Varroc Engineering Limited

Regd. & Corp. Office

L-4, MIDC, Industrial Area **Tel** + 91 240 6653700 Waluj, Aurangabad 431 136, **Fax** + 91 240 2564540 Maharashtra, India VARROC/SE/INT/2024-25/153 email: varroc.info@varroc.com www.varroc.com CIN: L28920MH1988PLC047335



February 11, 2025

To, The Manager- Listing The Listing Department, **National Stock Exchange of India** Limited Exchange Plaza, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai-400 051. NSE Symbol: VARROC

The Manager – Listing The Corporate Relation Department, **BSE Limited** Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai-400 001. BSE Security Code: 541578 [Debt: 975062]

Sub: Newspaper Advertisement - Publication of Results - December 31, 2024

Ref.: Regulation 30, 47 and other applicable Regulations of SEBI (Listing Obligations and Disclosure Requirement) Regulations, 2015

Dear Sir/Madam,

We hereby enclose copies of newspaper advertisement published in the Business Standard (English) and Loksatta (Marathi), in respect of Un-audited (Standalone and Consolidated) Financial Results of the Company for the quarter and nine months ended on December 31, 2024.

Kindly take the same on your record and note the compliance.

For Varroc Engineering Limited

Ajay Sharma Group General Counsel and Company Secretary

Encl: a/a

मंगळवार, ११ फेब्रुवारी २०२५

WWW.LOKSATTA.COM

Varroc Engineering Limited Registered and Corporate Office: L-4, MIDC Area, Waluj, Chhatrapati Sambhaji Nagar (Erstwhile Aurangabad) 431 136, Maharashtra CIN : L28920MIH1988PLC047335 Tel : +91 240 6653 700/6653 699, Fax : +91 240 2564 540

Web: www.varoc.com, E-mail: investors@varoc.com Extract of Unaudited Standalone and Consolidated Financial Results for the quarter and nine months ended December 31, 2024

		Standalone				Consolidated					
		Quarte	er ended	Nine month		Year ended	Quarter ended		Nine mon	ths ended	Year ended
			December		December	March					
Sr.	Particulars	December	31.2023	December	31, 2023	31, 2024	December	December	December	December	March
No.		31. 2024	(Unaudited)	31. 2024	(Unaudited)	(Audited)	31.2024	31. 2023	31, 2024	31.2023	31, 2024
		(Unaudited)	(Restated -	(Unaudited)	(Restated -	(Restated -	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
		(onduited)	refer note 2)	(onduiteu)	refer note 2)	refer note 2)	(ondudiceu)	(ondudiced)	(ondudiced)	(ondudica)	(riddiced)
1	Total Income from operations										
	- from continuing operations	18,790.25	17,209.34	54,662.93	49,270.05	67,048.85	20,778.66	18,935.16	60,677.26	55,982.39	75,795.13
	- from discontinued operations	-	-	-	-	-	-	-	-	-	-
	- Total from continuing and discontinued operations	18,790.25	17,209.34	54,662.93	49,270.05	67,048.85	20,778.66	18,935.16	60,677.26	55,982.39	75,795.13
2	Profit / (Loss) for the period before tax and exceptional item										
	- from continuing operations	740.36	648.58	2,447.26	1,475.32	2,759.69	661.24	707.51	2,129.25	2,099.06	3,148.60
	- from discontinued operations	-	-	-	-	-	-	-	-	(209.20)	(209.20)
	- Total from continuing and discontinued operations	740.36	648.58	2,447.26	1,475.32	2,759.69	661.24	707.51	2,129.25	1,889.86	2,939.40
3	Profit / (Loss) for the period before tax										
	- from continuing operations	627.66	648.58	2,334.56	1,430.32	2,714.69	(247.94)	707.51	1,220.07	2,099.06	3,148.60
	- from discontinued operations	-	-	-	-	-	-	-	-	(209.20)	(209.20)
	- Total from continuing and discontinued operations	627.66	648.58	2,334.56	1,430.32	2,714.69	(247.94)	707.51	1,220.07	1,889.86	2,939.40
4	Profit / (Loss) for the period										
	- from continuing operations	454.95	3,816.21	1,701.88	4,395.76	5,249.12	(451.83)	3,838.87	466.86	4,946.35	5,529.95
	- from discontinued operations	-	-	-	-	-	-	-		(209.20)	(209.20)
	- Total from continuing and discontinued operations	454.95	3,816.21	1,701.88	4,395.76	5,249.12	(451.83)	3,838.87	466.86	4,737.15	5,320.75
E	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the										
2	period (after tax) and Other Comprehensive Income (after tax)]										
	- from continuing operations	454.95	3,816.21	1,701.88	4,395.76	5,234.42	(594.36)	4,107.13	544.15	4,933.20	5,477.23
	- from discontinued operations	-	-	-	-	-	-	-	-	(209.20)	(209.20)
	- Total from continuing and discontinued operations	454.95		1,701.88	4,395.76	5,234.42	(594.36)		544.15	4,724.00	5,268.03
6	Paid-up equity share capital (face value of Re.1)	152.79	152.79	152.79	152.79	152.79	152.79	152.79	152.79	152.79	152.79
7	Reserves excluding revaluation reserves as per balance sheet					14,962.50					14,817.58
8	Basic and diluted earning per equity share (Nominal value per share: Re. 1)										
8	(not annualised)										
	- for continuing operations	2.98	24.98	11.14	28.77	34.36	(3.10)	25.05	2.66	32.08	35.80
	- for discontinued operations	-	-	-	-	-	-	-	-	(1.37)	(1.37)
	- for continuing and discontinued operations	2.98	24.98	11.14	28.77	34.36	(3.10)	25.05	2.66	30.71	34.43

The above Unaudited Standalone and Consolidated interim financial information of the Company for the quarter and nine months ended December 31, 2024 has been reviewed by the Audit Committee and approved by the Board of Directo eeting held on February 10, 2025

Pursuant to provisions of Section 230-232 of the Companies Act, 2013, the Board of Directors of the Company on May 17, 2024 had approved the scheme of amalgamation of Varroc Polymers Limited ('VPL') (a wholly owned subsidiary of the Holdin, Pursuant to provisions of Section 230-232 of the Companies Act, 2013, the Board of Directors of the Company on May 17, 2024 had approved the scheme of amalgamation of Varoc Polymers Limited (VPC) (a whole) yowned subsidiary of the Holding Company) with Varoc Engineering Limited (VFC) (the Holding Company) with appointed date of April 01, 2024 (the Scheme'). National Company yaw Tribunal (NCLT) approved the above scheme vide its order dated January 10, 2025 and the merger became effective on February 1, 2025 on filing of the NCLT order with the Registrar of Companies. The merger has been accounted as business combination of entities under common control as per Appendix C to Ind AS 103 - Business Combinations. Accordingly, all the comparative periods presented in the standalone results have been restated to include the effects of this merger. The aforesaid scheme has no impact on the Consolidated Financial Results of the Group since the scheme of merger was between the Holding Company and its wholly owned subsidiary, except for the tax expense for the quarter and six months ended September 30, 2024 which has been restated to include the effects of this merger of Rs. 112.70 million .

On December 11, 2024, the Group received an order from the International Chamber of Commerce, Singapore ('ICC') in respect of the ongoing arbitration between VarrocCorp Holding B.V. ('VCHBV') jointly with Varroc Engineering Limited and Beste Motor Co. Ltd. ('TVC BVI Entity') Jointly with TVC Brother Industrial Co. Ltd ('TVC Group') and Varroc TVC Corporation ('VTVC' or 'China IV'), wherein VCHBV has been directed to transfer its 50% shareholding in VTVC to TVC BVI Entity for a consideration of RMB 310.50 million. Accordingly, the Group has assessed that its investment in VTYC (a joint venture accounted for under the equity method) satisfies the criteria prescribed under Ind AS 105 'Non-Current Assets Held for Sale and Discontinued Operations' for classification as 'Assets held for sale' as at December 31, 2024 and has written down this investment to its fair value less costs to sell. The resulting estimated impairment loss of Rs. 796.48 million has been disclosed as an Exceptional item in the financial results for the quarter and nine months ended December 31, 2024. Further, the Group's share of net profits of VTYC of Rs. 27.85 million (approx. 2.28% of Profit/(loss) before tax) which is included in the Group's income for the nine months ended December 31, 2024 is based on management certified accounts and was not subjected to review. Due to the arbitration as explained above, the Group was unable to get the financial and other information of VTYC reviewed from auditors. The auditors in their review report have included a qualification in respect of this matter.

a) On November 5, 2024, the Group received a GST Order from Additional Commissioner of CGST & Central Excise for appropriation of GST dues amounting to Rs. 629 million along with equivalent penalty and applicable interest relating inappropriate classification of certain goods supplied during the period from July 1, 2017 to September 30, 2023. The Group has paid the principal demand, however, considering merits of the case, management believes that it has ground successfully defend and litigate the GST Order with respect to applicable interest and penalty for the adformentioned period. The Group has initiated appellate proceedings against this GST Order, pending conclusion of which no adjustme have been made in respect of this matter in the financial results for the quarter and nine months ended December 31, 2024.

b) On January 03, 2025, the Group received a GST Order from Commercial Tax Officer (Divisonal GST office, Karnataka) consisting of demand for GST dues amounting to Rs. 0.03 million along with interest of Rs. 302.67 million and penalty of Rs 564.19 million relating to inappropriate classification of certain goods supplied during the period from July 1, 2017 to September 30, 2023. The Group has paid the principal demand, however, considering merits of the case, management believer that it has grounds to successfully defend and litigate the GST Order, pending conclusion of which no adjustments have been made in respect of this matter in the financial results for the quarter and nine months ended December 31, 2024.

During the previous year ended March 31, 2024, the Group received eligibility certificates (ECs) in respect of three plants in Aurangabad/Pune under the Maharashtra Electronic Policy 2016 effective from April 1, 2022 and valid for 10 years Under these ECs, the Company is eligible to claim incentive in the form of refund of SGST paid on eligible sales from the respective plants. The Group has considered these as grants related to income under Ind AS 20 by recognizing the same as income in profit and loss based on SGST paid for the year. The amount of income recognised in the year ended March 31, 2024 in respect of the aforesaid ECs was Rs. 989.71 million pertaining to the period April 1, 2022 to March 31, 2024.

Income in priori and so based to the year. The amount of the year in the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, was not solve and the year ended warch 31, 2024, which and year ended warch 31, 2024, which are year ended warch 31, 2024, which were fully provided for during the quarter and nine months ended December 31, 2024, are year ended Warch 31, 2024. Which were fully provided for during the period ended September 30, 2022, in respective standalone financial statements of VEL and VPL when the VLS business was sold to Company Patitic Patitic Patient 20, was regime under section 115BA of Income Tax Act, 1961 from financial year ended March 31, 2024, As a result, MAT credit of Rs. 265, 34 million was reversed on account of lower tax rate under new regime, which were included in the total tax ex

Additiona	l information	on Standalone	Financial	Results is as follows:	

					(Rs. in Million)
		Quarter ended Nine Mo		e Months ended	Year ended
Particulars	December 31, 2024	December 31, 2023	December 31, 2024	December 31, 2023	March 31, 2024
	(Unaudited)	(Unaudited) (Restated - refer note 2)	(Unaudited)	(Unaudited) (Restated - refer note 2)	(Audited) (Restated - refer note 2)
Securities Premium Account	13,340.58	13,340.58	13,340.58	13,340.58	13,340.58
Net worth	16,817.17	14,276.64	16,817.17	14,276.64	15,115.29
Paid up Debt Capital/ Outstanding Debt	9,556.05	12,794.02	9,556.05	12,794.02	11,410.39
Debt Equity Ratio (No. of times)	0.57	0.90	0.57	0.90	0.75
Debt Service Coverage Ratio (No. of times)	1.64	1.35	1.66	1.01	1.13
Interest Service Coverage Ratio (No. of times)	4.40	3.88	4.50	3.46	3.94
The above is an extract of the detailed format of Unaudited Star	dalone and Consolidated Fina	ancial Results for the quarter and nine mo	onths ended December 31,	2024, filed with the Stock Exchange under	r Regulation 30, 33, 47 and 52 and other

applicable Regulations of the SEBI (Listing Obligations and Disclosure Reguirements) Regulations, 2015, as amended. The full format of Standalone including disclosures under Regulation 52(4) and Consolidated Unaudited Financial Results ar available on the Stock Exchange websites, i.e www.nseindia.com and www.bseindia.com and on the Co anv's website i.e. www.varroc.com For and on behalf o



युनियन बँक Union Bank ऑफ इंडिया of India

स्ट्रेस्ड ॲसेट मॅनेजमेंट ब्रॅंच-मुंबई ,

तळमजला, १०४, भारत हाऊस, एम. एस. मार्ग, फोर्ट, मुंबई -४००००१. ईमेल : samvmumbai@unionbankofindia.bank

स्थावर मालमत्तेच्या विक्रीकरिता विक्री सूचना

दि सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२च्या रुल ८(६)/ रुल ९(१)/ रुल ६(२) ँच्या तरतुदींसह वाचलेल्या सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायनान्शियल ॲसेंट्स ॲण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ अंतर्गत स्थावर∕ जगम मत्तेच्या विक्रीकरिता ई−लिलाव विक्री सूचना.

