DOLDHIN OFFSHORE ENTERDRISES (INDIA) LIMITED

UNIT NO.301, A - WING, KANAKIA ZILLION, JUNCTION OF LBS MARG & CST ROAD, KURLA (W), MUMBAI 400070.

Email: info@dolphinoffshore.com



October 26, 2024

To,
Corporate Relations Department
BSE Limited
2nd Floor, P.J. Towers,
Dalal Street,
Mumbai – 400 001

To, Corporate Relations Department National Stock Exchange of India Limited. Exchange Plaza, Plot No. C-1, Block-G, Bandra Kurla Complex, Bandra (East), Mumbai – 400 051.

SCRIP CODE: 522261

SYMBOL: DOLPHIN

Sub.: Newspaper Publication of Financial Results - Regulation 47 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir/Madam,

In compliance with Regulation 47 and other applicable provisions of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith the copy of newspapers advertisement published on Saturday, October 26, 2024, in Active Times (English) and Lakshwashdeep (Marathi) editions wherein the unaudited standalone and consolidated Financial Results of the Company for the quarter ended on September 30, 2024 as approved by the Board of Directors of the Company at its meeting held on Friday, October 25, 2024 have been published.

This intimation will also be uploaded on the Company's website at www.dolphinoffshore.com

You are requested to take the same on your record.

Thanking You,

Yours faithfully,

For, Dolphin Offshore Enterprises findia) Limited

Krena Khamar

Company Secreatry & Compliance Office

Membership No. A62436

K. B. Whamer

Encl.: a/a

PUBLIC NOTICE

NOTICE is hereby given that we have been instructed by our Client to investigate the right, title and interest of the Said Land (as more particularly mentioned in Schedule hereto) owned by M/s. Heramb Enterprises, a Partnership Firm duly incorporated under the provisions of Indian Partnership Act 1932 comprising of Partners (i) Somnath Motiram Palande, (ii) Vidyadhar Nandkumar Palande, (iii) Bhanudas Yashwant Gaikwad, (iv Ganesh Madhukar Deshmukh, (v) Manish Jaywant Shelar, (vi) Subhash Sitaran Chaudhary, (vii) Prakash Barku Gavali, (viii) Vaishali Ganesh Deshmukh and (ix) Dilip Motiram Dalal vide Deed of Reconstitution of Partnership Deed dated 11.05.2023 (hereinafter referred to as "the Owner").

Any person(s) including society/trust/Company/LLP/Partnership Firm is having any claim or right in respect of the Said Land and / or any part thereof, by way of encumbrance inheritance, share, sale, assignment, memorandum of understanding, development rights, liability or commitment or demand, exchange, partition, mortgage, maintenance, lease, under-lease, lien, license, gift, possession, partnership, tenancy, trust, charge bequeath, pledge, guarantee, loans, advances, injunction, lispendens or any other attachment, or under any decree, order or award passed by any Court of Law, Tribunal o Statutory Authority or arbitration, right of prescription or pre-emption or encumbrance howsoever or otherwise is hereby required to intimate to the undersigned within <u>15</u> days from the date of publication of this notice of his/her/their share or claim, if any, with all supporting documents and proofs, failing which any future transaction / creation of charge with respect to the Said Land shall be done without reference to such claim and all claims, if any, and all such claims and demands shall be treated as abandoned, surrendered relinquished, released, completely waived and not enforceable/binding on our Client and/or an impediment to the title, interest, rights, entitlement of our Client and / or an impediment to the title of the Owner and the same shall be treated as clear and marketable without any further reference

THE SCHEDULE I ABOVE REFERRED TO: (Description of the Said Land)

Property being all that piece and parcel of freehold and non-agricultural land bearing (a) Gut No. 161 admeasuring 4,000 Sq. Mtrs. out of 8,170 Sq. Mtrs. ("Land 1") and (b) Gut No. 162 (Survey No. 57/5) admeasuring 1,340 Sq. Mtrs. ("Land 2") lying and being situated at Village Vangani, Taluka Ambernath and District Thane ("Land 1" and "Land 2" are collectively referred to as "Said Land") including the Development Rights of M/s. Heramb Enterprises ("Developer") of the Said Land ("Development Rights") together with the Project known as "Heramb Aarambha Phase 2" comprising of Building Type - A and Building Type - B (MAHARERA Registration No. P51700051941) and "Heramb Aarambha-C Wing and Amenity Building" comprising of C Wing and Amenity Building (MAHA RERA Registration No. P51700048576) ("Said Building"/ "Said Project") being constructed on the Said Land and Present and Future FSI of the Said Land accruing to the Developer ("FSI") (after excluding (a) sold and/or allotted units belonging to the Developer's Component, in the Said Project "Excluding Component").

