and may have to be revised accordingly. Where last dates are mentioned for certain activities, such activities may take place on or before the respective last dates.
- (2) The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the LOF would be sent. It is clarified that all holders (registered or unregistered) of Equity Shares (except those who are excluded from the ambit of Public Shareholders) are eligible to participate in the

Open Offer at any time during the Tendering Period. VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER

- All Public Shareholders, whether holding shares in physical form or dematerialised form, registered or unregistered, are eligible to participate in this Offer at any time during the Tendering Period, i.e., the period from the Offer Opening Date till the Offer Closing Date.
- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date i.e., the date falling on the 10th (tenth) Working Day prior to the commencement of the Tendering Period, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the LOF, may also participate in this Offer. Accidental omission to send the LOF to any person to whom the Offer is made or the non-receipt or delayed receipt of the LOF by any such person will not invalidate the Offer in any way.
- The Public Shareholders may also download the LOF from SEBI's website (www.sebi.gov.in) or obtain a copy of the same from the Registrar to the Offer (detailed at Part IX (Other Information) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares of the Target Company and their folio number, DP identity-client identity, current address and contact details.
- The Open Offer will be implemented by the Acquirer through stock exchange mechanism made available by the Stock Exchanges i.e., BSE Limited ("BSE") and The National Stock Exchange of India Limited ("NSE"), in the form of separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations and SEBI's Master Circular dated SEBI/HO/CFD/PoD-1/P/CIR/2023/31 ("Master Circular"). BSE shall be the designated stock exchange ("Designated Stock Exchange") for the purpose of tendering Equity Shares in the Open Offer.
- The Acquirer has appointed Axis Capital Limited ("Buying Broker") as their broker for the Open Offer through whom the purchases and settlement of the Offer Shares tendered in the Open Offer shall be made. The contact details of the Buying Broker are as mentioned below:



AXIS CAPITAL LIMITED 1st Floor, Axis House, C-2 Wadia International Centre. P. B. Marg, Worli, Mumbai - 400 025 **Tel:** +91 22 4325 2183; **Fax:** +91 22 4325 3000 Contact Person: Amrish Parmar Email: indiacements.openoffer@axiscap.in SEBI Registration Number: INZ000189931

- All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intimate their respective stockbrokers ("Selling Brokers") within the normal trading hours of the secondary market, during the Tendering Period. The Selling Broker can enter orders for dematerialised as well as physical Equity
- A separate Acquisition Window will be provided by the Stock Exchanges to facilitate the placing of orders. The Selling Broker would be required to place an order / bid on behalf of the Public Shareholders who wish to tender Equity Shares in the Open Offer using the Acquisition Window of the Stock Exchanges. Before placing the order / bid, the Selling Broker will be required to mark lien on the tendered Equity Shares. Details of such Equity Shares marked as lien in the demat account of the Public Shareholders shall be provided by the depository to Indian Clearing Corporation limited and National Securities Clearing Corporation Limited ("Clearing Corporation").
- In terms of the Master Circular, a lien shall be marked against the Equity Shares tendered in the Offer. Upon finalization of the entitlement, only the accepted quantity of Equity Shares will be debited from the demat account of the concerned Public Shareholder
- As per the provisions of Regulation 40(1) of the SEBI LODR Regulations and SEBI's press release dated December 03, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from April 01, 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations. Shareholders who wish to offer their physical Equity Shares in the Offer are requested to send their original documents as will be mentioned in the LOF to the Registrar to the Offer so as to reach them no later than the Offer Closing Date. It is advisable to first email scanned copies of the original documents as will be mentioned in the LOF to the Registrar to the Offer and then send physical copies to the address of the Registrar to the Offer as will be provided in the LOF. The process for tendering the Offer Shares by the Public Shareholders holding physical Equity Shares will be separately enumerated in the LOF.
- The cumulative quantity tendered shall be displayed on the websites of the Stock Exchanges (www.bseindia.com; www.nseindia.com) throughout the trading session at specific intervals during the nderina Period.
- 11. Upon finalization of the entitlement, only accepted quantity of Equity Shares will be debited from the demat account of the concerned Public Shareholder The detailed procedure for tendering the Equity Shares in the Offer will be available in the LOF which
- is expected to be available on SEBI's website (www.sebi.gov.in). Equity Shares shall not be submitted or tendered to the Manager, the Acquirer and / or the Target Company. The holders of global depository shares of the Target Company will not be entitled to participate in the Open Offer, unless they convert their global depository shares into Equity Shares in accordance with applicable law.

- The Acquirer and its directors, in their capacity as directors of the Acquirer, accept full responsibility for the information contained in the PA and this DPS (other than as specified in paragraph 2 below) and also for the obligations of the Acquirer laid down in the SEBI (SAST) Regulations in respect of this Offer
- All the information pertaining to the Target Company contained in the PA or this DPS or any other advertisement/publications made in connection with the Open Offer has been compiled from information published or publicly available sources or provided by the Target Company. The information pertaining to the Sellers contained in the PA or this DPS or any other advertisement/publications made in connection with the Open Offer has been obtained from the Sellers. The Acquirer does not accept any responsibility with respect to any information provided in the PA or this DPS pertaining to the Target Company or the Sellers.
- In this DPS, all references to "INR" are references to Indian Rupees. Any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping. Unless otherwise stated, the information set out in this DPS reflects the position as of the date of this DPS.
- The PA is available and this DPS is expected to be available on SEBI's website (www.sebi.gov.in).



Axis Capital Limited

Address: 1st Floor, Axis House, C-2 Wadia International Centre, P. B. Marg, Worli, Mumbai - 400 025, Maharashtra, India Telephone: +91 22 4325 2183, Fax: +91 22 4325 3000 E-mail: indiacements.openoffer@axiscap.inInvestor Grievance E-mail: complaints@axiscap.in Contact Person: Harish Patel/Lakha Nair Website: www.axiscapital.co.in SEBI Registration No.: INM000012029

Registrar to the Offer

KFINTECH

KFin Technologies Limited

Address: Selenium. Tower B. Plot No- 31 and 32 Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032 Telangana, India **Telephone:** +91 40 6716 2222, **Fax:** + 91 40 2343 1563 E-mail: indiacements.openoffer@kfintech.com Website: www.kfintech.com

> Investor Grievance Email: einward.ris@kfintech.com Contact Person: M. Murali Krishna SEBI Registration Number: INR000000221 CIN: L72400TG2017PLC117649

For and on behalf of the Acquirer **UltraTech Cement Limited**

K. C. Jhanwar **Managing Director**

Place: Mumbai Date: August 1, 2024