याद्वारा आम जनतेस आणि विशेषकरून ऋणको व हमीदारांना सूचना देण्यात आली आहे की, सुरक्षित धनकोच्या ताब्यात असलेल्या/ गहाण असलेल्या याखाली वर्णिलेल्या स्थावर/ जंगम मालमत्तेचा ताबा **युनियन बँक ऑफ इंडिया**च्या (सुरक्षित धनको) **प्राधिकृत** अधिकारींद्वारा घेण्यात आलां आहे, सदर स्थावर/ जंगम मालमत्तेची विक्री संबंधित ऋणको व हमीदारांकडील ''युनियन बँक ऑफ इंडिया''करिता (सुरक्षित धनको) देय, संबंधित रकमेच्या वसूलीकरिता २८.०२.२०२५ रोजी <mark>दु. १२.०० व सायं. ०५.०० दरम्यान ''जसे</mark> आहे जेथे आहे'', ''जसे आहे जे काही आहे'' आणि ''जे काही आहे तेथे आहे'' या तत्त्वावर करण्यात येणार आहे. राखीव किंमत व इसारा रक्कम ठेव याखाली नमुद केल्यानुसार सुद्धा आहेः

लिलावाची तारीख व वेळ: २८.०२.२०२५ रोजी दु. १२.०० व सायं. ०५.०० दरम्यान ऋणको, सह-अर्जदार व हमीदाराचे नाव: १. मेसर्स पटोडा तालुका दुध व्यावसायिक सहकार्र संस्थाज दूध उत्पादक ॲण्ड पुरवठा संघ लि. २. रामकृष्णा बांगर, ३. श्रीमती सत्यभामा बांगर ४. श्री. महादेव श्रीपती बांगर, ५. दिवंगत किसनराव यशवंत कंटाले यांचे कायदेशीर वारसदार **देय रक्कमः रू.२६,६५,२६,४६८**/- पुढील व्याज, किंमत व खर्च यासह मागणी सूचना

दिनांकित १०.११.२०१७ रोजीप्रमाणे

इंडियन बैंक इलाहबाद	-St	Indian Bank allahabad bank								
	शाखा : वाळुज									
एक्स–१४५, स्टरलाइट ई-मेल : waluj@in	इंडस्ट्रीज समोर, एम dianbank.co.ir	अयडीसी, वाळुज ४३११३६. 1 Ph.: 0240 2553849								
ताबा सूचना (स्थावर मालमत्तेसाठी) परिशिष-४ नियम- ८ (१)										

ज्या अर्थी, खाली सही करणार हे इंडियन बँकेचे सिक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ यनांशियल ॲसेट्स अँड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अन्वये सक्षम अधिकारी आहेत आणि त्यांनी सदर कायद्याच्या सेक्शन १३(१२) आणि सिक्यूरिटी इंटरेस्ट (एन्फोर्समेंट) नियम २००२ च्या नियम ८ आणि ९ नूसार मिळालेल्या अधिकारांचा वापर करून दे. **१२/०७/२०२४** रोजी कर्जदार **मेसर्स प्राची इंजिनिअरिंग वर्क्स प्रोप्रा. श्री. भारत साहेबराव ढमाले** यांना आपल्या शाखेकडून मागणी नोटीस पाठवून मागणी नोटीशीत उल्लेखित केलेली एकत्रित रक्कम **रु.१२,८७,५८२/ – (रूपये बारा लाख सत्त्याऐंशी हजार गचशे ब्याऐंशी फक्त)** सदर नोटीस मिळाल्यापासून **६०** दिवसांच्या आत पैसे भरण्याची सूचना टिलेली होती

कर्जदार ही रक्कम परत करू न शकल्याने कर्जदार आणि सामान्य जनतेला कळविण्यात येते क्री, खाली सही करणार यांनी उपरोक्त कायद्यातील कलम १३(४) आणि उपरोक्त नियमातील नेयम ८ व ९ यानसार मिळालेल्या अधिकारांचा वापर करून खालील वर्णन केलेल्या मालमत्तेचा दि.०६/०२/२०२५ रोजी ताबा घेतला आहे.

विशेषत्वाने कर्जदार आणि सर्वसामान्य जनतेला सावध करण्यात येते की, सदरच्या ालमत्तेबाबत कोणत्याही प्रकारचा व्यवहार करू नये आणि मालमत्तेसंबंधी केलेला असा लाख

	स्विकारण्याचा अंतीम रथळ : छ.संभाजीन
	खालाल आधकृत अ टेंडर्स बाबत, विक्री
दिनांक : ०६/०२/२०२५ _{(मराठी} मजकूरात संदिग्धता असल्यास प्राधिकृत अधिकारी ठिकाण : गांगापूर, औरंगाबाद इंग्रजी मजकूर प्राह्य धरावा) इंडियन बँक	मोबाईल नं.94207 सिलबंद टेंडर, अर्नेस् खालील अधिकृत अ
चतुःसिमा :– पूर्व : ग्रामपंचायत मालमत्ता क्र. २३२६, पश्चिम : ग्रामपंचायत मालमत्ता क्र. २३२५/२, दक्षिण : ३० फूट रुंद रस्ता, उत्तर : श्री. काजळे यांच्या जमीन	रक्कम विक्री कायम के केलेली स्थावर मिळ
गट नं. १८१, प्लॉट नं. ८/१, मिळकत नं. २३२५/१ क्षेत्र ९६० चौरस मीटर जोगेश्वरी, ता. गांगापूर आणि जिल्हा औरंगाबाद.	विक्रीचा निर्णय झाल रक्कम, अधिकृत अधि
स्थावर मालमत्तेचे वर्णन गहाणमालमत्ता : श्री. भरत साहेबराव ढमाले यांच्या नावे.	8. अर्नेस्ट मनी
कोणत्याही प्रकारचा व्यवहार इंडियन बँकेचा बोजा रक्कम रु. १३,७४,००३/– (रुपयेतेरा लाख चौ-याहतर हजार तीन फक्त) दि. ०६.०२.२०२५ पर्यंतच्या व्याजासह. सुरक्षित मालमत्तेची पूर्तता करण्यासाठी, उपलब्ध वेळेच्या संदर्भात कायद्याच्या कलम १३ च्या उपकलम ८ च्या तरतुदीकडे कर्जदारांचे लक्ष वेधण्यात आले आहे.	6.बकच थकात कज 31.10.2024प व पुढील होणारे व 7. विक्रीची तारीख

'शासकीय अभियांत्रिकी'ची ५० कोटींची इमारत वापराविना

महाविद्यालय सुरू होण्यास विलंब

प्रदीप नणंदकर, लोकसत्ता

(Rs. in Million)

लातूर: शहरातील पुरणमल लाहोटी शासकीय तंत्रनिकेतन परिसरात शासकीय अभियांत्रिकी महाविद्यालय सुरू करण्यासाठी दोन वर्षांपूर्वी ५० कोटी रुपये खर्च करून एक लाख ५१ हजार ३४४ चौरस फूट बांधकाम झालेली इमारत वापराविना पडन आहे. याबाबतीत राज्याचे उच्च व तंत्रशिक्षण मंत्री चंद्रकांत पाटील हे गांभीर्याने विचार करत नसल्याचा आरोप होत असून, त्यामुळे महाविद्यालय सुरू होण्यास विलंब होत असल्याचे सांगितले जात आहे.

२०१६ मध्ये लातूरच्या पुरणमल लाहोटी तंत्रनिकेतनमध्ये, तंत्रनिकेतन बंद करून शासकीय अभियांत्रिकी महाविद्यालय सुरू करावे असा निर्णय झाला होता. तंत्रनिकेतन बंद करू नये यासाठीचे निवेदन देण्यात आले; तसेच नियमानुसार ते बंद

सार्वजनिक सूचना/ सूचना शाखा बंद

बजाज फायनांस लिमिटेड, यांचे अधिकृत कार्यालग मुंबई-पुणे रोड, आकुर्डी, पुणे ४११०३५ व कॉर्पोरेट कार्यालय चौथा मजला, बजाज फिनर्सव हाऊस, विमान नगर, पुणे- अहमदनगर रोड पुणे - ४११०१४, महाराष्ट्र येथे आहे. आमचे ग्राहक तसेच संबंधित व्यक्तींना सुचित करण्यात येते की दिनांक २३/ ०५/ २०२५ पासुन आमची शाखा बजाज फायनान्स लिमिटेड, सी/ओ, तळमजला विलास पाटील, मुक्काम पोस्ट- मेहेरगाव महाराष्ट्र ४२४००२, येथे आहे, या ठिकणांहून आमची नवीन शाखा. बजाज फायनान्स लिमिटेड. सी/ओ तळमजला राहूल पाटील, मुक्काम पोस्ट गोंदुर महाराष्ट्र- ४२४००२ . येथे स्थलांतरीत होणाऱ्या शाखेमध्ये उपलब्ध सहतील सर्व लोन सहक त संबंधित व्यक्तींना अवाहन करण्यात येते की, वरील झालेल्या पत्त्यामधील बदल या सुचनेकडे लक्ष द्यावे तसेच वर नमुद केलेल्या तारखेनंतर सर्व लोन सेवा व संबंधित सेवा आमची नवीन लोन शाखा बजाज फायनान्स लिमिटेड, सी/ओ तळमजला राहूल पाटील, मुक्काम पोस्ट गोंदुर महाराष्ट- ४२४००३ येथे संपर्क करावा हि विनंती



Resource and	ााव पीपल्स को-ऑप बॅंक लि. (मल्टे-स्टेर शेड्युल्ड बॅंक) नन पेठ, राणा बाजार, जठगा व. फोन ०२५७-२२२७७११ ते १६.							
	– विक्रीची जाहिर नोटीस –							
लि,जळगाव, मला दि सिक् कर्जासाठी प्रदान करण्यात	मी,खालील सही करणार, अधिकृत अधिकारी, दि जळगाव पीपल्स को–ऑप.बँक लि,जळगाव, मला दि सिक्युरिटायझेशन ॲक्ट 2002 अन्वये व कर्जदार यांनी घेतलेल्या कर्जासाठी प्रदान करण्यात आलेल्या अधिकारानुसार, खालील वर्णन केलेल्या स्थावर व जंगम मिळकतीच्या (जशी आहे तशी) विक्रीसाठी सिलबंद टेंडर बोलवीत आहोत.							
1. कर्जदार 2. मिळकतीचे वर्णन (जशी आहे तशी)	आदित्य सुपरमार्ट (मे. शर्विन हॉटेल प्रा.लि.) फ़ूंट क्रमांक F–5 क्षेत्रफळ 70.50 चौ.मी., दुसरा मजला, श्री साई राम रेसिडेन्सी, CTS नं. 15847/244 (प्लॉट नं. 5, S. No.60/P), छत्रपती संभाजी नगर (पूर्वीचे औरंगाबाद)							

Varroc Engineering Limite

n and Managing Director DIN : 00027505

sd/

Tarang Jai

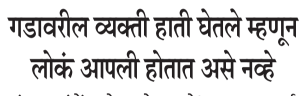
. रिझर्व प्राईस रू. 50,43,771/- (रूपये पन्नास लाख त्रेचाळीस हजार सातशे एकाहत्तर मात्र) ताबा व मालकी हक्क दि 07 02 2025 पासून बँकेच्या मालकी हक्कासह ताब्यात व कब्जे उपभोगात मिळकतीवरील बोजा फक्त दि जळगाव पीपल्स कोऑप.बॅंक लि.जळगाव यांचा

चँकेने शकीत कर्ज रू.1,18,35,703.40/-(रूपये एक कोटी अठरा पर्यंत लाख पुस्तीस हजार सातशे तीन व चाळीस पैसे मात्र)



करता येत नव्हते. त्यामुळे ते बंद केले गेले नाही. मात्र, शासकीय अभियांत्रिकी महाविद्यालयासाठी इमारतीसाठीची तरतूद झाली आणि बांधकाम पूर्ण झाले. अभियांत्रिकी प्रवेशासाठी महाविद्यालयाच्या असणाऱ्या ७० टक्के विद्यार्थ्यांना स्थानिक विद्यापीठांतर्गत शासकीय अभियांत्रिकी महाविद्यालय उपलब्धच नाही. लातूर, नांदेड, परभणी व हिंगोली या चार जिल्ह्यांत शासकीय अभियांत्रिकी महाविद्यालय नाही. त्यामुळे या भागातील मुलांना पुणे, मुंबईसारख्या ठिकाणी महागड्या