The Said Land, Development Rights, Said Project and FSI (after excluding the Excluding Component are hereinafter collectively referred to as the "Said Security"

Dated this 26th day of October, 2024

Dhiraj Jain- Managing Partne DM Associates 305 3rd Floor EMCA House Old Custom House Road, 289, Shahid Bhagat Singh Road Fort, Mumbai- 400 001

APPENDIX - IV [Rule 8(1)]

DCB BANK POSSESSION NOTICE (Immovable Property)

The undersigned being the authorized officer of the DCB Bank Ltd., under the Securitization and Reconstruction of Financial Assets and Enforcemen of Security Interest (54 of 2002) and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules 2002 issued a demand notice on below mentioned dates calling upon the borrowers (Borrower's and Co-Borrower's and Guarantors) to repay the amount mentioned in the notice as detailed below in tabular form with further interest thereon from within 60 days from the date of receipt of the said notice

The Borrower and Co-Borrower and Guarantors having failed to repay the amount, notice is hereby given to the Borrower, Co-Borrower and the public in general that the undersigned has taken possession of the properties described herein below in exercise of powers conferred on him under sub-section (4) of section 13 of Act read with rule 8 of the Security Interest Rules 2002 on the possession dates mentioned in the table

The Borrowers, Co-Borrowers and Guarantors in particular and the public in general is hereby cautioned not to deal with the properties (Description of the immovable Property) and any dealings with the properties will be subject to the charge of the DCB Bank Ltd., for respective amount as mentioned here below The Borrower's attention is invited to provisions of Sub-section (8) of Section 13 of the act, in respect of time available, to redeem the secured assets

Symbolic Possession Date	22 nd October, 2024
Demand Notice Dated	04-05-2024
Name of Borrower(s) and Co-Borrower(s)	M/S. Parshwa Gold (Through It's Proprietor Mr. Nirmal Labhchandji Mehta), Mr. Nirmal Labhchandji Mehta And Mrs. Dimpale Nirmal Mehta
Loan Account No.	00144800000028
Total Outstanding Amount	Rs.64,63,210.85/- (Rupees Sixty Four Lakh Sixty Three Thousand Two Hundred Ten and Eighty Five Paisa Only) as on 4 th May 2024
Description Of The Immovable Property	Fixed Assets, All Piece and Parcel of Property Bearing Flat No. 103 On The 1St Floor Magnum Plaza, Magnum Plaza Cooperative Housing Society Limited Padmavati Complex Geeta Nagar Opp. Registration Office 90 Feet Road Situated At Bhyander (West) Taluka And Dist.thane. (The Secured Assets) Current Assets. Exclusive Charge By Way Of Hypothecation On Entire Current Assets Of The Firm Including Stock And Book Debts
Date: 26/10/2024	FOR DCB Bank Ltd.

Place: Thane

PUBLIC NOTICE

on behalf of my client **Mr. Jatin Arun Kumar Dave** (Intending Purchaser) is investigating the title o

HRP i.e. 1000 sq. mtrs. bearing Old Survey No. 112/31, New Survey No.68/3/L of Village Mauje Nilje, Taluka Kalyan, District Thane within the limits of

Kalyan Dombivli Municipal Corporation. By an Agreement dated 24/02/1965 registered under Registration No. 575/1965, Mr. Kalu Joma Patil and

others sold the said plot to Mr. Ramdas Sadashiv Mahajan. The said Mr. Ramdas Sadashiv Mahajan

has expired on 09/09/1998 leaving behind him his

widow Mrs. Usha Ramdas Mahajan, 2 sons namely Mr. Milind Ramdas Mahajan & Mr. Santosh Ramdas Mahajan and 3 married daughters namely Mrs. Archana Rajendra Patil, Mrs. Rekha Chetankumar

Patil & Mrs. Sangeeta Nitin Ingale as only legal heirs. Thereafter the said Mr. Santosh Ramdas Mahaian

has expired on 25/01/2009 leaving behind him Mrs. Sarika Santosh Mahajan, Mr. Kushal Santosh Mahajan & Miss Runali Santosh Mahajan as the only

legal heirs. Whereas thereafter the name of Mrs.

legal helis. Wheleas heleast ide halle of wils. Usha Ramdas Mahajan, Mr. Millind Ramdas Mahajan, Mr. Santosh Ramdas Mahajan, Mrs. Archana Rajendra Patil, Mrs. Rekha Chetankuman

Patil, Mrs. Sangeeta Nitin Ingale, Mrs. Sarika Santosh Mahajan, Mr. Kushal Santosh Mahajan &

Miss Runali Santosh Mahajan are reflected in 7/12 Extract of the said land bearing Survey No.68/3/L of

Village Mauje Nilje. Thereafter by an Agreement for

Sale dated 21/05/2019 registered under Registration No.KLN-3-5408-2019 dated 21/05/2019, 1) Mrs. Usha Ramdas Mahajan, 2) Mr. Milind Ramdas Mahajan, 3) Mrs. Archana Rajendra

Patil, 4) Mrs. Rekha Chetankumar Patil, 5)Mrs.

Sangeeta Nitin Ingale, 6) Mrs. Sarika Santosh Mahajan, 7) Mr. Kushal Santosh Mahajan, 8) Miss Runali Santosh Mahajan sold the said property to Mr. Nitin Bhau Tembhe. Thereafter the name of Mr.

Nitin Bhau Tembhe is reflected in 7/12 Extract of the

said property. This paper publication is issued to confirm the legal heirs of late Mr. Ramdas Sadashiv Mahajan and late Mr. Santosh Ramdas Mahajan.

In the view of above all persons having any claim

right, interest or objection of whatsoever nature i respect of the above mentioned land adm. 0-10-0 HRP i.e. 1000 sq. mtrs. bearing Old Survey No. 112/31, New Survey No.68/3/L of Village Mauje Nilje

by way of inheritance, share, sale, license, gift, mortgage, charge, possession, lease, assignment, lien, ownership, transfer, access, easement,

encumbrances howsoever or otherwise are hereby requested to make the same known in writing to the

undersigned at the address given below with supporting documents within 14 (Fourteen) days from the date of publication of this notice, failing

which, it will be assumed that there are no claims of objections in respect of the said property and my clients will proceed to purchase the said property from Mr. Nitin Bhau Tembhe and complete the

transaction without any reference to such claim/s, if

any and same shall be considered as waived and

Komal N. Jain.

Advocate (High Court)
Office No. 402, 4th floor,

Vaishali Shopping Centre

S. V. Road, Malad (Wes

Beside Natraj Market,

Mumbai - 400 064

pperty All that piece of parcel of land adm. 0-10-0

BAJAJ FINANCE LIMITED

Registered Office: Bajaj Finance Limited, Off Pune-Ahmednagar Road, Viman Nagar, Pune — 411014, Branch Office: Bajaj Financ Ltd 11TH FLOOR ASHAR IT PARK ROAD NO 16 WAGLE INDUSTRIAL ESTATE NEAR AGRICULTURE OFFICE THANE W 400604.



POSSESSION DATE

2 PM

(Physical Possession)

Possession Notice (FOR IMMOVABLE PROPERTY)

(As per Appendix IV read with rule 8(1) of the Security Interest Enforcement Rules, 2002)
Whereas, the undersigned being the Authorized Officer of **Bajaj Finance Limited (BFL)**, under the provisions of the Securitisation and Reconstruction of Financials Assets and

Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under Sec. 13(12) read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 issued demand by registered post ("Notice") calling upon the Borrowers/Co-borrowers mentioned hereunder to repay the amount mentioned in the notice U/s. 13(2) of the said od of 60 days from the date of receipt of the said notice.

The Borrowers/Mortgagors/Guarantors named below having failed to repay the said amount, notice is hereby given to the Borrowers/Mortgagors/Guarantors and public in general that the undersigned has taken Physical Possession of the property described herein below in exercise of powers conferred on me under Sec. 13(4) of the said Act read with Rule 8 of the Security Interest (Enforcement) Rules, 2002. The borrowers in particular and public in general are hereby cautioned not to deal with the said property and any dealing with this property will be subject to the charge of the

Bajaj Finance Limited. for the amount mentioned herein below along with interest thereon at contracted rate. The borrower's attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets

Loan Account No./Name of the Borrower(s)/Mortgagor(s)/ **Description of the Secured Immovable Property** Guarantor(s) & Addresses Physical Possession date 08.04.2024 & Rs. 29.93.604/-

1.M/S. TANISH ENT. THR. ITS PROP., R/O 3RD FLOOR All the piece and parcel of office no. SF/6, SF/7, SF/11 -2nd Floor R.S. 259 302 SUDHA KESHAV APARTMENT RETI BUNDER ROAD No. 333/2/paiki/2 C S No. 240 paiki F.P.No. 84 T P No. 26 Earth Alpha KASHELI THANE MAHARASHTRA THANE 421302 PH-TOWER Alpha, Mouje:-Tandalja, Tal. & Dist.-Vadodara Gujarat 390007 9820403135, EMAIL- TANISHENT2/Ø GMAIL.COM, Also along with proportionate share in common areas (Area Admeasuring-ta, R/O. Office no. SF-6, SF/7, SF/11-2nd Floor R.S. No. : Office No. SF – 06 area adm. 15.33 Sq. Mtr. Office No. SF – 07 area adm. Office No.SF/6/SF/7,SF/11 2nd Floor Earth Alpha Tower 15.33 Sq. Mtr. along with undivided & proportionate land adm. 6.81 Sq. Mtr. Office No. SF-71 area adm. 2193 Sq. Mtr. along with 390007. 2.YSSH HITESH SOLANKI, 3. DIMPLE HITESH UNDIVISION OF NO. SF-13 rea adm. 2193 Sq. Mtr. along with 390007. 2.YSSH HITESH SOLANKI, AlITESH MANILAL SOLANKI. AlI R/O - R/O 6 On East- Office No. SF/5; On West- Office No. SF/7; On North- Open Passage; On South- FP No. 88, CIRCLE HARI NAGAR VADODARA BARODA 390021 GUJARAT 3) SF-11, On East- Common Passage; On South- FP No. 88, CIRCLE HARI NAGAR VADODARA BARODA 390021 GUJARAT 3) SF-11, On East- Common Passage; On South- FP No. 88, Pl-9820403135 EMAIL- TANISHENTZ/@GMAIL.COM .On North - Staircase: , On South- Office No. SF/10 PH- 9820403135 EMAIL- TANISHENT27@GMAIL.COM

Date - 26/10/2024, Place - Maharashtra

Authorized Officer, For M/s BAIAI FINANCE LIMITED

ALA

BAJAJ HOUSING FINANCE LIMITED

Corporate Office: Cerebrum It Park B2 Building 5th Floor, Kalyani Nagar, Pune, Maharashtra 411014, Branch Office:1si floor, Bhaishree Ventures, Plot No 29, 45, Kamgar Chowk, Prabodhankar Thakare Nagar, N 2, Cidco, Aurangabad,

Maharashtra 431007 **POSSESSION NOTICE**U/s 13(4) of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002.Rule 8-(1) of the Security Interest (Enforcement) Rules 2002.(Appendix-IV)

Whereas, the undersigned being the Authorized Officer of M/s BAJAJ HOUSING FINANCE LIMITED (BHFL) under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 and in exercise of powers conferred under section 13(2) read with Rule 3 of the Security Interest (Enforcement) Rules 2002, issued Demand Notice(s) to Borrower(s) /Co Borrower(s)/ Guarantor(s) mentioned herein below to repay the amount mentioned in the notice within 60 days from the date of receipt of the said notice. The Borrower(s)/Co Borrower(s)/Guarantor(s) having failed to repay the amount, notice is hereby given to the Borrower(s)/Co Borrower(s)/ Guarantor(s) and the public in general that the undersigned on behalf of M/s Bajaj Housing Finance Limited, has taken over the possession of the property described herein below in exercise of the powers conferred on him under Section 13(4) of the said Act read with Rule 8-(1) of the said rules. The Borrower(s) / Co Borrower(s) / Guarantor(s) in particular and the public in general are hereby cautioned not to deal with the below said property and any dealings with the said property will be subject to the first charge of BHFL for the amount(s) as mentioned herein under with future interest thereon.

	Name of the Borrower(s) / Guarantor(s) (LAN No, Name of Branch)	Description of Secured Asset (Immovable Property)	Demand Notice Date & Amount	Date of Possession
l	Branch : AURANGABAD	All That Piece And Parcel Of The Non	18th June 2024	23.10.2024
l	(LAN No. H417HHL0333860 and	-agricultural Property Described As: Flat No	Rs. 21,45,249/-	Ft F1
l	H417HLT0337513 and	B-11, B Building, Second Floor, Dwarka Nagari Gut	Thousand Two Hundre	d Forty Five
l		no 52/2, