

Machino Plastics Limited

Registered Office & Plant: 3, Maruti J.V. Complex, Delhi-Gurugram Road, Haryana – 122 015, India.

CIN:L25209HR2003PLC035034 Tel: 0124-2341218, 2340806

Email: sec.legal@machino.com

Website: www.machino.com

Date: 2nd August, 2024

The BSE Ltd. Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400001 Scrip Code No: 523248

Subject: Newspaper Publication of the Notice of 39th Annual General Meeting to be held on Tuesday, 3rd September, 2024

Dear Sir,

Please find enclosed herewith a copy of the newspaper publication of the notice of 39th Annual General Meeting to be held on Tuesday, the 3rd September, 2024 published in Business Standard Newspaper on 2nd August, 2024.

This is for your kind information and record.

Thanking You,

Yours faithfully

For Machino Plastics Limited AS7

Aditya Jindal

Chariman cum Managing Directo



CIN: L99999MH1997PLC417265

Registered Office: Piramal Agastya Corporate Park, Building 'A', 4th and 5th Floor, Unit No. 401, 403, 501, 502, L.B.S. Road, Kurla, Mumbai, Maharashtra - 400070

UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2024 (All amounts in Rs. million except otherwise specified)

		,					
Sr.			Quarter Ended				
No.	PARTICULARS	30.06.2024	31.03.2024	30.06.2023	31.03.2024		
		(Unaudited)	(Audited)*	(Unaudited)	(Audited)		
1.	Total Income from Operations	2,061.64	2,113.22	2,440.66	9,595.58		
2.	Net profit/(loss) for the Period before tax	(795.58)	(842.19)	(492.82)	(3,674.98)		
3.	Net profit/(loss) after tax for the period	(597.44)	(636.02)	(369.78)	(2,885.42)		
4.	Total comprehensive income/(loss) for the period	(591.32)	(640.69)	(367.62)	(2,887.27)		
5.	Paid-up equity share capital (Face value Rs. 2 per share)	126.56	126.55	126.32	126.55		
6.	Other equity including instruments entirely equity in nature				2,906.75		
7. Earnings Per Share (Face value Rs. 2 per share) (not annualised)							
	(a) Basic (Rs.) (b) Diluted (Rs.)	(9.42) (9.42)	(10.07) (10.07)	(5.87) (5.87)	(45.67) (45.67)		
*Refer note 3							

Notes to the unaudited financial results:

The above is an extract of the detailed format of quarter and year ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015 as modified by Circular No. CIR/CFD/FAC/62/2016 dated 5 July, 2016. The full format of the quarter ended Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and also on Company's website www.wforwoman.com

Notes to the unaudited financial results

- The above unaudited financial results of the Company for the quarter ended June 30, 2024 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on
- These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian accounting Standard) Rules, 2015 as amended.
- The results for the quarter ended March 31, 2024 are the balancing figures between the audited figures in respect of the full financial year and the published year to date unaudited figures up to the third quarter of the ear ended March 31, 2024
- year ended March 31, 2024
 The Board of Directors at its meeting held on May 5, 2023, approved a draft Scheme of Amalgamation by way of merger by absorption ("Scheme") between TCNS Clothing Co. Limited (Transferor Company) and Aditya Birla Fashion and Retail Limited (Transferoe Company) and their respective shareholders and creditors, under Sections 230 to 232 of the Companies Act, 2013. The Amalgamation is conditional upon and subject to ander Sections 250 to 252 of the Companies Act, 2015. The Antaganiation is continuously depth and subject to Transferor Company and Transferee Company complying with the 'Conditions Precedent to Effectiveness' as stated in clause 31 of the Scheme and receipt of requisite approvals from Statutory and Regulatory authorities, the respective shareholders and creditors, under applicable laws. On the scheme becoming effective, 11 fully paid-up equity shares of the face value of Rs. 10 of Transferee Company will be issued for every 6 fully paid-up equity shares of the face value of Rs. 2 of the Transferor Company.

every 6 fully paid-up equity shares of the face value of Rs. 2 of the Transferor Company.

During the quarter ended September 30, 2023, the Transferee Company had acquired 18,712,577 equity shares by way of open offer and 14,195,748 equity shares by way of purchase of shares from erstwhile promoters of the Company, collectively representing 52.01% of the share capital of the Company. Pursuant to completion of the above, Aditya Birla Fashion and Retail Limited has acquired control with effect from September 26, 2023 and has become the Holding Company of the Company. The Company had received no objection from BSE Limited and National Stock Exchange of India Limited vide letter dated March 14, 2024 and March 15, 2024 respectively for the merger of the Company with Aditya Birla Fashion and Retail Limited ("ABFRL"). The Company and ABFRL had filed Joint Company Application on March 15, 2024 with Hon'ble National Company Law Tribunal ("NCLT") for further directions. Pursuant to the direction of NCLT, meeting of the equity shareholders of the Company and ABFRL was held on June 5. 2024

direction of NCLT, meeting of the equity shareholders of the Company and ABFRL was held on June 5, 2024 and the Scheme of Amalgamation was approved by the requisite majority of equity shareholders.

- Further, the Company and ABFRL have filed the joint petition with NCLT seeking sanction to the Scheme. The said Petition was admitted by NCLT and heard on July 19, 2024. The Company has allotted 5,000 equity shares during the quarter ended June 30, 2024 of face value of Rs. 2 per share arising from exercise of Employee Stock Options Plans (ESOPs), which were granted under "TCNS ESOP Scheme 2014-2017".
- The Company is primarily engaged in the business of women apparel and accessories in India. Accordingly, the Company views its business activities as one business segment, therefore there are no separate reportable segments as per Indian Accounting Standard (Ind AS) 108 - "Operating Segments".

moneywise, be wise.

SMC GLOBAL SECURITIES LIMITED

CIN: L74899DL1994PLC063609

Regd. Office: 11/6B, Shanti Chamber, Pusa Road, New Delhi-110005

Helpline Number: 011-66075200

PUBLICATION NOTICE OF

NON-ASSOCIATION & IMPERSONATION

This Public Notice is issued on behalf of SMC Global Securities Limited (SMC), a duly registered stock broker with SEBI. Recently, it

has come to our notice that a whole lot of community has been formed who impersonate as SMC, claiming to be our core managemen

to propagate their malicious agenda of scamming unaware customers. They also include other unknown persons like Devansh Baniya. Shivangi Aggarwal, Kavya Ambani, Ritu Vohra through various social media platforms viz. WhatsApp groups/links/Channels, Telegram

Channels, Facebook, Instagram channels, etc. ("platforms") falsely impersonating as representatives of SMC or being affiliated with SMC. They are misusing the Name, Trademark & SEBI Regn No. of SMC and the name of Mr. Mahesh C. Gupta Vice CMD, SMC Group, Dr. D.K Aggarwal CMD-SMC Capitals Itd. and SMC Investments & Advisors Ltd. and Mr. Ajay Garg, Director & CEO, SMC

Global Securities Ltd. in various investment and advisory textual/ graphic/audio/video clips by the creation of fraudulent WhatsApp &

Telegram Groups with the intent of scamming. Please note, the SMC's management and our internal research experts' photos have

peen misused; they are not affiliated with any social media platform that provides financial advice. The Scammers are providing unregistered and unregulated fake websites, unregulated trading platforms & mobile applications which resemble or impersonate website/applications of SMC and luring to join/create institutional account to get guaranteed/high returns and deceiving public to invest the money, claiming to facilitate pre-IPO subscriptions with false promises of assured profits and offering illegal trading services etc. The details of Fake WhatsApp groups/Telegram channels/Facebook post/Instagram post etc. including but not limited, are as follows;

25

29 30

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11

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Android

SMC ACE_1.0.9.apk

S.No Fake Whatsapp Group Name

Stock Pull up Group

J1 - SMC Global Securities

C101 SMC Stock Booster

Z52 SMC Stock Boost

SMC Stock Learning Group -031

H110 -/ H110- SMC Stock Boost Group B3/C3/C5/D4/D5/E4/F4/F5/G3/G4 SMC

Global Securities Internal Trading Group

SMC Capital Customer Care-A58/ C61

SMC EasyInvest APK for Android V 2.4 SMC Ace: Stock, Demat, IPO, MF apk 1.0.84 for

SMC Global Securities Ltd Apps

12 SMC Ace: Stock Trading App Version 1.0.81

SMCEasyTrade apk Updated On Jul 09, 2024 App

SMCEasyTrade APK SMC Ace: Stock Trading App

SMC Ace: Stock Trading App

C103/ F02- SMC Stock Boost Group

SMC Securities 03/08/12/16/27/30/31/32/40/51/86/88

SMC Global Securities 39/ 11

C1 SMC Global Securities Internal Trading Group

B7- SMC Global Securities Stock Pull up Group B2 SMC Global Securities Internal Trading Group

SMC Global Securities 2/3/6/7/11/15/18/19/21/22/ 26/31/36/37/38/42/46/47/50/52/54

01/B2/B3 01/B5/ F2/T10/ F-E/ H121/J2/ L6/T11/ E-D/M12/ Kaj k liye bolo 01/ H4/ Y7

600246195- Group in 01 SMC Global Securities

SMC Global Securities Stock Pull up Group

For and on behalf of the Board of Directors of

Place: New Delhi Date: July 31, 2024

WhatsApp Groups:

12

18

6

Web Links: S.No App

WhatsApp Admin:

S.No Fake Whatsapp Group Name

Stock Community

Stock Community

Accel Student Group F91

B-B SMC Global Securities Stock pull up group

SMC Global Securities A52/ B28/ B10/ 30A

906/119/A041/A41 SMC Global Securities Official

SMC Stock Investment Compass 209/ 263/250/268/240

SMC Stock Investment Compass 235/ 205/265/204

C6- SMC Global Securities Stock Pull up Group

SMC Global Securities 10/14/35/44/25/15/4/17

B-8 SMC Global Securities Stock Pull up Group

SMC Easylnvest 2.4 SMC Global Securities Ltd

SMCeKYC 2.0.6 SMC Global Securities Ltd

https://smceasytrade.en.softonic.com/android

SMC Ace: Stock, Demat, IPO, MF apk

SMCEasyTrade APK 3.4 SMC Global Securities Ltd

A041/ A41 SMC Global Securities Official

D1 SMC Securities Exchange Group

SMC Global Securities Club 308/ 383 T9- SMC Global Securities Stock Pull up Group

E38/ D157- SMC Stock Boost Group

SMC Global Securities Club 333

14 A1- SMC Securities Exchange Group

SMC Global Securities Club 333

20 SMC Securities 13/ 17/ 07/11

com.rs.smc-1.0.9.apk

SMCEasyTrade

SMC ACE for iOS

Mobile Applications:

SMC Stock Learning Group -VIP-011

D152- SMC Stock Boost Group

Anant Kumar Daga **Managing Directo**

JTEKT

JTEKT INDIA LIMITED

(CIN - L29113DL1984PLC018415) Regd. Office: UGF-6, Indraprakash, 21, Barakhamba Road, New Delhi 110001 Tel. No.: 011-23311924, 23327205, E-mail: investorgrievance@jtekt.co.in; Website: www.itekt.co.in

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE **QUARTER ENDED 30 JUNE 2024**

S.	Particulars	(Year ended		
No.		30.06.2024	31.03.2024	30.06.2023	31.03.2024
		Unaudited	Unaudited	Unaudited	Audited
1.	Total income	55,767.84	63,635.83	48,109.03	2,25,697.96
2.	Net profit for the period before tax (before exceptional items)	2,005.85	4,885.23	1,754.39	13,906.01
3.	Net profit for the period before tax (after exceptional items)	2,005.85	4,885.23	2,493.65	14,645.27
4.	Net profit for the period after tax (after exceptional items)	1,487.63	3,429.67	1,865.95	10,686.43
5.	Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	1,483.80	3,403.91	1,849.10	10,590.89
6.	Paid up equity share capital (Face value of ₹ 1/- per share)	2,542.80	2,542.80	2,444.80	2,542.80
7.	Other equity as shown in the Audited	_	_	_	79.625.27

Notes:

(a) Basic

Place: Gurugram

(b) Diluted

The above Statement of Unaudited Financial Results for the guarter ended 30 June 2024, were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 1 August 2024. The said results along with the audit report of the Statutory Auditors are available on BSE Limited ('BSE') website (URL:www.bseindia.com), the National Stock Exchange ('NSE') website (URL:www.nseindia.com) and on the Company's website (URL:www.jtekt.co.in). The financial results have been prepared in accordance with the recognition and measurement principles of the Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the Companies Act, 2013.

0.59

0.59

1.35

1.35

The Board at its meeting held on 30 May 2024 considered and recommended a final dividend of ₹ 1,525,68 lakh @ 60% i.e. ₹ 0.60 per equity share of ₹ 1.00 each for the financial year 2023-24. The same is subject to approval by the Shareholders at their Annual General Meeting to be held on 13 August 2024.

For and on behalf of the Board of Directors of

0.73

0.73

4.20

4.20

(₹ in lakhs, except per equity share data)

JTEKT India Limited

Chairman & Managing Director Date: 1 August, 2024



Place: Mumbai

Date: 1st August 2024

Balance Sheet (excluding revaluation reserve)

Earnings Per Share (EPS)

(Face value of ₹ 1/- per share)

(not-annualised for the quarter)

GRASIM INDUSTRIES LIMITED

CIN: L17124MP1947PLC000410 Registered Office: P.O. Birlagram, Nagda - 456 331, Dist. Ujjain, Madhya Pradesh, India Tel.: +91 7366-246766

Corporate Office: Aditya Birla Centre, "A" Wing, 2nd Floor, S.K. Ahire Marg, Worli, Mumbai - 400 030, Maharashtra, India. Tel. No.: +91 22 6652 5000 / 2499 5000 E-mail: grasim.secretarial@adityabirla.com; Website: www.grasim.com

Pursuant to Regulation 29(1) and other applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a meeting of the Board of Directors of Grasim Industries Limited ('the Company') will be held on Friday, 9th August 2024, *inter-alia*, to consider and approve the unaudited financial results of the Company for the quarter ended 30th June 2024.

In terms of the Code of Conduct to Regulate, Monitor and Report Trading by Designated Persons in Listed or Proposed to be Listed Securities of Grasim Industries Limited, the trading window for dealing in the securities of the Company has been closed from 1st July 2024 and shall remain closed till 48 hours after the announcement of unaudited financial results i.e. up to 11th August 2024 (both days inclusive)

This Notice is also available on the following websites:- www.bseindia.com and www.nseindia.com.

For Grasim Industries Limited

Company Secretary & Compliance Office

FCS-4164

Sailesh Kumar Daga



चन्दरमुखी, नरीमन प्वाइंट, मुंबई-400 021 / Chander Mukhi Nariman Point Mumbai – 400 021 दुरभाष Tel. ०२२-६६३८७६८० फैक्स FAX ०२२-२२०४४३३६ | Web Site : www.centralbankofindia.co.in

Empanelment of Training Institutes/Universities to provide an initial training and also providing Post- Graduate Diploma in Banking & Finance to trainees.

Central Bank of India, a leading Public Sector Bank, with Pan India Branch Network of 4500 plus branches having total business of more than Rs. 6.30.000 Crores and driven by a committed team of 32000 plus employees, intends to empanel Training Institutes/Universities to provide an initial training and also providing Post- Graduate Diploma in Banking & Finance to trainees which is to be absorbed in the Bank subject to terms and conditions.

For further details interested bidders are requested to visit Bank's website https://www.centralbankofindia.co.in.

Place : Mumbai DATE : 02.08.2024 GENERAL MANAGER (HCM)

MACHINO PLASTICS LTD Regd. Office & Plant: PLOT NO. 3, MARUTI JOINT VENTURE COMPLEX

GURUGRAM - 122015 (HARYANA)

CIN: L25209HR2003PLC035034 Tel: 0124-2341218, 2340806 Email: sec.legal@machino.com Web

NOTICE OF ANNUAL GENERAL MEETING, E VOTING AND BOOK CLOSURE

Notice is hereby given that the **39th Annual General Meeting** (AGM) of the Company will be held on Tuesday, the 3rd September, 2024 at 10:30 a.m. through video conferencing or other audio-visual means (VC/OAVM) to transact the business as specified in the notice of AGM forming the part of

Notice is also hereby given that pursuant to Section 91 of the Companies Act 2013, and applicable rules thereunder; the register of member and share transfer books of equity shares of the Company will remain closed on Tuesday, the 3rd September, 2024 for the purpose of the Annual Genera Meeting for the financial year ended on 31st March, 2024.

As per Section 108 of the Companies Act, 2013 and rules made thereon the electronic voting (e-voting) facility shall be provided to the shareholders of the company holding shares as on 27th August, 2024 to cast their vote electronically on the Ordinary and Special business as set out in the Notice of Annual General Meeting through electronic voting system (remote evoting) of National Securities Depository Limited (NSDL) the details of the process and manner of which is given in the Annual Report of the Company. All the members are informed that:

- The remote e-voting period shall commence on 31st August, 2024 (09:00 a.m.)
- The remote e- voting period shall end on 2nd September, 2024 (05:00 p.m.)
- The remote e-voting period shall also be available on 3rd September 2024 i.e. Date of AGM from 10:30 a.m. till 12:00 noon.
- The cut-off date for determining the name of eligibility to vote by electronic means from the place other than the venue of AGM or at the AGM shall be 27th August, 2024.
- Any person who acquires shares of the Company and/or become member of the Company after the date of dispatch of Notice of AGM to members and holding shares as on cut-off date i.e. 27th August, 2024 or who have not received their login id and password; may obtain the log ir id and password for voting by electronic means by sending request a evoting@nsdl.co.in or rta@alankit.com. However, if a person is already registered with NSDL for e-voting then existing user ID and password car be used for casting vote Members may note that a) the remote e-voting module shall be disabled
- by NSDL after the aforesaid date and time for voting and once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently; b) the facility for voting through insta-poll shall be made available during the AGM; c) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again and d) a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut-off date i.e. 27th August 2024 only shall be entitled to avail the facility of remote e-voting as well as facility of insta-poll at the AGM;
- The notice of AGM and annual report for the financial year 2023-24 is available on the Company's website at www.machino.com and can be downloaded through the link https://machino.com/wp-content/uploads/2024/07/annual-report-final-copy-202324.pdf and also on the website of NSDL at www.evoting.nsdl.com. In case of queries, members may refer to the Frequently Asked
- Questions(FAQs) for members and e-voting user manual for members at the downloads section of www.evoting.nsdl.com or call at 022-48867000 or contact Ms. Pallavi Mhatre, Senior Manager, NSDL, Trade World, 'A Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai- 400013 at the designated e-mail ids: evoting@nsdl.co.ir or at grievances connected with the voting by electronic means Members may also write to the Company Secretary at sec.legal@machino.com or at the registered office address

The Annual Report 2023-24 and other communication sent electronically wil be displayed on the Company's website at www.machino.com and will also be available for inspection at the registered office of the company during the office hours. Further, as a member of the company, you will be entitled to be furnished, free of cost, a printed copy of the documents of the company sen electronically, upon receipt of the requisition from you. Yours faithfully

For Machino Plastics Limited

Date: 1st August, 2024 Place: Gurugram

Aditya Jindal Chairman cum Man



CLEAN SCIENCE AND TECHNOLOGY LIMITED

Regd Office: Office No. 603 & 604, 6th Floor, Tower No.15, Cybercity, Magarpatta City, Hadapsar, Pune, Maharashtra - 411013 Website: www.cleanscience.co.in, Email Id: compliance@cleanscience.co.in, Tel: +91 20 41264761, Corporate Identification Number: L24114PN2003PLC018532

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

₹ in million (except per share data)

			Standalone				Conso	lidated	
Sr		(Quarter Ende	d	Year Ended		Quarter Ende	d	Year Ended
No	Particulars	30-06-2024	31-03-2024	30-06-2023	31-03-2024	30-06-2024	31-03-2024	30-06-2023	31-03-2024
		(Un-audited)	(Refer Note 5)	(Un-audited)	(Audited)	(Un-audited)	(Refer Note 5)	(Un-audited)	(Audited)
1	Total Income from Operations	2,173.14	2,254.79	1,881.14	7,894.39	2,240.12	2,275.25	1,881.14	7,914.85
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	962.37	1,005.93	782.15	3,309.81	887.02	953.01	787.12	3,265.00
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	962.37	1,005.93	782.15	3,309.81	887.02	953.01	787.12	3,265.00
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	721.58	748.10	585.43	2,476.88	659.31	702.74	589.40	2,440.26
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	721.42	746.49	585.77	2,476.31	659.09	700.95	589.74	2,439.51
6	Paid-up Equity Share Capital [Face Value ₹1/- per share]	106.26	106.25	106.24	106.25	106.26	106.25	106.24	106.25
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				12,050.13				11,925.40
8	Earnings per equity share (nominal value of ₹1/- per share)*								
	Basic	6.79	7.04	5.51	23.31	6.21	6.61	5.55	22.97
	Diluted	6.79	7.04	5.51	23.31	6.20	6.61	5.55	22.96

*EPS are not annualised for the interim periods

Place: Pune

Date: August 1, 2024

- 1 The above unaudited financial results have been reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors in their respective meetings held on August 1, 2024. These unaudited financial results of the Company are prepared in accordance with Indian Accounting Standards ("referred to as Ind AS") as prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and the provisions of
- 2 The "Limited Review" of the Unaudited Financial Results for the quarter ended June 30, 2024 pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been carried out by the Statutory Auditors. An unmodified report has been issued by them thereon.
- 3 During the period, 9,358 equity shares of ₹ 1/- each fully paid-up, were alloted upon exercise of the vested stock options pursuant to the Company's Employee Stock Option Scheme, 2021 (ESOP 2021) resulting in an increase in the paid-up share capital by ₹.01 million and security premium account by ₹7.20 million
- 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 aforesaid Unaudited Financal Results will be uploaded on the Company's website www.cleanscience.co.in and will also be available on
- the websites of BSE Limited www.bseindia.com and The National Stock Exchange of India Limited www.nseindia.com for the benefit of shareholders and investors 5 Figures of the preceding three months ended March 31, 2024 are the balancing figures between audited figures in respect of the full previous financial year and the unaudited published year to date figures upto the end of the third quarter of the previous financial year.

For and on behalf of the Board of Directors

Ashok R. Boob **Managing Director DIN 0410740**

Adfactors 220

3 7709341726 11 8489798398 19 8420254092

https://www.ldplayer.net/apps/smc-ace-stock-trading-app-on-pc.html https://www.ldplayer.net/downloads/smc-ace-stock-trading-app-apk.html?qclid

- S.No Number S.No Number S.No Number 9956694389 9 9355875271 17 9601717652 25 9843058142 33 7995065442 9621974798 10 9601023155 18 9109662768 8585898897 8401198208 27 8939613463 35 7674863571 9560471893 12 9601601463 20 7044286082 28 8174528732 9661531605 1(562)542-4796 13 | 44 7506000000 | 21 | 8961403149 29 9601330181 37 9601196353 1(747)321-9713 14 9601120860 22 44 7763975023 30 8624941574 9460834508 15 9601281557 23 8420448572 31 8734029771 16 9601547957 24 9585208402 32 9384141790 8 9951156061
- This is to bring to the notice of general public that SMC Global Securities Ltd.: Does Neither have any official WhatsApp group or WhatsApp channel nor asks anybody to join WhatsApp groups or channel for
- receiving recommendations on stocks leading to abnormally high, assured or guaranteed returns. Does Not Call/reach out to our customers from international numbers.
- Does Not Offer assured or guaranteed returns on any of our equity/equity linked products Does Not Offer stocks at discounted prices
- Does Not Assure allotment in IPO
- You may please refer this link (https://www.smctradeonline.com) for our official list of websites / mobile applications / social media
 - handles of SMC Global Securities Ltd.
 - Further, if you have any questions or need more clarifications, please do not hesitate to contact us on our helpline number i.e. 011-66075200 (IVR Option No. 2 for Customer Support). Our Customer Service Executive

would be happy to assist you in the best manner.

DEBTS RECOVERY TRIBUNAL

600/1. University Road. Near Hanuman Setu Mandir. Lucknow- 226007 (Area of Jurisdiction-Part of Uttar Pradesh) Summons for filing Reply & Appearance by Publication

O.A. No. 323/2024 [Summons to Defendant Under Section 19(3), of the Recovery of

Debts due to Banks and Financial Institutions Act, 1993 read with Rules 12 and 13 of the Debts Recovery Tribunal (Procedure Rules, 1993)]

Original Application No. 323 of 2024 Central Bank of IndiaApplicant

M/s Gavas Mohd and others ...Defendants 1. Mohd Akeel S/o Shri Mansab Ali R/o H.No. 107, Ashiyana Colony,

Meerut Road, Distt- Meerut (U.P.)- 250002 In the above noted application, you are required to file reply in paper book form in Two sets along with documents and affidavits (if any), personally or through your duly authorized agent or legal practitioner in this Tribunal

after serving copy of the same on the Applicant or his counsel/duly

authorized agent after publication of the summons and thereafter to appear before the Tribunal on **20.08.2024** at **10:30 A.M.** failing which the

application shall be heard and decided in your absence. Debts Recovery Tribunal, Lucknow

NOTICE is hereby given that the be Person of Kotak Securities Limited. is no longer affiliated as Authorise Address of Authorised **Authorised Person** NSE - AP0291117191 253 KOHAT ENCLAVE PITAMPURA NORTH WEST DELHI 110034 KUMAR JAIN MCX - 148945

PUBLIC NOTICE

Please note that above mention Authorised Person (AP) is no longer associated with us. Any person henceforth dealing with above mention AP should do so, at their own risk. Kotak Securities Ltd. shall not be liable for any such dealing. In case of any queries for the transactions till date, Investors are requested to inform Kotak Securities Ltd. within 15 days from the date of this notification, failing which it shall be deeme that there exists no queries against the above mentioned AP. Inat there exists no queries against the above mentioned AP.

kotak* Kotak Securities Limited. Registered Office: 27 BKC, C 27, G Block, Bandra Kuria
No.: 422 43360000, Fax No.: 422 67132430. Website: www.kotak.com / www.kotaksecurities.com.
Correspondence Address: Infinity IT Park, Bldg, No 21, Opp. Film City Road, A K Vaidya Marg, Malad
(East), Mumbai 400097. Telephone No: 42856825. SEBI Registration No: 1NZ000200137(Member of
NSE, BSE, MSE, MCX & NCDEX), AMFI ARN 0164, PMS INP000000258 and Research Analyst
INH000000586. NSDL/CDSL: IN-DP-629-2021. Compliance Officer Details: Mr. Hiren Thakkar
Call: 022-42658484, or Email: ks.compliance@kotak.com.

ऊनो मिंडा लिमिटेड

कृपया ध्यान दें कि 01.08.2024 को बिजनेस स्टैंडर्ड में प्रकाशित ऊनो मिंडा लिमिटेड की एजीएम की सुचना में शीर्षक के अंतर्गत त्रुटिवश 31वीं वार्षिक आम बैठक प्रकाशित हो गया है, जिसे 32वीं वार्षिक आम बैठक के रूप में पढ़ा जाए। शेष सामग्री यथावत रहेगी। असुविधा के लिए खेद है।

PUBLIC NOTICE NOTICE is hereby given that the belo Person of Kotak Securities Limited.

Authorised Person Name	Trade Name	Exchange Registration Numbers of Authorised Person	Address of Authorised Person			
INVESTOR CAPITAL	INVESTOR CAPITAL	NSE - AP0291107281	Tower B 8th Floor Flat No H2 801 Classic Residency Nh 58 Raj Naga Extension Ghaziabad 201001			
Please note that above mention Authorized Person (AD) is no longer appointed with us. Any per-						

lease note that above mention Authorised Person (AP) is no longer associated with us. Any persor enceforth dealing with above mention AP should do so, at their own risk. Kotak Securities Ltd. shall no le liable for any such dealing, in case of any queries for the transactions tild date, Investors are requested inform Kotak Securities Ltd. within 15 days from the date of this notification, failing which it shall be ned that there exists no queries against the above mentioned AP.

deemed that there exists no quenes against the above mentioned AP.

kotak & Kotak Securities Limited. Registered Office: 27 BKC, C 27, G Block, Bandra Kurla No: +22 43360000, Fax No: +22 67132430. Website: www.kotak.com / www.kotaksecurities.com. Correspondence Address: Infinity IT Park, Bldg, No 21, Opp. Film City Road, A K Vaidya Marg, Malad (East), Mumbai 400097. Telephone No: 42856825. SEBI Registration No: INZ000200137(Member of NSE, BSE, MSE, MC& NCDEX), AMFI ARN 0164, PMS INP000000258 and Research Analyst INH000000586. NSDL/CDSL:: IN-DP-629-2021. Compliance Officer Details: Mr. Hiren Thakkar Call: 022 -4285 8484, or Email: ks.compliance@kotak.com

PUBLIC NOTICE NOTICE is hereby given that the below me n is no longer affiliated as Authorise

erson of Kotak	son of Kotak Securities Limited.						
Authorised erson Name	Trade Name	Exchange Registration Numbers of Authorised Person	Address of Authorised Person				
RAJESH VANJANI	RAJESH VANJANI	NSE - AP0291563901 BSE - AP01067301158136	602 GROUND FLOOR SAGAR PRESIDENCY SCTOR 50 NOIDA GAUTAM BUDDHA				
VANJANI	VANJANI	MCX - 164742	NAGAR NOIDA 201301				

Please note that above mention Authorised Person (AP) is no longer associated with us. Any persor enceforth dealing with above mention AP should do so, at their own risk. Kotak Securities Ltd. shall not be able for any such dealing, in case of any queries for the transactions till date, Investors are requested to from Kotak Securities Ltd. within 15 days from the date of this notification, failing which it shall be deemed at there exists no queries against the above mentioned AP.

was unter exists no queries against tine above mentioned AP.

★ kotak [®] Kotak Securities Limited. Registered Office: 27 BKC, C 27, G Block, Bandra Kurla Securities Complex, Bandra (E), Mumbai 400051. Clix: U99999MH1994PLC134051, Telephone No.: +22 43360000, Fax No.: +22 67132430. Website: www.kotak.com / www.kotaksecurities.com / correspondence Address: infinit JT Park, Bldg, No 21, Opp. Film City Road, A K Vaidya Marg, Malad (East), Mumbai 400097. Telephone No: 42856825. SEBI Registration No: INZ000200137(Member of NSE, BSE, MSE, MCX & NCDEX), AMFIA RN 0164, PMS iNP000000258 and Research Analyst INH000000586. NSDL/CDSL:: IN-DP-629-2021. Compliance Officer Details: Mr. Hiren Thakkar Call: 022-42858484, or Email: ks.compliance@kotak.com

PUBLIC NOTICE

NSE - AP0291564161

Please note that above mention Authorised Person (AP) is no longer associated with us. Any person

enceforth dealing with above mention AP should do so, at their own risk. Kotak Securities Ltd. shall not b tell certain dealing with above membranes bround so at a their own has. Note declines Ltd. shall be the ray such dealing. In case of any queries for the transactions till date, Investors are requested the form Kotak Securities Ltd. within 15 days from the date of this notification, failing which it shall be deeme that there exists no queries against the above mentioned AP.

that there exists not queries against the above mention to Arr.

★ kotak * Kotak Securities Limited. Registered Office: 27 BKC, C 27, G Block, Bandra Kurls

No.: +22 43360000, Fax No.: +22 67132430. Website: www.kotak.com / www.kotaksecurities.com

Correspondence Address: Infinity IT Park, Bldg, No 21, Opp. Film City Road, A K Vaidya Marg, Malax

(East), Mumbai 400097. Telephone No: 42856825. SEBI Registration No: INZ000200137(Member o NSE, BSE, MSE, MCX & NCDEX), AMFI ARN 0164, PMS INP000000258 and Research Analys

INH000000586. NSDL/CDSL:: IN-DP-629-2021. Compliance Officer Details: Mr. Hiren Thakka

Call: 022-42858484, or Email: ks.compliance@kotak.com.

n is no longer affiliated as Authoris Address of Authorised

NOTICE is hereby given that the bel Person of Kotak Securities Limited.

RAMRAJ

RAMRAJ

ग्रेटर नौएडा औद्योगिक विकास प्राधिकरण लाट संख्या—01. सैक्टर—नॉलेज पार्क—4 ग्रेटर नोएडा सिटी, जिला गौतम बुद्ध नगर (उ०प्र०) सार्वजनिक सूचना

नौएडा औद्योगिक विकास प्राधिकरण अन्तर्गत M/S Solitaire Infrahome Pvt. Ltd. भ्रत्यग्रह ग्रंग्या-GC-03K/GH-03 Sector-16C Greater Noida. को दिनांक 30.12.2013 के मानचित्र स्वीकृति प्रदान की गयी थी। तदोपरान्त विकासकर्ता द्वारा (Group Housing Project) क आंशिक अधिभोग प्रमाण-पत्र हेतु आवेदन संख्या–CC-4618 दिनांक 01.07.2022 ऑनलाईन के माध्यम से आवेदन किया गया है। तत्क्रम में UP-Apartment Act & - 2010, Amendment 2016 in Section-4 Sub Section-8 के अन्तर्गत परियोजना के आवंटियो से आपति / सुझाव आमंत्रित किये जाने का प्रावधान है। इस सम्बन्ध में विकासकर्ता द्वारा प्रस्तुत स्वीकृति मानचित्र एव Declarations as per UP Apartment Act-2010 परीक्षण किसी भी कार्यदिवस में सुबह 9:30 से साय 6:00 बजे के मध्य नियोजन विमाग में तथा प्राधिकरण की वेबसाईट पर किया जा सकत

ु। अतः उपरोक्त परियोजना के आवंटियों द्वार Sanction Map एवं Declarations as per UF Apartment Act-2010 के सम्बन्ध में सूचना प्रकाशित करने के 30 दिनों के अन्दर आपत्तियां/सुझाव आमंत्रित की जाती है। उपरोक्त के निहितार्थ अपनी आपत्तियां लिखित रूप में अपने आवंटन पत्र, नाम, पता एवं दूरभाव नम्बर के साथ कार्यालय समय व कार्यदिवस में ग्रेटर नौएडा प्राधिकरण के मुख्य प्रशासनिक कार्यालय, भूखण्ड संख्या–1, नॉलेज पार्क–4, ग्रेटर नोएडा में स्थित महाप्रबन्धक (नियोजन / वास्तु०) को सम्बोधित करते हुए सूचना प्रकाशित होने के 30 दिवसों के अन्दर जमा करायी जा सकती है।

महाप्रबन्धक (नियो०/वास्तु०)

जो बढ़ाए

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आपकी तरक्की

∠ EICHER **EICHER MOTORS LIMITED**

CIN: L34102DL1982PLC129877 थर्ड फ्लोर-सिलेक्ट सिटीवॉक, ए-3 डिस्ट्रिक्ट सेंटर, साकेत नई दिल्ली-110017

स्थित, नेड बिल्ला-110017 फोन : +91 11 41095173 कार्पोरेट कार्यालय : #86, सेक्टर-32, गुरुग्राम—122001, हरियाणा फोन : +91 124 4445070 ई-मेल : investors@eichermotors.com, वेबसाइट : www.eichermotors.com

इन्मतः । invesions@einelinions.com, वबसाइट : www.eicheinions.com <u>शेयर सर्टिफिकेट्</u>स खोने के संबंध में सूचना एतदद्वारा सूचना दी जाती है कि आयशर मोटर्स लिमिटेड ("कम्पनी") के नीचे वर्णित इकिवटी शेयर सर्टिफिकेट(सर्टिफिकेट्स) उनके पंजीकृत धारक(कॉ) द्वारा खो गए / गुम हो गए / चोरी हो गए रिपोर्ट किए गए हैं और उन्होंने डुप्लीकेट शेयर सर्टिफिकेट(सर्टिफिकेट्स) जारी करने हेतु आवेदन किया है।

फोलियो	सर्टिफिकेट	विशिष्ट	क्रमांक	शेयरौँ की संख्या
नंबर	नम्बर	से	तक	(अंकित मूल्य रू 10 प्रत्येक)
0061584	85179	18377849	18377878	30
	नंबर	नंबर नम्बर	नंबर नम्बर से	नंबर नम्बर से तक

कोई भी व्यक्ति, जिसको उक्त सर्टिफिकेट(सर्टिफिकेट्स) के संबंध में कोई दावा है, उसको अपना दाव समर्थन दस्तावेजों के साथ कम्पनी को इसके पंजीकृत कार्यालय थर्ड फ्लोर–सिलेक्ट सिटीवॉक, ए-: डिस्ट्रिक्ट सेंटर, साकेत, नई दिल्ली—110017 में प्रस्तुत करना चाहिए। यदि इस सूचना के प्रकाशन की तिथि से 15 दिन के भीतर कोई वैंघ और प्रामाणिक दावा प्राप्त नहीं होता है तो कम्पनी सभी दस्तावेजों के सत्यापन की शर्त के तहत उपरोक्त नामक व्यक्ति(यों) को डुप्लीकेट शेयर सर्टिफिकेट(सर्टिफिकेट्स) जारी करने / पुषि पत्र जारी करने की कार्यवाही आगे बढ़ाएगी और उसके बाद किसी अन्य व्यक्ति(यों) से किसी अन्य दावे विचार नहीं किया जाएगा। वास्ते आयशर मोटर्स लिमिटेड

तिथि: 01 अगस्त. 2024 **स्थान** : गुरूग्राम

कम्पनी सचिव एवं अनुपालन अधिकारी

ndusind	<i>इंडसइंड बेंक लिमिटेड</i> पीएनए हाउस, पहली गंजिल, 57 एवं 57/1, एमआईडीसी, अंधेरी (ई),
Bank	मार्ग्स 400093

कब्जा सूचना (परिशिष्ट-IV) नियम 8(1) देखें (अचल सम्पत्ति के लिए)

वंकि. मैसर्स इंडसइंड बैंक लिमिटेड. शाखा कार्यालयः मकान नं. 499. कोहाट एनक्लेय. कोहाट सीएचबीएस लि कुण, निर्माश्चरी के क्षेत्र (तार्चक विद्या क्षेत्रीय) निर्माश्चरी (तार्चक क्षेत्री हिन्दिक) कार्यक्रिया हिन्दिक संसाइटी, पीतमपुरा, दिल्दी-110034, के अधिकृत अधिकारी होने के नात अधोहरसाक्षरी झार प्रतिसृतिकर एवं वित्तीय संपत्तियों के पुनर्गठन तथा प्रतिमृति हित प्रवर्तन अधिनयम, 2002 (**54 वर्ष 2002**) (**इसे बाद** र **यहां ''सरफेसी अधिनियम'' कहा गया है)** के प्रावधान के अधीन तथा प्रतिभति हित (प्रवर्तन) नियम, 2002 वे नियम 3 के साथ पठित धारा 13(2) के अंतर्गत प्रदत्त शक्तियों के प्रयोग के तहत एक मांग सूचना दिनांकित 30.06.2023 जारी की गई थी, जिसमें

भैसर्स शुभ ऑटोमोटिव एक्सेसरीज प्राइवेट लिमिटेड अपने निदेशकः श्री रजत चावला के जरिए टी-2

इंडिस्ट्रियल एरिया, बहादुरगढ़ सेक्टर-6, रोहतक, हरियाण-124507. 2. श्री रुजत चावला सी-93, दूसरी मंजिल, मादीपुर ग्राम, शिवाजी पार्क, पंजाबी बाग, दिल्ली-110026 3. मृतक होने के कारण स्वर्गीय श्रीमती रचना चावला के वैध उत्तराधिकारी सी-93, दूसरी मंजिल, मादीपुर प्राम, शिवाजी पार्क, पंजाबी बाग, दिल्ली-110026 **4. श्री रमनीक चावला** सी-93, दूसरी मंजिल, मादीपुर ग्राम शिवाजी पार्क, पंजाबी बाग, दिल्ली-110026

को कथित सुचना की प्राप्ति की तारीख से 60 दिनों के अंदर सुचना में उल्लेखित रकम रू. 3,06,74,945.53 के साथ **दिनांक 12.10.2023** से व्याज की रकम चुकता करने को कहा गया था। कर्जदार द्वारा रकम का गुगतान करने में असफल होने के कारण एतद्वारा कर्जदार एवं जनसाधारण को सूचित किया जाता है कि अधिनियम की धारा 13 की उप-धारा (4) के साथ पठित प्रतिमृति हित (प्रवर्तन) नियम, 2002

क्या जाता है। के जातान पर बार्स के किया कि किया के किया के के जातान निर्देश के अंतर्गत प्रदार शकियों के प्रयोग के तहत अधोहस्ताक्षरी द्वारा **31 जुलाई, 2024** को यहां नीचे उल्लेखित सम्पत्ति पर कब्जा कर लिया गया है। विशेष तौर पर कर्जदार तथा आम तौर जनसाधारण को एतदद्वारा सतर्क किया जाता है कि इस संपत्ति से संबंधित

निर्मा को है सीदा न करें तथा इस संपत्ति से संबंधित कोई भी सीदा रु. 3,067,4945,53 के साथ दिनांक 12.10.2023 से ब्याज की रकम के लिए "इंडसइंड बैंक लि." के प्रभार का विषय होगा। कर्जवार का ध्यान प्रत्यामूत सम्पत्तियों को मुक्त कराने के लिए उपलब्ध समय के संबंध में अधिनियम की घारा 13 की उप-धारा (8) के प्रावधानों की ओर आकर्षित किया जाता है। **अचल सम्पत्तियों का विवरणः** ग्राम मादीपुर के क्षेत्र में एवं शिवाजी पार्क नामक कॉलोनी, नई दिल्ली-110026

में स्थित सम्पत्ति सं. सी-93. सम्पर्ण द्वितीय मंजिल का एक आधा अविभाजित हिस्सा साथ में सामने की आधे छत का अधिकार के साथ एक सर्वेद क्वार्टर जिसमें गैरज हिस्से के शीर्ष तल पर एक कमरा तथा स्वतंत्र शौचावत शामिल है, परिमाप 562.4 वर्ग यार्ड का सम्पूर्ण एवं सर्वांगीण हिस्सा, बिक्री विलेख दस्तावेज सं. 1267 एवं 11020 के मार्फत क्रय की गई सम्पत्ति जिसको **चौहरी मिम्मानुसार** है: पूर्व में: सड़क, पश्चिम में: सम्पत्ति सं एच-132 एवं एच-133, उत्तर में: लॉन, दक्षिण में: सम्पत्ति सं.

स्थानः नई दिल्ली दिनांकः 31.07.2024

अधिकृत अधिकारी, मैसर्स इंडसइंड बैंक लिमिटेड

मशीनो प्लास्टिक्स लिमिटेड कार्यालय एवं प्लांटः प्लॉट संख्या 3, मारुति ज्वाइंट वेंचर कॉम्पलेक्स, गुरुग्राम-122015 (हरियाणा) CIN: L25209HR2003PLC035034

टेलीफोन: 0124-2341218, 2340806 ईमेल: sec.legal@machino.com वेबसाइटः www.machino.com

वार्षिक आम बैठक, ई वोटिंग और बुक क्लोजर की सूचना सुचित किया जाता है कि वार्षिक रिपोर्ट का भाग निर्मित करने वाली एजीएम की सुचना में निर्धारित व्यवसाय को पूरा करने के लिए कंपनी की 39**वीं वार्षिक आम बैठक** ('एजीएम') मंगलवार, 3 सितंबर, 2024 को सुबह 10:30 बजे वीडियो कॉन्फ्रेंसिंग या अन्य ऑडियो विजुअल साधनों ('वीसी'/'ओएवीएम') के माध्यम से आयोजित की जाएगी। इसके अलावा यह भी सूचना दी जाती है कि कंपनी अधिनियम, 2013 की धारा 91 और उसके तहत लागू नियमों के अनुसार, 31 मार्च, 2024 को समाप्त वित्तीय वर्ष के लिए वार्षिक आम

बैठक के प्रयोजनार्थ कंपनी के सदस्यों का रजिस्टर और इक्विटी शेयरों की शेयर हस्तांतरण

बही मंगलवार, 3 सितंबर, 2024 को बंद रहेंगी। कंपनी अधिनियम, 2013 की धारा 108 और उस पर बनाए गए नियमों के अनुसार, 27 अगस्त, 2024 तक शेयर धारण करने वाले कंपनी के शेयरधारकों को इलेक्ट्रॉनिक वोटिंग (ई-वोटिंग) सुविधा प्रदान की जाएगी, ताकि वे राष्ट्रीय प्रतिभृति डिपॉजिटरी लिमिटेड (एनएसडीएल) की इलेक्ट्रॉनिक वोटिंग प्रणाली (रिमोट इवोटिंग) के माध्यम से वार्षिक आम बैठक की सचना में निर्धारित साधारण और विशेष व्यवसाय पर इलेक्टॉनिक रूप से अपना वोट डाल सकें जिसकी प्रक्रिया और तरीके का विवरण कंपनी की वार्षिक रिपोर्ट में दिया गया है। सभी सदस्यों को सचित किया जाता है कि

- रिमोट ई-वोटिंग अवधि 31 अगस्त, 2024 (सुबह 09:00 बजे) से शुरू होगी।
- रिमोट ई-वोटिंग अवधि २ सितंबर, २०२४ (शाम ०५:०० बजे) को समाप्त होगी। रिमोट ई-वोटिंग अवधि 3 सितंबर, 2024 यानी एजीएम की तारीख को सुबह 10:30 बजे से
- दोपहर 12:00 बजे तक उपलब्ध रहेगी। एजीएम के आयोजन स्थल या एजीएम के अलावा किसी अन्य स्थान से इलेक्ट्रॉनिक माध्यम से मतदान करने की पात्रता का नाम निर्धारित करने की कट-ऑफ तिथि 27 अगस्त. 2024 होगी।
- कोई भी व्यक्ति जो एजीएम की सचना सदस्यों को भेजे जाने की तिथि के बाद कंपनी के शेयर प्राप्त करता है और/या कंपनी का सदस्य बनता है और कट-ऑफ तिथि यानी 27 अगस्त 2024 तक शेयर धारण करता है या जिसे अपना लॉगिन आईडी और पासवर्ड नहीं मिला है; वह evoting@nsdl.co.in या rta@alankit.com पर अनरोध भेजकर इलेक्टॉनिक माध्यम से मतदान के लिए लॉग इन आईडी और पासवर्ड पाम कर सकता है। हालांकि यदि कोई व्यक्ति ई-वोटिंग के लिए पहले से ही एनएसडीएल के साथ पंजीकत है तो मौजदा यजर आईडी और पासवर्ड का इस्तेमाल वोट डालने के लिए किया जा सकता है;
- सदस्य ध्यान दें कि क) मतदान के लिए उपर्युक्त तिथि और समय के बाद एनएसडीएल द्वारा रिमोट ई-वोटिंग मॉडयल को निष्क्रिय कर दिया जाएगा और एक बार सदस्य द्वारा प्रस्ताव पर वोट डाल दिए जाने के बाद, सदस्य को बाद में इसे बदलने की अनुमित नहीं दी जाएगी; ख) एजीएम के दौरान इंस्टा-पोल के माध्यम से मतदान की सुविधा उपलब्ध कराई जाएगी; ग) जिन सदस्यों ने एजीएम से पहले रिमोट ई-वोटिंग द्वारा अपना वोट डाला है, वे भी एजीएम में भाग ले सकते हैं, लेकिन उन्हें फिर से अपना वोट डालने का अधिकार नहीं होगा और घ) केवल वह व्यक्ति जिसका नाम सदस्यों के रजिस्टर में या डिपॉजिटरी द्वारा प्रबंधित लाभभोगी स्वामियों के रजिस्टर में कट-ऑफ तिथि यानी 27 अगस्त, 2024 तक दर्ज है, वह एजीएम में रिमोट ई-वोटिंग की सुविधा के साथ-साथ इंस्टा-पोल की सुविधा का लाभ उठाने
- वित्तीय वर्ष 2023-24 के लिए एजीएम की सुचना और वार्षिक रिपोर्ट कंपनी की वेबसाइट www.machino.com पर उपलब्ध है और इसे https://machino.com/ wp-content/uploads/2024/07/annual-report-final-copy-202324.pdf लिंक के माध्यम से और एनएसडीएल की वेबसाइट www.evoting.nsdl.com से भी डाउनलोड किया जा सकता है।
- किसी पूछताछ के मामले में, सदस्य www.evoting.nsdl.com के डाउनलोड अनुभाग में Frequently Asked Questions(FAQs) for members तथा e-voting user manual for members देख सकते हैं या 022-48867000 पर कॉल कर सकते हैं या सुश्री पल्लवी म्हात्रे, वरिष्ठ प्रबंधक, एनएसडीएल, ट्रेड वर्ल्ड, 'ए' विंग, चौथी मंजिल, कमला मिल्स कंपाउंड, सेनापित बापट मार्ग, लोअर परेल, मुंबई- 400013 से नामित ई-मेल आईडीः evoting@nsdl.co.in पर या इलेक्ट्रॉनिक माध्यम से मतदान से जुड़ी शिकायतों पर संपर्क कर सकते हैं। सदस्य कंपनी सचिव को sec.legal@machino.com या पंजीकृत कार्यालय के पते पर भी लिख सकते हैं।

वार्षिक रिपोर्ट 2023–24 और इलेक्ट्रॉनिक रूप से भेजे गए अन्य संचार कंपनी की वेबसाइट www.machino.com पर प्रदर्शित किए जाएंगे इसके अलावा, कंपनी के सदस्य के रूप में, आपसे अनुरोध प्राप्त होने पर, आपको इलेक्ट्रॉनिक रूप से भेजे गए कंपनी के दस्तावेजों की एक मुद्रित प्रति, निःशुल्क प्रदान करने का अधिकार होगा।

दिनांक: 1 अगस्त, 2024

स्थानः गुरुग्राम

मशीनो प्लास्टिक्स लिमिटेड के लिए हस्ता./-आदित्य जिंदल

अध्यक्ष सह प्रबंध निदेशक

HPL ELECTRIC & POWER LIMITED

CIN: L74899DL1992PLC048945

Regd. Office: 1/20, Asaf Ali Road, New Delhi 110 002 **Ph.**: +91-11-23234411, **Fax**: +91-11-23232639 E-mail: hpl@hplindia.com, Website: www.hplindia.com

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS

FOR THE QUARTER ENDED JUNE 30, 2024 (Rs. in I							
Sr.		Quarter ended			Year ended		
No.	Particulare	30.06.2024	31.03.2024	30.06.2023	31.03.2024		
NO.		Unaudited	Unaudited Audited Unaud		Audited		
1	Total Income from Operations	39,290.56	42,409.28	32,074.43	1,46,085.81		
2	Net Profit/ (Loss) for the Period (before Tax, Exceptional and/or Extraordinary items)	2,300.97	2,139.92	1,078.25	6,809.94		
3	Net Profit/ (Loss) for the Period before Tax (after Exceptional and/or Extraordinary items)	2,300.97	2,139.92	1,078.25	6,809.94		
4	Net Profit/ (Loss) for the Period after Tax (after Exceptional and/or Extraordinary items)	1,703.01	1,371.74	693.84	4,362.54		
5	Total Comprehensive Income for the period {comprising profit for the period (after tax) and Other comprehensive income (after tax)}	1,678.63	1,147.74	688.20	4,120.09		
6	Equity share capital	6,430.05	6,430.05	6,430.05	6,430.05		
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	76,393.34		
8	Earnings Per Share (face value of Rs. 10 each)						
	1. Basic (Rs.)	2.65	2.13	1.08	6.78		
	2. Diluted (Rs.)	2.65	2.13	1.08	6.78		

RET STANDALONE FINANCIAL INFORMATION FOR THE QUARTER ENDED JONE 30, 2024 (Rs.						
Sr.			Year ended			
No.	Particulars	30.06.2024	31.03.2024	30.06.2023	31.03.2024	
NO.		Unaudited	Audited	Unaudited	Audited	
1	Total Income from Operations	39,008.49	41,330.44	31,205.94	1,42,091.65	
2	Profit before tax	2,256.58	2,063.42	1,002.96	6,446.97	
3	Profit after tax	1,678.63	1,319.00	647.15	4,125.98	

Notes:

Place : Kundli

Date: 01.08.2024

1) The above results have been reviewed by the Audit Committee and approved by the Board of Director's at their respective meetings held on August 01, 2024. The statutory auditors of the Company have conducted limited review of these financia results, pursuant to Regulation 33 of SEBI (Listing Obligation and Disclosure Requirements) Regulation 2015.

The above is an extract of the detailed format of quarter ended 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 guarter ended financial results are available on the websites of the Stock Exchanges (www.nseindia.com and www.bseindia.com) and on the Company's website www.hplindia.com

The figures of the last quarter are the balancing figures between audited figures in respect of the full financial year upto March 31, 2024 and the unaudited published year-to-date figures up to December 31, 2023, being the date of the end of the third quarter of the financial year which were subjected to limited review

Previous quarter/year ended figures have been regrouped/ restated wherever necessary

For and on behalf of the Board of HPL Electric & Power Limited Rishi Seth

tbo.com

टीबीओ टेक लिमिटेड

टीबीओ टेक लिमिटेड की 18वीं वार्षिक आम बैठक की सूचना और ई—वोटिंग की जानकारी

एतद्द्वारा सूचित किया जाता है कि 18वीं एजीएम ("नोटिस") की सूचना में निर्धारित व्यवसायों को पूरा करने के लिए टीबीओ टेक लिमिटेड ("कंपनी") के सदस्यों की अठारहवीं वार्षिक आम बैठक ("एजीएम") शुक्रवार, 23 अगस्त, 2024 को दोपहर २:00 बजे (भा.मा.स.) वीडियो कॉन्फ्रेंसिंग ("वीसी") / अन्य ऑडियो–विजुअल साधनों ("ओएवीएम") के माध्यम से आयोजित की जाएगी।

कंपनी अधिनियम, 2013 के लागू प्रावधानों, उसके तहत बनाए गए नियमों ("अधिनियम") और सेबी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, 2015 के साथ पठित कॉर्पोरेट कार्य मंत्रालय द्वारा इस संबंध में जारी सामान्य परिपत्र संख्या 09 / 2023 दिनांक 25 सितंबर, 2023 और अन्य परिपत्र (सामुहिक रूप से **"एमसीए परिपत्र"** के रूप में संदर्भित) और सेबी परिपत्र संख्या सेबी / एचओ / सीएफडी / सीएफडी-पीओडी-2 / पी / सीआईआर / 2023 / 167 दिनांक 07 अक्टबर, 2023 और भारतीय प्रतिभृति और विनिमय बोर्ड द्वारा इस संबंध में जारी अन्य परिपत्र (सामृहिक रूप से "सेबी परिपत्र" के रूप में संदर्भित) के अनुसार, कंपनी ने वित्तीय वर्ष 2023-24 की वार्षिक रिपोर्ट के साथ नोटिस केवल डलेक्टॉनिक मोड के माध्यम से उन सदस्यों को भेजा है जिनके ईमेल पते कंपनी / डिपॉजिटरी प्रतिभागियों ("डीपी") के साथ पंजीकृत हैं। पूर्ण वार्षिक रिपोर्ट की हार्ड कॉपी उन सदस्यों को भेजी जाएगी जो इसके लिए अनुरोध करेंगे। वार्षिक रिपोर्ट और नोटिस कंपनी की वेबसाइट www.tbo.com और उन स्टॉक एक्सचेंजों की वेबसाइट जहाँ कंपनी के इक्विटी शेयर सूचीबद्ध हैं, यानी बीएसई लिमिटेड और नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड क्रमशः www.bseindia.com और www.nseindia.com पर और एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर भी उपलब्ध है। ईमेल के माध्यम से नोटिस और वार्षिक रिपोर्ट भेजने का काम 01 अगस्त, 2024 को पूरा हो गया है।

अधिनियम के प्रावधानों के अनुपालन में, 16 अगस्त 2024 तक भौतिक मोड में या डीमैट रूप में शेयर रखने वाले सदस्य, एजीएम के दौरान रिमोट ई-वोटिंग सुविधा या ई-वोटिंग का उपयोग करके नोटिस में निर्धारित किसी भी प्रस्ताव पर अपना वोट डाल सकते हैं। एजीएम में रिमोट वोटिंग / ई-वोटिंग की विस्तृत प्रक्रिया नोटिस में दी गई है। रिमोट ई-वोटिंग अवधि मंगलवार, 20 अगस्त, 2024 (सुबह 9:00 बजे भा.मा.स.) से शुरू होगी और गुरुवार, 22 अगस्त, 2024 (शाम 5:00 बजे भा.मा.स.) को समाप्त होगी। इसके बाद एनएसडीएल द्वारा रिमोट ई-वोटिंग को निष्क्रिय कर दिया जाएगा। एक बार सदस्य द्वारा किसी प्रस्ताव पर वोट डालने के बाद, इसे बाद में संशोधित नहीं किया जा सकता है। कोई भी व्यक्ति जो 16 अगस्त, 2024 के बाद कंपनी का सदस्य बनता है, उसे इस नोटिस को केवल सूचनात्मक उद्देश्य के लिए लेना चाहिए। भौतिक रूप से शेयर रखने वाले सदस्यों से अनुरोध है कि वे फॉर्म आईएसआर-1 को फॉर्म में उल्लिखित आवश्यक दस्तावेजों के साथ हमारे रजिस्ट्रार और शेयर ट्रांसफर एजेंट के पास ris@kfintech पर जमा करके अपना ईमेल पता पंजीकृत करें। इसके अलावा, इलेक्ट्रॉनिक मोड में शेयर रखने वाले सदस्यों से अनुरोध है कि वे अपने संबंधित डीपी के साथ अपना ईमेल पता पंजीकृत / अपडेट करें, जहां उनका डीमैट खाता प्रबंधित हैं।

कंपनी के निदेशक मंडल ने श्री नीलेश जैन. प्रैक्टिसिंग कंपनी सेक्रेटरी को एजीएम के दौरान निष्पक्ष और पारदर्शी तरीके से रिमोट ई-वोटिंग प्रक्रिया और ई-वोटिंग की जांच करने के लिए संवीक्षक के रूप में नियक्त किया है। मतदान का परिणाम एजीएम के समापन से दो कार्य दिवसों के भीतर घोषित किया जाएगा और इसे कंपनी की वेबसाइट www.tbo.com और एनएसडीएल की वेबसाइट www.evoting.nsdl.com पर अपलोड किया जाएगा। परिणाम को स्टॉक एक्सचेंजों को भी उसी समय सूचित किया जाएगा।

रिमोट ई-वोटिंग से संबंधित पूछताछ के लिए, सुश्री पल्लवी म्हात्रे सीनियर मैनेजर, एनएसडीएल को evoting@nsdl.com पर अनुरोध भेजें और वीसी/ओएवीएम के माध्यम से एजीएम में शामिल होने से संबंधित प्रश्नों के लिए कृपया 022-4886-7000 पर कॉल करें। डिपॉजिटरी के साथ लॉगिन से संबंधित किसी भी तकनीकी समस्या के लिए डिमटेरियलाइज्ड मोड में प्रतिभृतियाँ रखने वाले व्यक्तिगत शेयरधारकों के लिए हेल्पडेस्कः

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लॉगिन प्रकार	हेल्पडेस्क			
एनएसडीएल के साथ धारित प्रतिभूतियां	लॉगिन में किसी भी तकनीकी समस्या का सामना करने वाले सदस्य evoting@nsdl.com पर अनुरोध भेजकर एनएसडीएल हेल्पडेस्क से संपर्क कर सकते हैं या 022—4886—7000 पर कॉल कर सकते हैं।			
सीडीएसएल के साथ धारित प्रतिभूतियां	कृपया helpdesk.evoting@cdslindia.com पर अनुरोध भेजकर सीएसडीएल हेल्पडेस्क से संपर्क करें या टोल फ्री नंबर 1800—21—09911 पर संपर्क करें।			

टेलीफोन नंबर: +91 124 499 8999; ईमेलः corporatesecretarial@tbo.com; वेबसाइटः www.tbo.com

टीबीओ टेक लिमिटेड के लिए नीरा चांडक

स्थानः गुरुग्राम दिनांकः 1 अगस्त, 2024

कंपनी सचिव और अनुपालन अधिकारी पंजीकृत कार्यालयः ई-78, साउथ एक्सटेंशन पार्ट ।, नई दिल्ली-110049, भारत

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CIN: L99999MH1997PLC417265

Registered Office: Piramal Agastya Corporate Park, Building 'A', 4th and 5th Floor, Unit No. 401, 403, 501, 502, L.B.S. Road, Kurla, Mumbai, Maharashtra - 400070

UNAUDITED FINANCIAL RESULTS FOR THE OUARTER ENDED JUNE 30, 2024 (All amounts in Rs. million except otherwise specified)

		,					
Sr.			Quarter Ended				
No.	PARTICULARS	30.06.2024	31.03.2024	30.06.2023	31.03.2024		
		(Unaudited)	(Audited)*	(Unaudited)	(Audited)		
1.	Total Income from Operations	2,061.64	2,113.22	2,440.66	9,595.58		
2.	Net profit/(loss) for the Period before tax	(795.58)	(842.19)	(492.82)	(3,674.98)		
3.	Net profit/(loss) after tax for the period	(597.44)	(636.02)	(369.78)	(2,885.42)		
4.	Total comprehensive income/(loss) for the period	(591.32)	(640.69)	(367.62)	(2,887.27)		
5.	Paid-up equity share capital (Face value Rs. 2 per share)	126.56	126.55	126.32	126.55		
6.	Other equity including instruments entirely equity in nature				2,906.75		
7. Earnings Per Share (Face value Rs. 2 per share) (not annualised)							
	(a) Basic (Rs.) (b) Diluted (Rs.)	(9.42) (9.42)	(10.07) (10.07)	(5.87) (5.87)	(45.67) (45.67)		
*Refer note 3							

Notes to the unaudited financial results:

The above is an extract of the detailed format of quarter and year ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015 as modified by Circular No. CIR/CFD/FAC/62/2016 dated 5 July, 2016. The full format of the quarter ended Financial Results are available on the Stock Exchange websites at www.bseindia.com and www.nseindia.com and also on Company's website www.wforwoman.com

Notes to the unaudited financial results

- The above unaudited financial results of the Company for the quarter ended June 30, 2024 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on
- These unaudited financial results have been prepared in accordance with recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim Financial Reporting" ("Ind AS 34"), prescribed under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian accounting Standard) Rules, 2015 as amended.
- The results for the quarter ended March 31, 2024 are the balancing figures between the audited figures in respect of the full financial year and the published year to date unaudited figures up to the third quarter of the ear ended March 31, 2024
- year ended March 31, 2024
 The Board of Directors at its meeting held on May 5, 2023, approved a draft Scheme of Amalgamation by way of merger by absorption ("Scheme") between TCNS Clothing Co. Limited (Transferor Company) and Aditya Birla Fashion and Retail Limited (Transferoe Company) and their respective shareholders and creditors, under Sections 230 to 232 of the Companies Act, 2013. The Amalgamation is conditional upon and subject to ander Sections 250 to 252 of the Companies Act, 2015. The Antaganiation is continuously depth and subject to Transferor Company and Transferee Company complying with the 'Conditions Precedent to Effectiveness' as stated in clause 31 of the Scheme and receipt of requisite approvals from Statutory and Regulatory authorities, the respective shareholders and creditors, under applicable laws. On the scheme becoming effective, 11 fully paid-up equity shares of the face value of Rs. 10 of Transferee Company will be issued for every 6 fully paid-up equity shares of the face value of Rs. 2 of the Transferor Company.

every 6 fully paid-up equity shares of the face value of Rs. 2 of the Transferor Company.

During the quarter ended September 30, 2023, the Transferee Company had acquired 18,712,577 equity shares by way of open offer and 14,195,748 equity shares by way of purchase of shares from erstwhile promoters of the Company, collectively representing 52.01% of the share capital of the Company. Pursuant to completion of the above, Aditya Birla Fashion and Retail Limited has acquired control with effect from September 26, 2023 and has become the Holding Company of the Company. The Company had received no objection from BSE Limited and National Stock Exchange of India Limited vide letter dated March 14, 2024 and March 15, 2024 respectively for the merger of the Company with Aditya Birla Fashion and Retail Limited ("ABFRL"). The Company and ABFRL had filed Joint Company Application on March 15, 2024 with Hon'ble National Company Law Tribunal ("NCLT") for further directions. Pursuant to the direction of NCLT, meeting of the equity shareholders of the Company and ABFRL was held on June 5. 2024

direction of NCLT, meeting of the equity shareholders of the Company and ABFRL was held on June 5, 2024 and the Scheme of Amalgamation was approved by the requisite majority of equity shareholders.

- Further, the Company and ABFRL have filed the joint petition with NCLT seeking sanction to the Scheme. The said Petition was admitted by NCLT and heard on July 19, 2024.
- The Company has allotted 5,000 equity shares during the quarter ended June 30, 2024 of face value of Rs. 2 per share arising from exercise of Employee Stock Options Plans (ESOPs), which were granted under "TCNS ESOP Scheme 2014-2017". The Company is primarily engaged in the business of women apparel and accessories in India. Accordingly, the Company views its business activities as one business segment, therefore there are no separate reportable segments as per Indian Accounting Standard (Ind AS) 108 - "Operating Segments".

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SMC GLOBAL SECURITIES LIMITED

CIN: L74899DL1994PLC063609

Regd. Office: 11/6B, Shanti Chamber, Pusa Road, New Delhi-110005

Helpline Number: 011-66075200

PUBLICATION NOTICE OF

NON-ASSOCIATION & IMPERSONATION

This Public Notice is issued on behalf of SMC Global Securities Limited (SMC), a duly registered stock broker with SEBI. Recently, it

has come to our notice that a whole lot of community has been formed who impersonate as SMC, claiming to be our core managemen

to propagate their malicious agenda of scamming unaware customers. They also include other unknown persons like Devansh Baniya. Shivangi Aggarwal, Kavya Ambani, Ritu Vohra through various social media platforms viz. WhatsApp groups/links/Channels, Telegram

Channels, Facebook, Instagram channels, etc. ("platforms") falsely impersonating as representatives of SMC or being affiliated with SMC. They are misusing the Name, Trademark & SEBI Regn No. of SMC and the name of Mr. Mahesh C. Gupta Vice CMD, SMC Group, Dr. D.K Aggarwal CMD-SMC Capitals Itd. and SMC Investments & Advisors Ltd. and Mr. Ajay Garg, Director & CEO, SMC

Global Securities Ltd. in various investment and advisory textual/ graphic/audio/video clips by the creation of fraudulent WhatsApp &

Telegram Groups with the intent of scamming. Please note, the SMC's management and our internal research experts' photos have

peen misused; they are not affiliated with any social media platform that provides financial advice. The Scammers are providing unregistered and unregulated fake websites, unregulated trading platforms & mobile applications which resemble or impersonate website/applications of SMC and luring to join/create institutional account to get guaranteed/high returns and deceiving public to invest the money, claiming to facilitate pre-IPO subscriptions with false promises of assured profits and offering illegal trading services etc. The details of Fake WhatsApp groups/Telegram channels/Facebook post/Instagram post etc. including but not limited, are as follows;

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Android

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S.No Fake Whatsapp Group Name

Stock Pull up Group

J1 - SMC Global Securities

C101 SMC Stock Booster

Z52 SMC Stock Boost

SMC Stock Learning Group -031

H110 -/ H110- SMC Stock Boost Group B3/C3/C5/D4/D5/E4/F4/F5/G3/G4 SMC

Global Securities Internal Trading Group

SMC Capital Customer Care-A58/ C61

SMC EasyInvest APK for Android V 2.4 SMC Ace: Stock, Demat, IPO, MF apk 1.0.84 for

SMC Global Securities Ltd Apps

12 SMC Ace: Stock Trading App Version 1.0.81

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SMCEasyTrade apk Updated On Jul 09, 2024 App

SMCEasyTrade APK SMC Ace: Stock Trading App

SMC Ace: Stock Trading App

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37 9601196353

C103/ F02- SMC Stock Boost Group

SMC Securities 03/08/12/16/27/30/31/32/40/51/86/88

SMC Global Securities 39/ 11

C1 SMC Global Securities Internal Trading Group

B7- SMC Global Securities Stock Pull up Group B2 SMC Global Securities Internal Trading Group

SMC Global Securities 2/3/6/7/11/15/18/19/21/22/ 26/31/36/37/38/42/46/47/50/52/54

01/B2/B3 01/B5/ F2/T10/ F-E/ H121/J2/ L6/T11/ E-D/M12/ Kaj k liye bolo 01/ H4/ Y7

600246195- Group in 01 SMC Global Securities

SMC Global Securities Stock Pull up Group

For and on behalf of the Board of Directors of

Place: New Delhi Date: July 31, 2024

WhatsApp Groups:

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Web Links: S.No App

WhatsApp Admin:

S.No Number 9956694389

3 7709341726

9621974798

9560471893

1(562)542-4796

1(747)321-9713

9460834508

S.No Fake Whatsapp Group Name

Stock Community

Stock Community

Accel Student Group F91

B-B SMC Global Securities Stock pull up group

SMC Global Securities A52/ B28/ B10/ 30A

906/119/A041/A41 SMC Global Securities Official

SMC Stock Investment Compass 209/ 263/250/268/240

SMC Stock Investment Compass 235/ 205/265/204

C6- SMC Global Securities Stock Pull up Group

SMC Global Securities 10/14/35/44/25/15/4/17

B-8 SMC Global Securities Stock Pull up Group

SMC Easylnvest 2.4 SMC Global Securities Ltd

SMCeKYC 2.0.6 SMC Global Securities Ltd

https://smceasytrade.en.softonic.com/android

SMC Ace: Stock, Demat, IPO, MF apk

SMCEasyTrade APK 3.4 SMC Global Securities Ltd

A041/ A41 SMC Global Securities Official

D1 SMC Securities Exchange Group

SMC Global Securities Club 308/ 383 T9- SMC Global Securities Stock Pull up Group

E38/ D157- SMC Stock Boost Group

SMC Global Securities Club 333

14 A1- SMC Securities Exchange Group

SMC Global Securities Club 333

20 SMC Securities 13/ 17/ 07/11

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SMCEasyTrade

SMC ACE for iOS

Mobile Applications:

SMC Stock Learning Group -VIP-011

D152- SMC Stock Boost Group

Anant Kumar Daga Managing Directo

JTEKT

JTEKT INDIA LIMITED

(CIN - L29113DL1984PLC018415) Regd. Office: UGF-6, Indraprakash, 21, Barakhamba Road, New Delhi 110001 Tel. No.: 011-23311924, 23327205, E-mail: investorgrievance@jtekt.co.in; Website: www.itekt.co.in

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE **QUARTER ENDED 30 JUNE 2024**

(₹ in lakhs, except per equity share data)						
(Year ended					
30.06.2024	31.03.2024	30.06.2023	31.03.2024			
Unaudited	Unaudited	Unaudited	Audited			

		Unaudited	Unaudited	Unaudited	Audited
1.	Total income	55,767.84	63,635.83	48,109.03	2,25,697.96
2.	Net profit for the period before tax (before exceptional items)	2,005.85	4,885.23	1,754.39	13,906.01
3.	Net profit for the period before tax (after exceptional items)	2,005.85	4,885.23	2,493.65	14,645.27
4.	Net profit for the period after tax (after exceptional items)	1,487.63	3,429.67	1,865.95	10,686.43
5.	Total comprehensive income for the period [comprising profit for the period (after tax) and other comprehensive income (after tax)]	1,483.80	3,403.91	1,849.10	10,590.89
6.	Paid up equity share capital (Face value of ₹ 1/- per share)	2,542.80	2,542.80	2,444.80	2,542.80
7.	Other equity as shown in the Audited Balance Sheet (excluding revaluation reserve)	-	-	-	79,625.27
8.	Earnings Per Share (EPS) (Face value of ₹ 1/- per share) (not-annualised for the quarter)				
	(a) Basic	0.59	1.35	0.73	4.20
	(b) Diluted	0.59	1.35	0.73	4.20

Notes:

Place: Gurugram

Particulars

- The above Statement of Unaudited Financial Results for the quarter ended 30 June 2024, were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 1 August 2024. The said results along with the audit report of the Statutory Auditors are available on BSE Limited ('BSE') website (URL:www.bseindia.com), the National Stock Exchange ('NSE') website (URL:www.nseindia.com) and on the Company's website (URL:www.jtekt.co.in). The financial results have been prepared in accordance with the recognition and measurement principles of the Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the Companies Act, 2013.
- The Board at its meeting held on 30 May 2024 considered and recommended a final dividend of ₹ 1,525,68 lakh @ 60% i.e. ₹ 0.60 per equity share of ₹ 1.00 each for the financial year 2023-24. The same is subject to approval by the Shareholders at their Annual General Meeting to be held on 13 August 2024.

For and on behalf of the Board of Directors of

JTEKT India Limited

Chairman & Managing Director Date: 1 August, 2024



GRASIM

GRASIM INDUSTRIES LIMITED

CIN: L17124MP1947PLC000410 Registered Office: P.O. Birlagram, Nagda - 456 331, Dist. Ujjain, Madhya Pradesh, India Tel.: +91 7366-246766

Corporate Office: Aditya Birla Centre, "A" Wing, 2nd Floor, S.K. Ahire Marg, Worli, Mumbai - 400 030, Maharashtra, India. Tel. No.: +91 22 6652 5000 / 2499 5000 E-mail: grasim.secretarial@adityabirla.com; Website: www.grasim.com

Pursuant to Regulation 29(1) and other applicable provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a meeting of the Board of Directors of Grasim Industries Limited ('the Company') will be held on Friday, 9th August 2024, *inter-alia*, to consider and approve the unaudited financial results of the Company for the quarter ended 30th June 2024.

In terms of the Code of Conduct to Regulate, Monitor and Report Trading by Designated Persons in Listed or Proposed to be Listed Securities of Grasim Industries Limited, the trading window for dealing in the securities of the Company has been closed from 1st July 2024 and shall remain closed till 48 hours after the appoincement of unaudited financial results i.e. up to 11th August 2024 (both days inclusive)

This Notice is also available on the following websites:- www.bseindia.com and www.nseindia.com

For Grasim Industries Limited

Place: Mumbai Date: 1st August 2024

Sailesh Kumar Daga Company Secretary & Compliance Office FCS-4164



चन्दरमुखी, नरीमन प्वाइंट, मुंबई-400 021 / Chander Mukhi Nariman Point Mumbai – 400 021 दुरभाष Tel. ०२२-६६३८७६८० फैक्स FAX ०२२-२२०४४३३६ | Web Site : www.centralbankofindia.co.in

Empanelment of Training Institutes/Universities to provide an initial training and also providing Post- Graduate Diploma in Banking & Finance to trainees.

Central Bank of India, a leading Public Sector Bank, with Pan India Branch Network of 4500 plus branches having total business of more than Rs. 6.30.000 Crores and driven by a committed team of 32000 plus employees, intends to empanel Training Institutes/Universities to provide an initial training and also providing Post- Graduate Diploma in Banking & Finance to trainees which is to be absorbed in the Bank subject to terms and conditions.

For further details interested bidders are requested to visit Bank's website https://www.centralbankofindia.co.in.

Place : Mumbai DATE : 02.08.2024 **GENERAL MANAGER (HCM)**

MACHINO PLASTICS LTD. Regd. Office & Plant: PLOT NO. 3, MARUTI JOINT VENTURE COMPLEX

GURUGRAM - 122015 (HARYANA) CIN: L25209HR2003PLC035034

Tel: 0124-2341218, 2340806 Email: sec.legal@machino.com Web NOTICE OF ANNUAL GENERAL MEETING, E VOTING AND BOOK CLOSURE

Notice is hereby given that the **39th Annual General Meeting** (AGM) of the Company will be held on Tuesday, the 3rd September, 2024 at 10:30 a.m. through video conferencing or other audio-visual means (VC/OAVM) to transact the business as specified in the notice of AGM forming the part of

Notice is also hereby given that pursuant to Section 91 of the Companies Act 2013, and applicable rules thereunder; the register of member and share transfer books of equity shares of the Company will remain closed on Tuesday, the 3rd September, 2024 for the purpose of the Annual Genera Meeting for the financial year ended on 31st March, 2024.

As per Section 108 of the Companies Act, 2013 and rules made thereon the electronic voting (e-voting) facility shall be provided to the shareholders of the company holding shares as on 27th August, 2024 to cast their vote electronically on the Ordinary and Special business as set out in the Notice of Annual General Meeting through electronic voting system (remote evoting) of National Securities Depository Limited (NSDL) the details of the process and manner of which is given in the Annual Report of the Company. All the members are informed that:

- The remote e-voting period shall commence on 31st August, 2024 (09:00 a.m.)
- The remote e- voting period shall end on 2nd September, 2024 (05:00 p.m.)
- The remote e-voting period shall also be available on 3rd September 2024 i.e. Date of AGM from 10:30 a.m. till 12:00 noon.
- The cut-off date for determining the name of eligibility to vote by electronic means from the place other than the venue of AGM or at the AGM shall be 27th August, 2024.
- Any person who acquires shares of the Company and/or become member of the Company after the date of dispatch of Notice of AGM to members and holding shares as on cut-off date i.e. 27th August, 2024 or who have not received their login id and password; may obtain the log ir id and password for voting by electronic means by sending request a evoting@nsdl.co.in or rta@alankit.com. However, if a person is already registered with NSDL for e-voting then existing user ID and password car be used for casting vote
- Members may note that a) the remote e-voting module shall be disabled by NSDL after the aforesaid date and time for voting and once the vote on a resolution is cast by the member, the member shall not be allowed to change it subsequently; b) the facility for voting through insta-poll shall be made available during the AGM; c) the members who have cast their vote by remote e-voting prior to the AGM may also attend the AGM but shall not be entitled to cast their vote again and d) a person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on cut-off date i.e. 27th August 2024 only shall be entitled to avail the facility of remote e-voting as well as facility of insta-poll at the AGM;
- The notice of AGM and annual report for the financial year 2023-24 is available on the Company's website at www.machino.com and can be downloaded through the link https://machino.com/wp-content/uploads/2024/07/annual-report-final-copy-202324.pdf and also on the website of NSDL at www.evoting.nsdl.com.
- In case of queries, members may refer to the Frequently Asked Questions(FAQs) for members and e-voting user manual for members at the downloads section of www.evoting.nsdl.com or call at 022-48867000 or contact Ms. Pallavi Mhatre, Senior Manager, NSDL, Trade World, 'A Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai- 400013 at the designated e-mail ids: evoting@nsdl.co.ir or at grievances connected with the voting by electronic means Members may also write to the Company Secretary at sec.legal@machino.com or at the registered office address

The Annual Report 2023-24 and other communication sent electronically wil be displayed on the Company's website at www.machino.com and will also be available for inspection at the registered office of the company during the office hours. Further, as a member of the company, you will be entitled to be furnished, free of cost, a printed copy of the documents of the company sen electronically, upon receipt of the requisition from you. Voure faithfull

For Machino Plastics Limited

Date: 1st August, 2024 Place: Gurugram

Aditya Jindal Chairman cum Mai



CLEAN SCIENCE AND TECHNOLOGY LIMITED

Regd Office: Office No. 603 & 604, 6th Floor, Tower No.15, Cybercity, Magarpatta City, Hadapsar, Pune, Maharashtra - 411013 Website: www.cleanscience.co.in, Email Id: compliance@cleanscience.co.in, Tel: +91 20 41264761, Corporate Identification Number: L24114PN2003PLC018532

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

₹ in million (except per share data)

		Standalone				Consolidated				
Sr		Quarter Ended			Year Ended	Quarter Ended			Year Ended	
No	Particulars	30-06-2024	31-03-2024	30-06-2023	31-03-2024	30-06-2024	31-03-2024	30-06-2023	31-03-2024	
		(Un-audited)	(Refer Note 5)	(Un-audited)	(Audited)	(Un-audited)	(Refer Note 5)	(Un-audited)	(Audited)	
1	Total Income from Operations	2,173.14	2,254.79	1,881.14	7,894.39	2,240.12	2,275.25	1,881.14	7,914.85	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	962.37	1,005.93	782.15	3,309.81	887.02	953.01	787.12	3,265.00	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	962.37	1,005.93	782.15	3,309.81	887.02	953.01	787.12	3,265.00	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	721.58	748.10	585.43	2,476.88	659.31	702.74	589.40	2,440.26	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	721.42	746.49	585.77	2,476.31	659.09	700.95	589.74	2,439.51	
6	Paid-up Equity Share Capital [Face Value ₹1/- per share]	106.26	106.25	106.24	106.25	106.26	106.25	106.24	106.25	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year				12,050.13				11,925.40	
8	Earnings per equity share (nominal value of ₹1/- per share)*									
	Basic	6.79	7.04	5.51	23.31	6.21	6.61	5.55	22.97	
	Diluted	6 79	7 04	5.51	23.31	6.20	6.61	5.55	22 96	

*EPS are not annualised for the interim periods

- 1 The above unaudited financial results have been reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors in their respective meetings held on August 1, 2024. These unaudited financial results of the Company are prepared in accordance with Indian Accounting Standards ("referred to as Ind AS") as prescribed under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time and the provisions of
- 2 The "Limited Review" of the Unaudited Financial Results for the quarter ended June 30, 2024 pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 has been carried out by the Statutory Auditors. An unmodified report has been issued by them thereon.
- 3 During the period, 9,358 equity shares of ₹ 1/- each fully paid-up, were alloted upon exercise of the vested stock options pursuant to the Company's Employee Stock Option Scheme, 2021 (ESOP 2021) resulting in an increase in the paid-up share capital by ₹.01 million and security premium account by ₹7.20 million
- 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 aforesaid Unaudited Financal Results will be uploaded on the Company's website www.cleanscience.co.in and will also be available on
- the websites of BSE Limited www.bseindia.com and The National Stock Exchange of India Limited www.nseindia.com for the benefit of shareholders and investors 5 Figures of the preceding three months ended March 31, 2024 are the balancing figures between audited figures in respect of the full previous financial year and the unaudited published year to date figures upto the end of the third quarter of the previous financial year.

For and on behalf of the Board of Directors

Ashok R. Boob **Managing Director DIN 0410740**

Adfactors 220

16 9601547957 24 9585208402 32 8 9951156061 This is to bring to the notice of general public that SMC Global Securities Ltd.:

https://www.ldplayer.net/apps/smc-ace-stock-trading-app-on-pc.html https://www.ldplayer.net/downloads/smc-ace-stock-trading-app-apk.html?qclid

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Does Neither have any official WhatsApp group or WhatsApp channel nor asks anybody to join WhatsApp groups or channel for receiving recommendations on stocks leading to abnormally high, assured or guaranteed returns.

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- Does Not Call/reach out to our customers from international numbers. Does Not Offer assured or guaranteed returns on any of our equity/equity linked products
- Does Not Offer stocks at discounted prices
- Does Not Assure allotment in IPO
- You may please refer this link (https://www.smctradeonline.com) for our official list of websites / mobile applications / social media handles of SMC Global Securities Ltd.

would be happy to assist you in the best manner.

Place: Pune Further, if you have any questions or need more clarifications, please do not hesitate to contact us on our helpline number i.e. 011-66075200 (IVR Option No. 2 for Customer Support). Our Customer Service Executive

Date: August 1, 2024