खासगी अभियांत्रिकी महाविद्यालयामध्ये प्रवेश घेणे अपरिहार्य ठरत आहे. लातूर जिल्ह्यात पाच खासगी अभियांत्रिकी महाविद्यालये आहेत. मात्र, हक्काचे शासकीय अभियांत्रिकी महाविद्यालय नाही. या भागातील लोकप्रतिनिधींनी जो पाठपुरावा करायला हवा, त्या प्रमाणात तो केला गेला नाही. अमरावती, धुळे, रत्नागिरी, सोलापूर या भागातील लोकप्रतिनिधींनी पाठपुरावा करत महाविद्यालय सुरू केले. राज्याचे उच्च व तंत्र शिक्षणमंत्री



पंकजा मुंडेंचा रोख कोणाकडे? राज्यभर चर्चा

संभाजीनगर : छत्रपती राजकारणात आणि धर्मकारणात नाते हवे असते. राजकारणात काम करणाऱ्याने धर्मात हस्तक्षेप करू नये. आणि धर्मामध्ये काम करणाऱ्या व्यक्तीने वैराग्य धारण केल्याशिवाय तो धर्मामध्ये विराजमान होऊ शकत नाही. गडावरील एखाद्या व्यक्तीला हातात घेतले म्हणजे गड आणि तेथील लोकं आपली होत असतील, असे कोणाला वाटत असेल, पण आपल्याला तसे वाटत नसन मला गडावरील लोकं आपली वाटतात म्हणन आपण तेथे जात असतो. असे विधान पशसंवर्धनमंत्री पंकजा मुंडे यांनी केले. या विधानावरून त्या पुन्हा चर्चेत आल्या आहेत. पाटोदा तालुक्यातील महासांगवी येथे सोमवारी त्या बोलत होत्या. त्यांच्या

होताच शिक्षा करून घेतली याप्रसंगी पंकजा मुंडे म्हणाल्या, भगवान बाबांनी स्वतःचं जीवन समाजाला दिलं. ते एवढं सोपं नाही. परंतू काही लोकांनी आरोप केले तेव्हा स्वतःचे तत्त्व व स्वत्त्व जपण्यासाठी बाबांनी स्वतःला मोठी शिक्षा करून घेतली. स्वतःचे स्वत्त्व त्यांनी जपले.

भगवान बाबांवर आरोप

चर्चा रंगून त्यावरून वादही निर्माण झाला होता. हाच संदर्भ पंकजा मुंडे यांच्या विधानामागे असल्याची चर्चा त्यांच्या वरील वक्तव्यावरून सुरू झाली आहे.

महासांगवी येथील धार्मिक कार्यक्रमात बोलताना त्यांनी महंत हेब यांची स्तती



वागणूक का दिलीं जात आहे, असा प्रश्न आपण विचारला होता. तेव्हा चंद्रकांत पाटील यांनी लातूरला महाविद्यालय सुरू करणे शासनाच्या विचाराधीन आहे, असे उत्तर दिले होते. मात्र गतवर्षी ते सुरू झाले नाही. उद्याच राज्यातील तंत्रनिकेतनसंबंधीची बैठक आहे. त्य

बैठकीतही आपण यासंबंधी चंद्रकांत पाटील यांच्याकडे प्रश्न उपस्थित करणार आहोत.

गतवर्षी विधानसभेत या

सुरू होतात, लातूरलाच सापत्न

• **अभिमन्यू पवार**, आमदार, औसा

चंद्रकांत पाटील यांनी कोल्हापूरचे नाव यादीत नसतानाही तेथे शासकीय महाविद्यालय सुरू केले. मात्र, लातूरला इमारत बांधलेली असतानाही ती इमारत पडून आहे आणि महाविद्यालयही सरू होत नाही. लातुरच्या शासकीय

तंत्रनिकेतनमधील निवृत्त प्राध्यापक एस. आर. कुर्ले व भाजपचे लातूर शहराचे माजी जिल्हाध्यक्ष गुरुनाथ मगे यांनी हे महाविद्यालय त्वरित सरू करण्याची मागणी चंद्रकांत पाटील, तसेच मुख्यमंत्र्याकडे केली आहे.

मालमत्ता क्र. १: पुढील कमशियल जमिनीचे सर्वे खंड व तुंकडे– सर्व्हे ने. ३२७, कसबे व तालुकाः पाटोदा, जिल्हाः बीड, मोजमापाची ८७१२० चौ.फू., श्री. रामकृष्णा एम. बांगर यांच्या नावे असलेली. सीमा : पूर्व : श्रीकृष्ण दूध प्रक्रिया प्रकल्प, पश्चिम : रोड, दक्षिण : मंजरसुबा पाटोदा रोड, उत्तरः एमआयडीसी रोड.

(सांकेतिक ताब्यांतर्गत, आदेश प्रत्यक्ष ताबा घेण्याकरिता सेक्शन १४ अंतर्गत प्रक्रियेत मिळविला आहे)

* भार, जर असल्यास, बँकेला ज्ञात असलेला: काही नाही.

राखीव किंमतः रु. १,५७,००,०००/-

* **भरावयाची इसारा रक्कम**ः राखीव किंमतीच्या १०% * **विक्री सूचनेची तारीख**ः ०६.०२.२०२५

मालमत्ता क्र. २: पुढील मालमत्तेचे सर्व भाग, खंड व तुकडे- रेसिडेन्शियल बंगलो मोजमापाचा ६०२५६.०० चौ.फू., गट नं. ८७६, कसबे पाटोदा, तालुकाः पाटोदा, जिल्हाः बीड, श्री. रामकृष्णा एम. बांगर यांच्या नावे असलेली. सीमाः पूर्वः एमएसईबी कंपाऊंड, पश्चिमः पांडुरंग गवळी, दक्षिणः पाटोदा परी रोड, उत्तरः उक्त गटाची उर्वरित जमीन.

(सांकेतिक ताब्यांतर्गत, आदेश प्रत्यक्ष ताबा घेण्याकरिता सेक्शन १४ अंतर्गत प्रक्रियेत मिळविला आहे)

भार, जर असल्यास, बँकेला ज्ञात असलेला: काही नाही.

* राखीव किंमतः रु. ७,०५,००,०००/

* **भरावयाची इसारा रक्कम**ः राखीव किमतीच्या १०% * **विक्री सूचनेची तारीख**ः ०६.०२.२०२५

मालमत्ता क्र. ३: पुढील बिगर-कृषी जमिनीचे सर्व खंड व तुकडे- गट नं. ७२३, मोजमापाची ८१ आर (८१०० चौ.मी.) त्यावरील १० बांधकाम केलेले कमर्शियल शॉप्स, प्रत्येकाचा असलेला एरिआ ४०० चौ.फू. येथे स्थित– गट नं. ७२३, शिवाजीनगर, एसटी स्टॅण्डजवळ, मार्केट कमिटीसमोर, पाटोदा, ता. पाटोदा, जिल्हाः बीड, श्री. किसनराव यशवंत कंटाले यांच्या नावे असलेली. सीमाः पूर्वः कृषी उत्पन्न बाजार समितीची जमीन, पश्चिमः सर्व्हे नं. ७२३ ची उर्वरित जमीन, दक्षिण: नारायण ॲण्ड हमीद टेलर, उत्तर: बाबराव तांबोरे

्सांकेतिक ताब्यांतर्गत, आदेश प्रत्यक्ष ताबा घेण्याकरिता सेक्शन १४ अंतर्गत प्रक्रियेत मिळविला आहे)

* भार, जर असल्यास, बँकेला ज्ञात असलेला: काही नाही.

* **राखीव किंमत**ः रु. २,८५,००,०००/

* **भरावयाची इसारा रक्कम**ः राखीव किमतीच्या १०% * **विक्री सूचनेची तारीख**ः ०६.०२.२०२५ **मालमत्ता क्र. ४**: पुढील जमीन मालमत्तेचे सर्व खंड व तुकडे- गट नं. ६३६ व ६४३, व्हिलेज भयाला, ता. पाटोदा, जिल्हाः बीड, अनुक्रमे मोजमापाची १ हेक्टर २० आर व २७ आर, श्रीमती

सत्यभामा यांच्या नावे असलेली. गट नं. ६४३ च्या सीमाः पूर्वः गव्हन्मेंट रोड, पश्चिमः बापूराव तात्याबा बांगर यांची जमीन, दक्षिणः बाबू गणाजी बांगर, उत्तरः गुंडिबा कोंडिबा बांगर व गट नं ६३६ च्या सीमाः पूर्वः गट नं. ६३६ कडील बापू तात्याबा यांची जमीन, पश्चिमः गट नं. ६३६ कडील बापू तात्याबा यांची जमीन, दक्षिणः गट नं. ६३९ कडील धोंडिबा रामा यांची जमीन, उत्तर भयाला ते बंसुर रोड.

(सांकेतिक ताब्यांतर्गत, आदेश प्रत्यक्ष ताबा घेण्याकरिता सेक्शन १४ अंतर्गत प्रक्रियेत मिळविला आहे)

भार, जर असल्यास, बँकेला ज्ञात असलेला: काही नाही.

* **राखीव किंमत**ः रु. १,७८,००,०००/-

स्थळः मुंबई

[•] **भरावयाची इसारा रक्कम**ः राखीव किमतीच्या १०% * **विक्री सूचनेची तारीख**ः ०६.०२.२०२५ अधिक तपशीलाकरिता संपर्क साधावा: (कार्यालयीन वेळेत): फाइल हाताळणारे अधिकारी

व प्राधिकृत अधिकारी: श्री. सिद्धार्थ म्हाडे- ८९८०५१८७७९

सर्व मालमत्तांकरिता ई-लिलावाची तारीख व वेळ: २८.०२.२०२५ रोजी दु.१२.०० ते सायं. ०५.००

> मालमत्तांच्या पाहाणीची तारीख (मालमत्तेकरिता प्रत्यक्ष ताब्यांतर्गत) १८.०२.२०२५

विक्रीच्या सविस्तर शर्ती व अटींकरिता, कृपया https://www.unionbankofindia.co.in व https://baanknet.com यामध्ये तरतूद केलेली लिंक पाहावी. ऑनलाइन ई-लिलावाचे आयोजन १० मिनिटांच्या अमर्यादित विस्तारासह वर नमूद केलेल्या तारीख व वेळेत https://baanknet.com याद्वारा करण्यात येणार आहे.

प्राधिकृत अधिकारी, युनियन

टाटा कॅपिटल हाऊसिंग फायनान्स वि **नोंदणीकत कार्यालय :** ११वा मजला, टॉवर ए, पेनिन्सला बिझनेस पार्क, गणपत लोअर परळ, मुंबई-४०० ०१३, महाराष्ट्र. **• सीआयएन नं. :** यू६७१९०एमएच२००८¹

ताबा सूचना

(दी सिक्युरिटी इंटरेस्ट एन्फोर्समेन्ट रुल्स, २००२च्या नियम ८(वाचावयाच्या परिशिष्ट IV नुसार)

ज्याअर्थी, दी टाटा कॅपिटल हाऊसिंग फायनान्स लिमिटेडचे प्राधिकृत अधि निम्नस्वाक्षरीकारांनी दी सिक्युरिटायजेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल एन्फोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट , २००२ (''अधिनियम'') नुसार आ इंटरेस्ट (एन्फोर्समेन्ट) रुल्स, २००२च्या नियम ३ सोबत वाचावयाच्या कलम १ देण्यात आलेल्या अधिकारांची अंमलबजावणी करताना ०६.०२.२०२१ दिनांकित निर्गमित करून कर्जदारांना, उक्त सूचनेच्या तारखेपासून ६० दिवसांत सूचनेमध्ये रकमेची परतफेड करण्यास फर्माविले.

कर्जदाराने रकमेची परतफेड न केल्यामुळे विशेषतः कर्जदाराला आणि सामान्यत सूचना देण्यात येते की, उक्त अधिनियमानुसार मिळालेल्या अधिकारांची अंमलबजाव दंडाधिकारी, औरंगाबाद यांच्या १४.१०.२०२४ दिनांकित आदेशानुसार तहसीलदार, येथे वर्णिलेल्या मालमत्तेचा वास्तविक ताबा घेतला आहे आणि ०५.०२.२०२५ रोजी प्राधिकृत अधिकाऱ्यांकडे तिचा ताबा सुपूर्द केला आहे

प्रतिभूत मत्ता सोडवून घेण्यासाठी उपलब्धे असलेल्या वेळेबाबत, अधिनियमाच्या कर कलम (८)च्या उपबंधांकडे कर्जदाराचे लक्ष वेधण्यात येत आहे.

विशेषतः कर्जदाराला, सह-कर्जदारांना व गहाणकर्त्यांना आणि सामान्यतः जनतेला या येतो की, या मालमत्तेचा खरेदी-विक्री व्यवहार करू नये आणि मालमत्तेचा कोणत व्यवहार ०६.०२.२०२१ पासून त्यावरील व्याज आणि दंडात्मक व्याज, आकार, ख निम्ननिर्दिष्ट रकमेसाठी दी टाटा कॅपिटल हाऊसिंग फायनान्स लिमिटेड यांच्या भारास

कर्ज खाते क्र.	बंधनग्रहित्याचे/ कायदेशीर वारसाचे/ कायदेशीर प्रतिनिधीचे नाव	डिमाण्ड नोटीसनुसार रक्कम	प्रत्यक्ष ताबा घेण्याची तारीख
९४६०९१३	श्री. दिलीप जाधव आणि श्रीमती वंदना जाधव	३१.०५.२०२१ रोजीनुसार रु.११,८१,५७७/- (रुपये अकरा लाख एक्याऐंशी हजार पाचशे सत्त्याहत्तर फक्त)	૦૫.૦૨.૨૦૨૫
एतिधत मनां	चे/स्थातर मालमनांचे तर्णान		

परिशिष्ट-I: (प्रकल्पाच्या जमिनीचे वर्णन)- गाव वडगाव (कोल्हाटी), तालव औरंगाबाद येथील गट क्र. ५२/१ येथे स्थित ४५५०.०० चौ.मी. क्षेत्रफळांच्या जॅमि सर्व तुकडे आणि खंड. मालमत्तेच्या/जमिनीच्या सीमा :- **पूर्वेला :** त्याच गट क्र **परिचमेला :** भूमिपुत्र सहकारी संस्थेची जमीन. उत्तरेला : सिर्डकोला दिलेली त्याच जमीन. दक्षिणेला : १८.०० मी. रुंद रस्ता.

परिशिष्ट-II : **(सदनिकेचे वर्णन)-** सब-रजिस्ट्रार ऑफिस औरंगाबाद नोंदणीअंतग (कोल्हाटी), ता. आणि जिल्हा औरंगाबाद येथील गट क्र. ५२/१ येथे स्थित ४५ क्षेत्रफळाच्या पूर्वोक्त जमिनीवर बांधलेल्या सारा आकृती फेज-I म्हणून ज्ञात कन ३४.९९६ चौ.मी. चटई क्षेत्रफळाच्या ३६.१२५ चौ.मी. बिल्टअप क्षेत्रफळाच्या बी-बी-विंगच्या तिसऱ्या मजल्यावरील सदनिका क्र. १४. **सीमाबद्धता खालीलप्रम** सदनिका क्र. ११, **पश्चिमेला** : साइड मार्जिनल स्पेस, उत्तरेला : सदनिका क्र. **दक्षिणेला :** सदनिका क्र. १३, विंग ०५.

स्थळ : छ.संभाजीनगर

दिनांकः 07.02.2025

रण्यात यणार आह. 📋	-	
		स्वाक्षरी/-
	स्थळ : औरंगाबाद	प्राधिकृत अधिकारी,
न बँक ऑफ इंडिया	दिनांक : ११.०२.२०२५	टाटा कॅपिटल हाऊसिंग फायनान्स लिमिटेडकरिता

३७ – (रुपयतरा द्याच्या कलम १३ दर जोगेश्वरी, ता. ।यत मालमत्ता क्र. थेकृत अधिकारी इंडियन बॅंक	31.10.2024पर्यंत व पुढील होणारे व्याज 7. विक्रीची तारीख बुधवार दि.12.03.2025 रोजी दुपारी 3.00 वाजता बंकेच्या मुख्य कार्यालयात टेंडर उघडण्यात येतील व विक्रीबाबत निर्णय घेण्यात येईल. 8. अर्नेस्ट मनी रू.5,43,771/- विक्रीचा निर्णय झाल्यानंतर, खरेदीदारास ठरविलेल्या खरेदी किंमतीच्या 25 टक्के रक्कम, अधिकृत अधिकारी, यांच्याकडे त्वरीत भरणा करावी लागेल आणि उर्वरीत रक्कम विक्री कायम केल्यापासुन 15 दिवसांच्या आत भरणा करावी लागेल. वर वर्णन केलेली स्थावर मिळकत इच्छुक खरेदीदारांनी बँकेच्या वेळामध्ये श्री.संजय राणे, मोबाईल नं.9420762757 यांचेशी संपर्क साधावा. इच्छुक खरेदीदारांनी त्यांच सिलबंद टेंडर, अर्नेस्ट मनीच्या / इसाऱ्याच्या रक्कमेच्या डिमांड ड्राफ्ट / चेक सह, खालील अधिकृत अधिकाऱ्याकडे दि. 11.03.2025 पावेतो सादर करावीत. सर्व टेंडर्स बाबत, विक्रीच्या रकमेबाबत, विक्रींच्या अटींबाबत, नाकारण्याचा वा	सामवारा (या बालत हात्या. (याच्या) या विधानाचे अनेक अर्थ काढले जात असून, पंकजा मुंडेंचा रोख कोणाकडे, असा प्रश्नही यानिमित्ताने उपस्थित केला जात आहे. अलीकडेच अन्न व नागरी पुरवठामंत्री धनंजय मुंडे यांनी भगवान गडावर जाऊन महंत डॉ. नामदेवशास्त्री सानप यांची भेट घेतली आहे. त्यावर डॉ. शास्त्री यांनी धनंजय मुंडे हे दोषी आहेत,	कायक्रमात बालताना त्याना महत राधाताई आईसाहेब यांची स्तुती केली. त्यांच्याशी असलेल्या सलोख्याचा संदर्भ देऊन पंकजा मुंडे म्हणाल्या, राजकारणात आणि धर्मकारणात एक अंतर राखले पाहिजे. शिवाजी महाराजांपासून आपण पाहात आलो आहोत की, राजसत्ता आणि धर्मसत्ता हातात हात घालून चालत असते. पंकजा मुंडे यांनी कुंभमेळा आणि त्याच्या व्यवस्थापनावरून मुख्यमंत्री योगी
टिंठमिटेड तराव कदम मार्ग, ८पीएलसी१८७५२५	८९९ बाबत, ।वक्राच्या एकमबाबत, ।वक्राच्या अटाबाबत, नाकारण्याचा वा स्विकारण्याचा अंतीम अधिकार, अधिकृत अधिकारी यांचा राहील. रथळ : छ.संभाजीनगर अधिकृत अधिकारी दिनांक: 10.02.2025 दि जळगाव पीपल्स कोऑप बँक लि. जळगाव	असे वाटत नाही, हे विधान केले होते. त्यांचे हे विधान धनंजय मुंडे यांना निर्दोष ठरवणारे असल्याची	आदित्यनाथ यांची स्तुती केली. सोबतच तेथील गंगेत डुबकी मारण्यावरही टिप्पणी केली.
(१) सोबत धिकारी असलेल्या अल ॲसेट्स ॲण्ड	सि जळगाव पीपल्स को-ऑप.बॅंक लि. (मल्टि-स्टेट शेडयुल्ड बैंक) रजि.ऑफीसः १५२, पोलन पेठ, राणा बाजार, जळगाव. फोन ०२५७-२२२७७११ ते १६. – विक्रीची जाहिर नोटीस –		sifieds
आणि दी सिक्युरिटी १३(१२) अंतर्गत कत डिमाण्ड नोटीस मध्ये नमूद केलेल्या यतः जनतेला याद्वारे	मी,खालील सही करणार, अधिकृत अधिकारी, दि जळगाव पीपल्स को–ऑप.बॅंक लि,जळगाव, मला दि सिक्युरिटायझेशन ॲक्ट 2002 अन्वये व कर्जदार यांनी घेतलेल्या कर्जासाठी प्रदान करण्यात आलेल्या अधिकारानुसार, खालील वर्णन केलेल्या स्थावर व जंगम मिळकतीच्या (जशी आहे तशी) विक्रीसाठी सिलबंद टेंडर बोलवीत आहोत.	यात्रासहल श्रीरामकृष्ण- चारधाम- त्रियुगी	दोस्तीटूर * अंदमान * नेपाळ- मुक्तिनाथ- जनकपूर * भुतान * कुरुवपूर्- पिठापुरम् *
ावणी करून जिल्हा ार, औरंगाबाद यांनी जी निम्नस्वाक्षरीकार कल्ठम १३च्या पोट-	1. कर्जदार मे. शर्विन हॉटेल प्रा.लि. 2. मिळकतीचे वर्णन क्रमांक F−5 क्षेत्रफळ 70.50 चौ.मी., दुसरा मजला, श्री (जशी आहे तशी) साई राम रेसिडेन्सी, CTS नं. 15847/244 (प्रॉट नं. 5, S. No.60/P), छत्रपती संभाजी नगर (पूर्वीचे औरंगाबाद)	नारायण- ०१.०५.२०२५// १२.०५.२०२५// २३.०५.२०२५// काश्मीर- वैष्णोदेवी- टुलिप गार्डन-	नर्मदापरिक्रमा * शिमला- मनाली * उत्तरवाहिनीपरिक्रमा * सिक्कीम दार्जिलिंग * चारधामयात्रा * आसाम-
याद्वारे इशारा देण्यात णताही खरेदी-विक्री खर्च इत्यादीसमवेत रासापेक्ष राहील. प्रत्यक्ष ताबा	3. रिझर्व प्राईस रू. 50,43,771/- (रूपये पन्नास लाख त्रेचाळीस हजार सातशे एकाहत्तर मात्र) 4. ताबा व मालकी हक दि.07.02.2025 पासुन बँकेच्या मालकी हक्कासह ताब्यात व कब्जे उपभोगात. 5. मिळकतीवरील बोजा फक्त दि जळगाव पीपल्स कोऑप.बँक लि.जळगाव यांचा	०२.०४.२०२५// १९.०४.२०२५// सिक्कीम- दार्जिलिंग- भूतान- १५.०४.२०२५// ०९.०५.२०२५ उत्तरवाहिनी	ਪ੍ਰਕਾਂਬਲ- ਸੇਬਾਲਬ. 8828224121/ 9702251584.
घेण्याची तारीख ०५.०२.२०२५	 6. बँकेचे थकीत कर्ज उ1.10.2024पर्यंत व पुढील होणारे व्याज 7. विक्रीची तारीख बुधवार दि.12.03.2025 रोजी दुपारी 3.00 वाजता बँकेच्या मुख्य कार्यालयात टेंडर उघडण्यात येतील व 	नर्मदा परिक्रमा- ०१.०४.२०२५// १७.०४.२०२५ लेह लडाख- २५.०४.२०२५//	महत्त्वपूर्ण निवेदन वृत्तपत्रामध्ये प्रसिद्ध होणाऱ्या जाहिरातींचा मजकूर (अंडक्टर्डांडींग कॉपी) स्वीकारण्यापूर्वी काळजी
रुका आणि जिल्हा मिनीच्या भूखंडाचे	विक्रीबाबत निर्णय घेण्यात येईल. 8. अर्नेस्ट मनी रू.5,43,771/-	१५.०५.२०२५// आयोध्या- नेपाळ- जनसम्प्र- १४ ०२ २०२५//	घेतली जात असली तरी त्याच्या आशयाची (कन्टेन्ट) पडताळणी करणे शक्य होत नाही. तरी, आपल्या वृत्तपत्रांमध्ये अथवा प्रकाशनांमध्ये
क्रमांकाची जमीन. च गट क्रमांकातील iतर्गत गाव वडगाव ४५५०.०० चौ.मी. इन्डोमिनियममधील i-टाइप इमारतीच्या प्रमाणे : पूर्वेला : क. १३, विंग ०६.	विक्रीचा निर्णय झाल्यानंतर, खरेदीदारास ठरविलेल्या खरेदी किंमतीच्या 25 टक्के रक्कम, अधिकृत अधिकारी, यांच्याकडे त्वरीत भरणा करावी लागेल आणि उर्वरीत रक्कम विक्री कायम केल्यापासुन 15 दिवसांच्या आत भरणा करावी लागेल. वर वर्णन केलेली स्थावर मिळकत इच्छुक खरेदीदारांनी बँकेच्या वेळामध्ये श्री.संजय राणे, मोबाईल नं.9420762757 यांचेशी संपर्क साधावा. इच्छुक खरेदीदारांनी त्यांचे सिलबंद टेंडर, अर्नेस्ट मनीच्या / इसाऱ्याच्या रक्कमेच्या डिमांड ड्राफ्ट / चेक सह, खालील अधिकृत अधिकाऱ्याकडे दि. 11.03.2025 पावेतो सादर करावीत. सर्व टेंडर्स बाबत, विक्रीच्या रकमेबाबत, विक्रींच्या अटींबाबत, नाकारण्याचा वा स्विकारण्याचा अंतीम अधिकार, अधिकृत अधिकारी यांचा राहील.	जनकपूर- १८.०३.२०२५// १८.०४.२०२५// १६.०५.२०२५// नैनिताल- जिम कॉर्बेट पार्क- मुनसियारी- २४.०४.२०२५// कोकणातील आनंदवन. बापट- 9137001395/ 9820023106.	प्रसिद्ध होणाऱ्यां जाहिरातीतील जाहिरातदार कंपन्या, सहयोगी संस्था अथवा व्यक्तींबरोबर व्यवहार केल्यामुळे कोणत्याही स्वरूपाचे नुकसान वा हानी झाल्यास त्यासाठी अथवा संवेधित जाहिरातीतील आशयासाठी द इंडियन एक्स्प्रेस (प्रा.) लिमिटेडला जबावदार ठरविता येणार नहीं. त्यामुळे वाकवंता आसा के आस सत्ला देतो की, जाहिरातदारांना कोणतीही रक्कम प्रेषित करण्यापूर्वी अथवा त्यांच्याबरोबर कोणत्याही स्वरूपाचे संमतिपन्न कार्यासदा कोणतीही कुती
स्वाक्षरी/-		00700/5200-3	करण्यापूर्वी त्यांनी आवश्यक ती चौकशी

अधिकृत अधिकारी

दि जळगाव पीपल्स कोऑप बँक लि. जळगाव

रधामयात्रा * आसाम- ााँचल- मेघालय. 28224121/
02251584.
0070915287-1
नहत्त्वपूर्ण निवेदन
ग्रामध्ये प्रसिद्ध होणाऱ्या जाहिरातींचा मजव व्हर्टाइजिंग कॉपी) स्वीकारण्यापूर्वी काळ ने ज्यान अपानी जरी ज्याच्या अपाणण

0070945299-3



GOVERNMENT OF TAMIL NADU FINANCE DEPARTMENT, CHENNAI-9

Dated: February 10, 2025

PRESS COMMUNIQUE

It is notified for general information that the outstanding balance of 8.1% Tamil Nadu SDL, 2025 issued in terms of the Government of Tamil Nadu, Finance Department, Notification No.285(L)/W&M-II/2015, dated March 05, 2015 will be repaid at par on March 11, 2025 with interest due up to and including March 10, 2025. In the event of a holiday being declared on the aforesaid date by any State Government under the Negotiable Instruments Act, 1881, the loan will be repaid by the paying offices in that State on the previous working day. No interest will accrue on the loan from and after March 11, 2025.

2. As per sub-regulation 24(2) and 24(3) of Government Securities Regulations, 2007 payment of maturity proceeds to the registered holder of Government Security held in the form of Subsidiary General Ledger or Constituent Subsidiary General Ledger account or Stock Certificate shall be made by a pay order incorporating the relevant particulars of his bank account or by credit to the account of the holder in any bank having facility of receipt of funds through electronic means. For the purpose of making payment in respect of the securities, the original subscriber or the subsequent holders of such a Government Securities, as the case may be, shall submit to the Bank or Treasury and Sub-Treasury or branch of State Bank of India, where they are enfaced / registered for payment of interest, as the case may be, the relevant particulars of their bank account.

3. However, in the absence of relevant particulars of bank account/mandate for receipt of funds through electronic means, to facilitate repayment on the due date, holders of 8.1% Tamil Nadu SDL, 2025 should tender their securities at the Public Debt Office, 20 days in advance. The securities should be tendered for repayment, duly discharged on the reverse thereof as under:-

"Received the Principal due on the Certificate".

4. It should be particularly noted that at places where the treasury work is done by a branch of the State Bank of India, the securities, if they are in the form of Stock Certificates, should be tendered at the branch of the bank concerned and not at the Treasury or Sub -Treasury.

5. Holders who wish to receive payment at places other than those where the securities have been enfaced for payment should send them duly discharged to the Public Debt Office concerned by Registered and Insured Post. The Public Debt Office will make payment by issuing a draft payable at any Treasury/Sub-Treasury or branch of State Bank of India conducting Government Treasury work in the State of Tamil Nadu.

T.Udhavachandran Principal Secretary to Government.

DIPR/ 133 /DISPLAY/2025

Finance Department, Chennai-9.

SALE NOTICE K.S. OILS LIMITED (IN LIQUIDATION) under Liquidation vide Hon'ble NCLAT order dated 16th March ith Hon'ble NCLT, Indore Bench order dated 3rd February 2025) CIN: L15141MP1985PLC003171 ted 16th March 2021 (A Compa E-Auction Notice under Insolvency and Bankruptcy Code, 2016 Date & Time of E-auction: 17th March 2025 from 12:00 noon till 04.00 PM (IST) (With unlimited extension of 5 minutes each) Last Date of Submission of Expression of Interest and EMD Submission: 15th March 2025 (Upto 5PM IST)

Notice under Regulation 37A read with the Regulation 44A of IBBI (Liquidation Process) Regulations, 2016 for assignment/transfer of the Not Readily Realisable Assets (NRRA) of K.S. Olis Limited (In Liquidation) ("Corporate Debtor") forming part of the Liquidation estate formed by the Liquidator, appointed by the Hon'ble National Company Law Appellate Tribunal vide order dated 16.03.2021 by way of e-auction.

			-	
Sr. No	Block	Description of assets	Reserve Price (Rs)	Earnest Money Deposit (Rs)
1.	Block A	Receivable from IA 163 of 2018 filed under Section 66 read with Section 60(5)(A) and Section 25(2)(i) read with Rule 11 of the NCLT Rules, 2016 before Hon'ble NCLT, Indore Bench in TP 60 of 2019[CP(IB) 32 of 2017]	437,24,93,400	43,72,49,340
2.	Block B	Receivable from IA 164 of 2018 filed under Section 19(2), 19(3) read along with Section 14(1)(b) and Section 74 of IBC and Rule 11 of the NCLT Rules, 2016 before Hon'ble NCLT, Indore Bench in TP 60 of 2019[CP(IB) 32 of 2017]	14,04,04,950	1,40,40,495
3.	Block C	Receivable from Execution Application No. 574 of 2023 in OMP (ENF.) (COMM.) 41/2018 under Section 151 of the Code of Civil Procedures before Hon'ble Delhi High Court	2,71,83,870	27,18,387
4.	Block D	Receivable from Claim filed by Liquidator of K.S.Oils Limited before the Liquidator of the foreign subsidiary, i.e. K S Natural Resources Pte Limited, Singapore.	221,35,00,000	22,13,50,000
5.	Block E	Trade receivables, Loans and advances and other current assets collectively including write offs made without proper justification by erstwhile management	484,72,00,000	48,47,20,000
	ortant No			
		for assignment or transfer will be conducted on BASIS, WHATEVER THERE IS BASIS AND WIT		

through approved service provider M/S E-procurement Technologies Limited (Auction Tiger) at https://ncltauction.auctiontiger.net taking that they do not suffer fro

Bata

BATA INDIA LIMITED

REGD. OFFICE: 27B, CAMAC STREET, 1st FLOOR, KOLKATA 700016 | CIN: L19201WB1931PLC007261 Telephone: (033) 23014400, Fax: (033) 22895748 | E-mail: in-customer.service@bata.com; Website: www.bata.in

EXTRACT FROM THE STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL **RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024**

	(In Rs. Millions except per share data)												
		STANDALONE					CONSOLIDATED						
S.No.	Particulars		Quarter ended 30th September 2024		9 months ended 31st December 2024	9 months ended 31st December 2023	Year ended 31st March 2024		Quarter ended 30th September 2024	Quarter ended 31st December 2023	9 months ended 31st December 2024	9 months ended 31st December 2023	Year ended 31st March 2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations	9184.78	8371.44	9034.72	27002.56	26807.39	34784.13	9187.94	8371.44	9034.72	27005.72	26807.39	34786.10
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	875.11	701.12	773.21	2410.50	3092.55	3895.32	880.89	697.75	780.35	2410.30	3086.03	3915.32
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	767.27	701.12	773.21	3642.18	2683.55	3486.32	773.05	697.75	780.35	3641.98	2677.03	3506.32
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	581.67	523.62	573.09	2848.98	1996.40	2599.25	586.99	519.79	579.77	2847.41	1988.62	2625.11
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	577.70	516.46	572.34	2837.06	1963.89	2596.09	583.02	512.63	579.02	2835.49	1956.11	2621.95
6	Paid up Equity Share Capital	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64
7	Other equity (excluding Revaluation Reserve)						14557.32						14626.29
8	Earnings per equity share of Rs. 5/- each Basic and Diluted (not annualised except for yearly figures) (Rs.)	4.53	4.07	4.46	22.17	15.53	20.22	4.57	4.04	4.51	22.15	15.47	20.42
Notes:												-	

a) The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on the websites of the Stock Exchange(s) viz., www.nseindia.com, www.bseindia.com and www.cse-india.com and also on the website of the Company-www.bata.in. The same along with the Limited Review Reports can be accessed by scanning the following QR code:

b). During the nine months ended 31st December 2023 and the year ended 31st March 2024 a scheme for voluntary retirement (VRS) was introduced at one manufacturing unit and Rs. 409.00 million was incurred for the same and was disclosed as an exceptional item. Further, during the quarter and nine months ended 31st December 2024, another scheme for voluntary retirement was introduced at another manufacturing unit and Rs. 107.84 million was incurred for the same and is disclosed as an exceptional item.

c) During the nine months ended 31st December 2024, the Board of Directors of the Company in its meeting held on 29th May 2024, had recommended a final dividend of Rs. 12.00 per share (240% on an equity share of par value of Rs. 5/- each) which was approved at the Annual General Meeting held on 7th August 2024 and was paid in August 2024. Further, an interim dividend of Rs. 10.00 per share (200% on an equity share of par value of Rs. 5/- each) was approved at the Board Meeting held on 6th August 2024 and paid in September 2024.

d) During the nine months ended 31st December 2024, the Board of Directors of the Company approved the sale of the freehold industrial land to an unrelated party for a consideration of Rs. 1.560.00 million. The sale deed has been executed and the total consideration also received on the same date. There is a dain on sale of aforesaid land (net of related expenses) of Rs. 1, 339.52 million which has been disclosed as an excentional ite

For and on the behalf of the Board of Directors



varror



Varroc Engineering Limited

Registered and Corporate Office: L-4, MIDC Area, Waluj, Chhatrapati Sambhaji Nagar (Erstwhile Aurangabad) 431 136, Maharashtra CIN : L28920MH1988PLC047335 Tel : +91 240 6653 700/6653 699, Fax : +91 240 2564 540 Web: www.varroc.com, E-mail : investors@varroc.com

Extract of Unaudited Standalone and Consolidated Financial Results for the guarter and nine months ended December 31, 2024

			Standalone Consolidated								
		Quarte	r ended	Nine month		Year ended	Quarter ended		Nine mon	ths ended	Year en
òr. Io.	Particulars	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited) (Restated - refer note 2)	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited) (Restated - refer note 2)	March 31, 2024 (Audited) (Restated - refer note 2)	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited)	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited)	Marc 31, 20 (Audite
1	Total Income from operations										
	- from continuing operations	18,790.25	17,209.34	54,662.93	49,270.05	67,048.85	20,778.66	18,935.16	60,677.26	55,982.39	75,
	- from discontinued operations	-	-	-	-	-	-	-	-	-	
	- Total from continuing and discontinued operations	18,790.25	17,209.34	54,662.93	49,270.05	67,048.85	20,778.66	18,935.16	60,677.26	55,982.39	75,
2	Profit / (Loss) for the period before tax and exceptional item										
	- from continuing operations	740.36	648.58	2,447.26	1,475.32	2,759.69	661.24	707.51	2,129.25	2,099.06	
_	- from discontinued operations	-	-	-	-	-	-	-	-	(209.20)	
2	- Total from continuing and discontinued operations	740.36	648.58	2,447.26	1,475.32	2,759.69	661.24	707.51	2,129.25	1,889.86	2,
3	Profit / (Loss) for the period before tax	607.66	640.50	0.004.56	4 400 00	2 74 4 60	(2.17.0.1)	202.54	4 222 27	2 222 22	
_	- from continuing operations	627.66	648.58	2,334.56	1,430.32	2,714.69	(247.94)	707.51	1,220.07	2,099.06	
	- from discontinued operations	-	-	-	-	-	-	-	-	(209.20)	
	- Total from continuing and discontinued operations	627.66	648.58	2,334.56	1,430.32	2,714.69	(247.94)	707.51	1,220.07	1,889.86	2,
4	Profit / (Loss) for the period	454.95	3.816.21	1.701.88	4 205 76	5 240 42	(451.83)	2 0 2 0 7	466.06	4.046.25	
_	- from continuing operations	454.95	3,816.21	1,701.88	4,395.76	5,249.12	(451.83)	3,838.87	466.86	4,946.35 (209.20)	
_	from discontinued operations Total from continuing and discontinued operations	454.95	3.816.21	1.701.88	4,395.76	5.249.12	(451.83)	3.838.87	466.86	4.737.15	
_	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the	454.95	3,810.21	1,701.88	4,395.76	5,249.12	(451.85)	3,838.87	400.80	4,/3/.15	<u>></u> ,
5	period (after tax) and Other Comprehensive Income (after tax)]										1
		454.95	3.816.21	1.701.88	4,395,76	5 224 42	(594.36)	4.107.13	544.15	4,933.20	5.
_	- from continuing operations - from discontinued operations	454.95	3,816.21	1,701.88	4,395.76	5,234.42	(594.36)	4,107.13	544.15	(209.20)	
_	- Total from continuing and discontinued operations	454.95	3.816.21	1.701.88	4.395.76	5,234,42	(594.36)	4.107.13	544.15	4,724.00	
6	Paid-up equity share capital (face value of Re.1)	152.79	152.79	152.79	4,395.76	5,234.42	152.79	4,107.13	152.79	4,724.00	5,
7	Reserves excluding revaluation reserves as per balance sheet	132.79	152.79	132.79	132.75	14.962.50	152.75	152.75	132.79	152.75	14.
<i>,</i>	Basic and diluted earning per equity share (Nominal value per share: Re. 1)					1-4,902.30					14,
8	(not annualised)										1
_	- for continuing operations	2.98	24.98	11.14	28.77	34.36	(3.10)	25.05	2.66	32.08	
_	- for discontinued operations	2.30		11.14	20.//	54.50	(5.10)	25.05	2.00	(1.37)	
_	- for continuing and discontinued operations	2.98	24.98	11.14	28.77	34.36	(3.10)	25.05	2.66	30.71	



- ineligibility under section 29A of the Insolvency and Bankruptcy Code, 2016 to the exter applicable and that if found ineligible at any stage, the earnest money deposited shall be forfeited.
- The Liquidator shall within 3 days of declaring the highest bidder, conduct due diligence and verify the eligibility of highest bidder and present the same before the Stakeholders' Consultation Committee. The Liquidator shall declare the highest bidder as the successful bidder or reject such bid after consultation with the Stakeholders' Consultation Committee
- In case the highest bidder is found neighble, the Liquidator may, in consultation with the Stakeholders' Consultation Committee, declare the next highest bidder as the successful hidder after due diligence and verification
- Document prior to submission of EMD and participation in the Process Information Document prior to submission of EMD and participation in the process. The Complete E-Auction process document is available on website of the e-auction service provider at https://ncltauction.auctiontiger.net.

Place: Kolkata

Date: 11.02.2025

KIII DEEP VERMA

Liquidator of K.S. Oils Limited

Regn. no. IBBI/IPA-001/IP-P00014/2016-17/10038 46, BB Ganguly Street, 5th Floor Unit No 501 Kolkata 700012 E: kuverma@gmail.com/liquidation.ksoils@gmail.com

DDEV PLASTIKS INDUSTRIES LIMITED

CIN: L24290WB2020PLC241791 Regd Office: 2B, Pretoria Street, Kolkata- 700 071 Telephone No: +91-33-2282 3744/45/3671/99 E-Mail: kolkata@ddevgroup.in, Website: www.ddevgroup.in

EXTRACT OF UN-AUDITED FINANCIAL RESULTS FOR THE 3RD QUARTER

AND NINE MONTHS ENDED 31ST DECEMBER, 2024 Rs. I

In	Lacs ((Excei	ot	per	share	data

~	Bertieviere	Quarter	ended	Nine mo	nths ended	Year ended
SI. No.	Particulars	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1	Total Income from Operations	66074.53	55353.87	186653.09	183398.04	243124.37
2 3	Net Profit/(Loss) for the period (before Tax, Exceptional and /or Extraordinary items) Net Profit/(Loss) for the period before Tax.	6434.22	5493.27	18147.67	16236.96	24465.62
Ŭ	(after Exceptional and /or Extraordinary items)	6434.22	5493.27	18147.67	16236.96	24465.62
4 5	Net Profit/(Loss) for the period after Tax, (after Exceptional and /or Extraordinary items) Total comprehensive income for the period (Comprising profit/(loss) for the period (after tax)	4660.28	4006.85	13376.83	12014.43	18166.94
6 7	and other comprehensive income (after tax)) Equity Share Capital Reserves (excluding Revaluation Reserve) as	4660.28 1034.77	4006.85 1034.77	13376.83 1034.77	12014.43 1034.77	18113.76 1034.77
' 8	shown in Audited Balance Sheet of the previous year Earnings per share (of Re. 1/- each)					64952.09
Ŭ	(for continuing and discontinuing operations)					
	Basic: Diluted:	4.50 4.50	3.87 3.87	12.93 12.93	11.61 11.61	17.56 17.56

Note

Place Date

- The above is an extract of the detailed format of Un-audited Financial Results for the 03rd quarter and nine months endec 31st December, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Un-audited Financial Results for the 03rd guarter and nine months ended 31st December, 2024, are available on the website of BSE Limited (www.bseindia.com), National Stock Exchange of India Ltd (www.nseindia.com) and that of the Company (www.ddevgroup.in) The Un-audited Financial Results for the 03rd quarter and nine months ended 31st December, 2024, have been reviewed
- 2) by the Audit Committee and have also been approved by the Board of Directors at their respective meetings held on 10th ebruary, 2025
- The Compay is engaged primarily in the business of different grades of Polymer Compounds which constitute single reporting segment. Accordingly, the company is a single segment company in accordance with "Indian Accounting Standards 108 Operting Segment."
- The figures for the corresponding previous period has been regrouped/reclassified wherever necessary, to conform to the 4) The lights for the consecuting provide parts has even register and even of the Financial Results for the 03rd quarter and The Statutory Auditors of the Company have carried out Limited Review of the Financial Results for the 03rd quarter and Discharge and Discharge
- 5) nine months ended 31st December, 2024, in compliance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015
- The members at the Annual General Meeting held on September 28, 2024, declared final dividend of Re 1 (@100%) per equity share aggregating to Rs 1034.77 lacs for the year ended March 31, 2024, in accordance with the recommendation of the Board of Directors at its meeting held on 20th May, 2024, which was duly paid on October, 2024 6)

For Ddev Plastiks Industries Limited

Sd/-

	Narrindra Suranna
ce: Kolkata	(DIN: 00060127)
e: 10th February, 2025	Chairman and Managing Director

- The above Unaudited Standalone and Consolidated interim financial information of the Company for the quarter and nine months ended December 31, 2024 has been reviewed by the Audit Committee and approved by the Board of Direct at their meeting held on February 10, 2025.
- Pursuant to provisions of Section 230-232 of the Companies Act, 2013, the Board of Directors of the Company on May 17, 2024 had approved the scheme of amalgamation of Varroc Polymers Limited ('VPL') (a wholly owned subsidiary of the Holdin Pursuant to provisions of section 2.30-232 of the Companies Act, 2013, the board of Directors of the Company on May 17, 2024 had approved the scheme of amagamation of varior Polymers Limited (VEU) (the Holding Company) with appointed date of April 01, 2024 (the Scheme '). National Company, Juan Tribunal (NCUT') approved the solve scheme vide its order dated January 10, 2023 and the merge became effective on February 1, 2025 on filing of the NCLT order with the Registrar of Company ison the scheme vide its order dated January 10, 2023 (the Scheme '). National Company Law Tribunal (NCUT') approved the above scheme vide its order dated January 10, 2023 and the merge became effective on February 1, 2025 on filing of the NCLT order with the Registrar of Companies. The merger has been accounted as business combination of entities under common control as per Appendix C to Ind AS 103 - Business Combinations of Accordingly, all the comparative periods presented in the standalone results have been restated to include the effects of this merger. The aforesial scheme has no impact on the Consolidated Financial Results of the Group since the scheme's nonths ended September 30, 2024 which has been restated to include settimated expenses for the quarter and six months ended September 30, 2024 which has been restated to include the effects of this merger for the quarter and nine months ended December 31, 2024 includes estimated expenses directly attributable to this merger of Rs. 112.70 million .
- On December 11, 2024, the Group received an order from the International Chamber of Commerce, Singapore ('ICC') in respect of the ongoing arbitration between VarrocCorp Holding B.V. ('VCHBV') jointly with Varroc Engineering Limited and Beste Motor Co. Ltd. ('TVC BVI Entity') jointly with TVC Brother Industrial Co. Ltd ('TVC Group') and Varroc TVC Corporation ('VTVC' or 'China IV'), wherein VCHBV has been directed to transfer its 50% shareholding in VTVC to TVC BVI Entity for a consideration of RMB 310.50 million. Accordingly, the Group has assessed that its investment in VTYC (a joint venture accounted for under the equity method) satisfies the criteria prescribed under Ind AS 105 'Non-Current Assets Held for Sale and Discontinued Operations' for classification as 'Assets held for sale' as at December 31, 2024. Further, the Group's share to its fair value less costs to sell. The resulting estimated impairment loss of Rs. 764.8 million has been disclosed as an Exceptional litem in the financial results for the quarter and nine months ended December 31, 2024. Further, the Group's share for ent profits of VTYC of Rs. 27.85 million (approx. 2.28% of Profit/(loss) before tax) which is included in the Group's income for the nine months ended December 31, 2024 is based on management certified accounts and was not subjected to review. Due to the arbitration as explained above, the Group was unable to get the financial and other information of VTYC reviewed from auditors. The auditors in their review report have included a qualification in respect of this matter.
- a) On November 5, 2024, the Group received a GST Order from Additional Commissioner of CGST & Central Excise for appropriation of GST dues amounting to Rs. 629 million along with equivalent penalty and applicable interest relating to inappropriate classification of certain goods supplied during the period from July 1, 2017 to September 30, 2023. The Group has paid the principal demand, however, considering merits of the case, management believes that it has grounds to successfully defend and litigate the GST Order with respect to applicable interest and penalty for the aforementioned period. The Group has initiated appellate proceedings against this GST Order, pending conclusion of which no adjustments have been made in respect of this matter in the financial results for the quarter and nine months ended December 31, 2024.

b) On January 03, 2025, the Group received a GST Order from Commercial Tax Officer (Divisonal GST office, Karnataka) consisting of demand for GST dues amounting to Rs. 0.03 million along with interest of Rs. 302.67 million and penalty of Rs. 564.19 million relating to inappropriate classification of certain goods supplied during the period from July 1, 2017 to September 30, 2023. The Group has paid the principal demand, however, considering merits of the case, management believes that it has grounds to successfully defend and litigate the GST Order, pending conclusion of which no adjustments have been made in respect of this matter in the financial results for the quarter and nine months ended December 31, 2024.

- During the previous year ended March 31, 2024, the Group received eligibility certificates (ECs) in respect of three plants in Aurangabad/Pune under the Maharashtra Electronic Policy 2016 effective from April 1, 2022 and valid for 10 years. Under these ECs, the Company is eligible to claim incentive in the form of refund of SGST paid on eligible sales from the respective plants. The Group has considered these as grants related to income under Ind AS 20 by recognizing the same as income in profit and loss based on SGST paid for the year. The amount of income recognised in the year ended March 31, 2024 in respect of the aforesaid ECs was Rs. 989.71 million pertaining to the period April 1, 2022 to March 31, 2024.
- During the year ended March 31, 2024, Varroc Engineering Limited ('VEL') and Varroc Polymers Limited ('VPL') had derecognised (written-off) loans given to VarrocCorp Holding B.V. ('VCHBV'), Netherlands including interest on such loans aggregating t Rs. 13,533.33 million after making requisite submissions to AD Bank. The Group had claimed this write-off of loans as an allowable business loss, considering that these loans extended to VCHBV were in the nature of trade investments to derive benefit for the Group's businesses rather than for earning dividend/capital appreciation. The Group obtained legal opinions from two independent senior counsels who supported their view on claiming this write-off of loans as an allowable business loss Accordingly, the group considered this loss as tax deductible for computation of current tax provision to the extent of Rs. 437.14 million and for recognition of deferred tax asset of Rs. 2,968.93 million in VPL & VEL respectively, towards the loss Automaty in group considered that bas as tax deductible for Computation of carrent tax possion of the extent of Ns. 4.9 minior of recognition of carrent tax possion of the extent of Ns. 4.9 minior of recognition of carrent tax possion of the extent of Ns. 4.9 minior of Ns. 4.9 minior of the extent of Ns. 4.9 minior of Ns.4.9 minio
- Additional information on Standalone Financial Results is as follows:

Date : February 10, 2025 Place : Pune

(Rs. in Million)

		Quarter ended	Nin	e Months ended	Year ended	
Particulars	December 31, 2024 December 31, 2023		December 31, 2024	December 31, 2023	March 31, 2024	
	(Unaudited)	(Unaudited) (Restated - refer note 2)	(Unaudited)	(Unaudited) (Restated - refer note 2)	(Audited) (Restated - refer note 2)	
Securities Premium Account	13,340.58	13,340.58	13,340.58	13,340.58	13,340.58	
Net worth	16,817.17	14,276.64	16,817.17	14,276.64	15,115.29	
Paid up Debt Capital/ Outstanding Debt	9,556.05	12,794.02	9,556.05	12,794.02	11,410.39	
Debt Equity Ratio (No. of times)	0.57	0.90	0.57	0.90	0.75	
Debt Service Coverage Ratio (No. of times)	1.64	1.35	1.66	1.01	1.13	
Interest Service Coverage Ratio (No. of times)	4.40	3.88	4.50	3.46	3.94	

The above is an extract of the detailed format of Unaudited Standalone and Consolidated Financial Results for the quarter and nine months ended December 31, 2024, filed with the Stock Exchange under Regulation 30, 33, 47 and 52 and othe applicable Regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The full format of Standalone including disclosures under Regulation 52(4) and Consolidated Unaudited Financial Results are available on the Stock Exchange websites, i.e www.nseindia.com and www.bseindia.com and on the Company's website i.e. www.varroc.com. For and on behalf o

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GOVERNMENT OF TAMIL NADU FINANCE DEPARTMENT, CHENNAI-9

Dated: February 10, 2025

PRESS COMMUNIQUE

It is notified for general information that the outstanding balance of 8.1% Tamil Nadu SDL, 2025 issued in terms of the Government of Tamil Nadu, Finance Department, Notification No.285(L)/W&M-II/2015, dated March 05, 2015 will be repaid at par on March 11, 2025 with interest due up to and including March 10, 2025. In the event of a holiday being declared on the aforesaid date by any State Government under the Negotiable Instruments Act, 1881, the loan will be repaid by the paying offices in that State on the previous working day. No interest will accrue on the loan from and after March 11, 2025.

2. As per sub-regulation 24(2) and 24(3) of Government Securities Regulations, 2007 payment of maturity proceeds to the registered holder of Government Security held in the form of Subsidiary General Ledger or Constituent Subsidiary General Ledger account or Stock Certificate shall be made by a pay order incorporating the relevant particulars of his bank account or by credit to the account of the holder in any bank having facility of receipt of funds through electronic means. For the purpose of making payment in respect of the securities, the original subscriber or the subsequent holders of such a Government Securities, as the case may be, shall submit to the Bank or Treasury and Sub-Treasury or branch of State Bank of India, where they are enfaced / registered for payment of interest, as the case may be, the relevant particulars of their bank account.

3. However, in the absence of relevant particulars of bank account/mandate for receipt of funds through electronic means, to facilitate repayment on the due date, holders of 8.1% Tamil Nadu SDL, 2025 should tender their securities at the Public Debt Office, 20 days in advance. The securities should be tendered for repayment, duly discharged on the reverse thereof as under:-

"Received the Principal due on the Certificate".

4. It should be particularly noted that at places where the treasury work is done by a branch of the State Bank of India, the securities, if they are in the form of Stock Certificates, should be tendered at the branch of the bank concerned and not at the Treasury or Sub -Treasury.

5. Holders who wish to receive payment at places other than those where the securities have been enfaced for payment should send them duly discharged to the Public Debt Office concerned by Registered and Insured Post. The Public Debt Office will make payment by issuing a draft payable at any Treasury/Sub-Treasury or branch of State Bank of India conducting Government Treasury work in the State of Tamil Nadu.

T.Udhavachandran Principal Secretary to Government. Finance Department, Chennai-9.

DIPR/ 133 /DISPLAY/2025

(A Comp

Place: Kolkata

Date: 11.02.2025

SALE NOTICE K.S. OILS LIMITED (IN LIQUIDATION) under Liquidation vide Hon'ble NCLAT order dated 16th March ith Hon'ble NCLT, Indore Bench order dated 3rd February 2025) CIN: L15141MP1985PLC003171 ed 16th March 2021

E-Auction

Notice under Insolvency and Bankruptcy Code, 2016 Date & Time of E-auction: 17th March 2025 from 12:00 noon till 04.00 PM (IST)

(With unlimited extension of 5 minutes each) Last Date of Submission of Expression of Interest and EMD Submission: 15th March 2025 (Upto 5PM IST)

Notice under Regulation 37A read with the Regulation 44A of IBBI (Liquidation Process) Regulations, 2016 for assignment/transfer of the Not Readily Realisable Assets (NRRA) of K.S. Olis Limited (In Liquidation) ("Corporate Debtor") forming part of the Liquidation estate formed by the Liquidator, appointed by the Hon'ble National Company Law Appellate Tribunal vide order dated 16.03.2021 by way of e-auction.

Sr.	Block	Description of assets	Reserve	Earnest Money				
No	2.000		Price (Rs)	Deposit (Rs)				
1.	Block A	Receivable from IA 163 of 2018 filed under Section 66 read with Section 60(5)(A) and Section 25(2)(I) read with Rule 11 of the NCLT Rules, 2016 before Hon*ble NCLT, Indore Bench in TP 60 of 2019[CP(IB) 32 of 2017]	437,24,93,400	43,72,49,340				
2.	Block B	Receivable from IA 164 of 2018 filed under Section 19(2), 19(3) read along with Section $14(1)(b)$ and Section 74 of IBC and Rule 11 of the NCLT Rules, 2016 before Hon'ble NCLT, Indore Bench in TP 60 of 2019[CP(IB) 32 of 2017]	14,04,04,950	1,40,40,495				
3.	Block C	Receivable from Execution Application No. 574 of 2023 in OMP (ENF.) (COMM.) 41/2018 under Section 151 of the Code of Civil Procedures before Hon'ble Delhi High Court	2,71,83,870	27,18,387				
4.	Block D	Receivable from Claim filed by Liquidator of K.S.Oils Limited before the Liquidator of the foreign subsidiary, i.e. K S Natural Resources Pte Limited, Singapore.	221,35,00,000	22,13,50,000				
5.	Block E	Trade receivables, Loans and advances and other current assets collectively including write offs made without proper justification by erstwhile management	484,72,00,000	48,47,20,000				
Imp	ortant No	tes:						
1. E- Auction for assignment or transfer will be conducted on "AS IS WHERE IS BASIS, AS IS								
WHAT IS BASIS. WHATEVER THERE IS BASIS AND WITHOUT ANY RECOURSE BASIS"								

through approved service provider M/S E-procurement Technologies Limited (Auction Tiger) at https://ncltauction.auctiontiger.net taking that they do not ouffo

Bata

BATA INDIA LIMITED

REGD. OFFICE: 27B, CAMAC STREET, 1st FLOOR, KOLKATA 700016 | CIN: L19201WB1931PLC007261 Telephone: (033) 23014400, Fax: (033) 22895748 | E-mail: in-customer.service@bata.com; Website: www.bata.in

EXTRACT FROM THE STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL **RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2024**

								-		(In R	s. Millions e	except per :	share data)
				STAND	ALONE					CONSO	LIDATED		
S.No.	Particulars		Quarter ended 30th September 2024		9 months ended 31st December 2024	9 months ended 31st December 2023	Year ended 31st March 2024		Quarter ended 30th September 2024		9 months ended 31st December 2024		Year ended 31st March 2024
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations	9184.78	8371.44	9034.72	27002.56	26807.39	34784.13	9187.94	8371.44	9034.72	27005.72	26807.39	34786.10
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	875.11	701.12	773.21	2410.50	3092.55	3895.32	880.89	697.75	780.35	2410.30	3086.03	3915.32
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	767.27	701.12	773.21	3642.18	2683.55	3486.32	773.05	697.75	780.35	3641.98	2677.03	3506.32
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	581.67	523.62	573.09	2848.98	1996.40	2599.25	586.99	519.79	579.77	2847.41	1988.62	2625.11
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	577.70	516.46	572.34	2837.06	1963.89	2596.09	583.02	512.63	579.02	2835.49	1956.11	2621.95
6	Paid up Equity Share Capital	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64	642.64
7	Other equity (excluding Revaluation Reserve)						14557.32						14626.29
8	Earnings per equity share of Rs. 5/- each Basic and Diluted (not annualised except for yearly figures) (Rs.)	4.53	4.07	4.46	22.17	15.53	20.22	4.57	4.04	4.51	22.15	15.47	20.42
Notes:													

Gurugram

10.02.2025

a) The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results are available on the websites of the Stock Exchange(s) viz... www.nseindia.com. www.bseindia.com and www.cse-india.com and also on the website of the Company-www.bata.in. The same along with the Limited Review Reports can be accessed by scanning the following QR code:

b). During the nine months ended 31st December 2023 and the year ended 31st March 2024 a scheme for voluntary retirement (VRS) was introduced at one manufacturing unit and Rs. 409.00 million was incurred for the same and was disclosed as an exceptional item. Further, during the quarter and nine months ended 31st December 2024, another scheme for voluntary retirement was introduced at another manufacturing unit and Rs. 107.84 million was incurred for the same and is disclosed as an exceptional item.

c) During the nine months ended 31st December 2024, the Board of Directors of the Company in its meeting held on 29th May 2024, had recommended a final dividend of Rs. 12.00 per share (240% on an equity share of par value of Rs. 5/- each) which was approved at the Annual General Meeting held on 7th August 2024 and was paid in August 2024. Further, an interim dividend of Rs. 10.00 per share (200% on an equity share of par value of Rs. 5/- each) was approved at the Board Meeting held on 6th August 2024 and paid in September 2024.

d) During the nine months ended 31st December 2024, the Board of Directors of the Company approved the sale of the freehold industrial land to an unrelated party for a consideration of Rs. 1.560.00 million. The sale deed has been executed and the total consideration also received on the same date. There is a dain on sale of aforesaid land (net of related expenses) of Rs. 1.339.52 million which has been disclosed as an exceptional iter For and on the behalf of the Board of Directors

Amit Aggarwal DIRECTOR FINANCE & CFO Gunjan Dineshkumar Shah MANAGING DIRECTOR & CEO



Varroc Engineering Limited

Registered and Corporate Office: L-4, MIDC Area, Waluj, Chhatrapati Sambhaji Nagar (Erstwhile Aurangabad) 431 136, Maharashtra CIN : L28920MH1988PLC047335

varroc

Tel : +91 240 6653 700/6653 699, Fax : +91 240 2564 540 Web: www.varroc.com, E-mail : investors@varroc.com

Extract of Unaudited Standalone and Consolidated Financial Results for the guarter and nine months ended December 31, 2024

			Standalone Consolidated								
		Quarte	er ended	Nine month		Year ended	Quarter	ended	Nine mont	hs ended	Year ende
Sr. Io.	Particulars	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited) (Restated - refer note 2)	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited) (Restated - refer note 2)	March 31, 2024 (Audited) (Restated - refer note 2)	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited)	December 31, 2024 (Unaudited)	December 31, 2023 (Unaudited)	March 31, 2024 (Audited
1	Total Income from operations										
	- from continuing operations	18,790.25	17,209.34	54,662.93	49,270.05	67,048.85	20,778.66	18,935.16	60,677.26	55,982.39	75,7
	- from discontinued operations	-	-	-	-	-	-	-	-	-	
	- Total from continuing and discontinued operations	18,790.25	17,209.34	54,662.93	49,270.05	67,048.85	20,778.66	18,935.16	60,677.26	55,982.39	75,7
2	Profit / (Loss) for the period before tax and exceptional item										
	- from continuing operations	740.36	648.58	2,447.26	1,475.32	2,759.69	661.24	707.51	2,129.25	2,099.06	3,1
	- from discontinued operations	-	-	-	-	-	-	-	-	(209.20)	(2)
	- Total from continuing and discontinued operations	740.36	648.58	2,447.26	1,475.32	2,759.69	661.24	707.51	2,129.25	1,889.86	2,9
3	Profit / (Loss) for the period before tax	607.66	640.50	0.004.56	1 120 22	0 74 4 60	(247.04)	202.54	4 000 07	2 000 00	
	- from continuing operations	627.66	648.58	2,334.56	1,430.32	2,714.69	(247.94)	707.51	1,220.07	2,099.06	3,1
	- from discontinued operations	-	-	-	-	-	-	-	-	(209.20)	(20
	- Total from continuing and discontinued operations	627.66	648.58	2,334.56	1,430.32	2,714.69	(247.94)	707.51	1,220.07	1,889.86	2,9
4	Profit / (Loss) for the period	454.95	3.816.21	1.701.88	4.395.76	5,249,12	(451.83)	3.838.87	466.86	4,946,35	5.5
	- from continuing operations - from discontinued operations	454.95	3,816.21	1,701.88	4,395.76	5,249.12	(451.83)	3,838.87	466.86	(209.20)	5,5
	- Total from continuing and discontinued operations	454.95	3.816.21	1.701.88	4,395,76	5,249,12	(451.83)	3.838.87	466.86	4.737.15	5.3
	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the	434.93	5,610.21	1,/01.00	4,555.70	5,245.12	(451.05)	5,050.07	400.00	4,/5/.15	
5	period (after tax) and Other Comprehensive Income (after tax)]										
	- from continuing operations	454.95	3.816.21	1.701.88	4.395.76	5,234,42	(594.36)	4.107.13	544.15	4.933.20	5.4
_	- from discontinued operations	454.95	5,810.21	1,/01.88	4,395.76	5,234.42	(594.36)	4,107.13	544.15	(209.20)	5,4
	- Total from continuing and discontinued operations	454.95	3.816.21	1,701.88	4,395,76	5,234,42	(594.36)	4.107.13	544.15	4,724.00	5.2
6	Paid-up equity share capital (face value of Re.1)	152.79	152.79	152.79	4,393.70	152.79	152.79	152.79	152.79	152.79	
7	Reserves excluding revaluation reserves as per balance sheet	152.75	152.75	152.75	152.75	14.962.50	152.75	152.75	152.75	152.75	14.8
	Basic and diluted earning per equity share (Nominal value per share: Re. 1)					1-4,502.50					14,0
8	(not annualised)										
	- for continuing operations	2.98	24.98	11.14	28.77	34.36	(3.10)	25.05	2.66	32.08	
	- for discontinued operations		-	-	-	-		-	-	(1.37)	
	- for continuing and discontinued operations	2.98	24.98	11.14	28.77	34.36	(3.10)	25.05	2.66	30.71	



- ineligibility under section 29A of the Insolvency and Bankruptcy Code, 2016 to the exter applicable and that if found ineligible at any stage, the earnest money deposited shall be forfeited.
- The Liquidator shall within 3 days of declaring the highest bidder, conduct due diligence and verify the eligibility of highest bidder and present the same before the Stakeholders' Consultation Committee. The Liquidator shall declare the highest bidder as the successful bidder or reject such bid after consultation with the Stakeholders' Consultation Committee
- In case the highest bidder is found neighble, the Liquidator may, in consultation with the Stakeholders' Consultation Committee, declare the next highest bidder as the successful hidder after due diligence and verification
- Document prior to submission of EMD and participation in the Process Information Document prior to submission of EMD and participation in the process. The Complete E-Auction process document is available on website of the e-auction service provider at https://ncltauction.auctiontiger.net.

KIII DEEP VERMA

Liquidator of K.S. Oils Limited

Regn. no. IBBI/IPA-001/IP-P00014/2016-17/10038 46, BB Ganguly Street, 5th Floor Unit No 501 Kolkata 700012 E: kuverma@gmail.com/liquidation.ksoils@gmail.com

DDEV PLASTIKS INDUSTRIES LIMITED

CIN: L24290WB2020PLC241791 Regd Office: 2B, Pretoria Street, Kolkata- 700 071 Telephone No: +91-33-2282 3744/45/3671/99 E-Mail: kolkata@ddevgroup.in, Website: www.ddevgroup.in

EXTRACT OF UN-AUDITED FINANCIAL RESULTS FOR THE 3RD QUARTER

AND NINE MONTHS ENDED 31ST DECEMBER, 2024 Rs. I

In	Lacs ((Excei	ot	per	share	data

~	Bertieviere	Quarter	ended	Nine mo	nths ended	Year ended
SI. No.	Particulars	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.12.2024 (Unaudited)	31.12.2023 (Unaudited)	31.03.2024 (Audited)
1	Total Income from Operations	66074.53	55353.87	186653.09	183398.04	243124.37
2 3	Net Profit/(Loss) for the period (before Tax, Exceptional and /or Extraordinary items) Net Profit/(Loss) for the period before Tax.	6434.22	5493.27	18147.67	16236.96	24465.62
Ŭ	(after Exceptional and /or Extraordinary items)	6434.22	5493.27	18147.67	16236.96	24465.62
4 5	Net Profit/(Loss) for the period after Tax, (after Exceptional and /or Extraordinary items) Total comprehensive income for the period (Comprising profit/(loss) for the period (after tax)	4660.28	4006.85	13376.83	12014.43	18166.94
6 7	and other comprehensive income (after tax)) Equity Share Capital Reserves (excluding Revaluation Reserve) as	4660.28 1034.77	4006.85 1034.77	13376.83 1034.77	12014.43 1034.77	18113.76 1034.77
' 8	shown in Audited Balance Sheet of the previous year Earnings per share (of Re. 1/- each)					64952.09
Ŭ	(for continuing and discontinuing operations)					
	Basic: Diluted:	4.50 4.50	3.87 3.87	12.93 12.93	11.61 11.61	17.56 17.56

Note

Place Date

- The above is an extract of the detailed format of Un-audited Financial Results for the 03rd quarter and nine months endec 31st December, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Un-audited Financial Results for the 03rd guarter and nine months ended 31st December, 2024, are available on the website of BSE Limited (www.bseindia.com), National Stock Exchange of India Ltd (www.nseindia.com) and that of the Company (www.ddevgroup.in) The Un-audited Financial Results for the 03rd quarter and nine months ended 31st December, 2024, have been reviewed
- 2) by the Audit Committee and have also been approved by the Board of Directors at their respective meetings held on 10th ebruary, 2025
- The Compay is engaged primarily in the business of different grades of Polymer Compounds which constitute single reporting segment. Accordingly, the company is a single segment company in accordance with "Indian Accounting Standards 108 Operting Segment."
- The figures for the corresponding previous period has been regrouped/reclassified wherever necessary, to conform to the 4) The lights for the consecuting provide parts has even register and even of the Financial Results for the 03rd quarter and The Statutory Auditors of the Company have carried out Limited Review of the Financial Results for the 03rd quarter and Discharge and Discharge
- 5) nine months ended 31st December, 2024, in compliance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015
- The members at the Annual General Meeting held on September 28, 2024, declared final dividend of Re 1 (@100%) per equity share aggregating to Rs 1034.77 lacs for the year ended March 31, 2024, in accordance with the recommendation of the Board of Directors at its meeting held on 20th May, 2024, which was duly paid on October, 2024 6)

For Ddev Plastiks Industries Limited

Sd/-

	Narrindra Suranna
ce: Kolkata	(DIN: 00060127)
e: 10th February, 2025	Chairman and Managing Director

- The above Unaudited Standalone and Consolidated interim financial information of the Company for the quarter and nine months ended December 31, 2024 has been reviewed by the Audit Committee and approved by the Board of Direct at their meeting held on February 10, 2025.
- Pursuant to provisions of Section 230-232 of the Companies Act, 2013, the Board of Directors of the Company on May 17, 2024 had approved the scheme of amalgamation of Varroc Polymers Limited ('VPL') (a wholly owned subsidiary of the Holdin Pursuant to provisions of section 2.30-232 of the Companies Act, 2013, the board of Directors of the Company on May 17, 2024 had approved the scheme of amagamation of varior Polymers Limited (VEU) (the Holding Company) with appointed date of April 01, 2024 (the Scheme '). National Company, Juan Tribunal (NCUT') approved the solve scheme vide its order dated January 10, 2023 and the merge became effective on February 1, 2025 on filing of the NCLT order with the Registrar of Company ison the scheme vide its order dated January 10, 2023 (the Scheme '). National Company Law Tribunal (NCUT') approved the above scheme vide its order dated January 10, 2023 and the merge became effective on February 1, 2025 on filing of the NCLT order with the Registrar of Companies. The merger has been accounted as business combination of entities under common control as per Appendix C to Ind AS 103 - Business Combinations of Accordingly, all the comparative periods presented in the standalone results have been restated to include the effects of this merger. The aforesial scheme has no impact on the Consolidated Financial Results of the Group since the scheme's nonths ended September 30, 2024 which has been restated to include settimated expenses for the quarter and six months ended September 30, 2024 which has been restated to include the effects of this merger for the quarter and nine months ended December 31, 2024 includes estimated expenses directly attributable to this merger of Rs. 112.70 million .
- On December 11, 2024, the Group received an order from the International Chamber of Commerce, Singapore ('ICC') in respect of the ongoing arbitration between VarrocCorp Holding B.V. ('VCHBV') jointly with Varroc Engineering Limited and Beste Motor Co. Ltd. ('TVC BVI Entity') jointly with TVC Brother Industrial Co. Ltd ('TVC Group') and Varroc TVC Corporation ('VTVC' or 'China IV'), wherein VCHBV has been directed to transfer its 50% shareholding in VTVC to TVC BVI Entity for a consideration of RMB 310.50 million. Accordingly, the Group has assessed that its investment in VTYC (a joint venture accounted for under the equity method) satisfies the criteria prescribed under Ind AS 105 'Non-Current Assets Held for Sale and Discontinued Operations' for classification as 'Assets held for sale' as at December 31, 2024. Further, the Group's share to its fair value less costs to sell. The resulting estimated impairment loss of Rs. 764.8 million has been disclosed as an Exceptional litem in the financial results for the quarter and nine months ended December 31, 2024. Further, the Group's share for ent profits of VTYC of Rs. 27.85 million (approx. 2.28% of Profit/(loss) before tax) which is included in the Group's income for the nine months ended December 31, 2024 is based on management certified accounts and was not subjected to review. Due to the arbitration as explained above, the Group was unable to get the financial and other information of VTYC reviewed from auditors. The auditors in their review report have included a qualification in respect of this matter.
- a) On November 5, 2024, the Group received a GST Order from Additional Commissioner of CGST & Central Excise for appropriation of GST dues amounting to Rs. 629 million along with equivalent penalty and applicable interest relating to inappropriate classification of certain goods supplied during the period from July 1, 2017 to September 30, 2023. The Group has paid the principal demand, however, considering merits of the case, management believes that it has grounds to successfully defend and litigate the GST Order with respect to applicable interest and penalty for the aforementioned period. The Group has initiated appellate proceedings against this GST Order, pending conclusion of which no adjustments have been made in respect of this matter in the financial results for the quarter and nine months ended December 31, 2024.

b) On January 03, 2025, the Group received a GST Order from Commercial Tax Officer (Divisonal GST office, Karnataka) consisting of demand for GST dues amounting to Rs. 0.03 million along with interest of Rs. 302.67 million and penalty of Rs. 564.19 million relating to inappropriate classification of certain goods supplied during the period from July 1, 2017 to September 30, 2023. The Group has paid the principal demand, however, considering merits of the case, management believes that it has grounds to successfully defend and litigate the GST Order, pending conclusion of which no adjustments have been made in respect of this matter in the financial results for the quarter and nine months ended December 31, 2024.

- During the previous year ended March 31, 2024, the Group received eligibility certificates (ECs) in respect of three plants in Aurangabad/Pune under the Maharashtra Electronic Policy 2016 effective from April 1, 2022 and valid for 10 years. Under these ECs, the Company is eligible to claim incentive in the form of refund of SGST paid on eligible sales from the respective plants. The Group has considered these as grants related to income under Ind AS 20 by recognizing the same as income in profit and loss based on SGST paid for the year. The amount of income recognised in the year ended March 31, 2024 in respect of the aforesaid ECs was Rs. 989.71 million pertaining to the period April 1, 2022 to March 31, 2024.
- During the year ended March 31, 2024, Varroc Engineering Limited ('VEL') and Varroc Polymers Limited ('VPL') had derecognised (written-off) loans given to VarrocCorp Holding B.V. ('VCHBV'), Netherlands including interest on such loans aggregating t Rs. 13,533.33 million after making requisite submissions to AD Bank. The Group had claimed this write-off of loans as an allowable business loss, considering that these loans extended to VCHBV were in the nature of trade investments to derive benefit for the Group's businesses rather than for earning dividend/capital appreciation. The Group obtained legal opinions from two independent senior counsels who supported their view on claiming this write-off of loans as an allowable business loss Accordingly, the group considered this loss as tax deductible for computation of current tax provision to the extent of Rs. 437.14 million and for recognition of deferred tax asset of Rs. 2,968.93 million in VPL & VEL respectively, towards the loss Automaty in group considered that bas as tax deductible for Computation of carrent tax possion of the extent of Ns. 4.9 minior of recognition of carrent tax possion of the extent of Ns. 4.9 minior of recognition of carrent tax possion of the extent of Ns. 4.9 minior of Ns. 4.9 minior of the extent of Ns. 4.9 minior of Ns.4.9 minio
- Additional information on Standalone Financial Results is as follows:

Date : February 10, 2025 Place : Pune

(Rs. in Million)

	Quarter ended		Nine Months ended		Year ended
Particulars	December 31, 2024	December 31, 2023	December 31, 2024	December 31, 2023	March 31, 2024
	(Unaudited)	(Unaudited) (Restated - refer note 2)	(Unaudited)	(Unaudited) (Restated - refer note 2)	(Audited) (Restated - refer note 2)
Securities Premium Account	13,340.58	13,340.58	13,340.58	13,340.58	13,340.58
Net worth	16,817.17	14,276.64	16,817.17	14,276.64	15,115.29
Paid up Debt Capital/ Outstanding Debt	9,556.05	12,794.02	9,556.05	12,794.02	11,410.39
Debt Equity Ratio (No. of times)	0.57	0.90	0.57	0.90	0.75
Debt Service Coverage Ratio (No. of times)	1.64	1.35	1.66	1.01	1.13
Interest Service Coverage Ratio (No. of times)	4.40	3.88	4.50	3.46	3.94

The above is an extract of the detailed format of Unaudited Standalone and Consolidated Financial Results for the quarter and nine months ended December 31, 2024, filed with the Stock Exchange under Regulation 30, 33, 47 and 52 and othe applicable Regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The full format of Standalone including disclosures under Regulation 52(4) and Consolidated Unaudited Financial Results are available on the Stock Exchange websites, i.e www.nseindia.com and www.bseindia.com and on the Company's website i.e. www.varroc.com. For and on behalf o

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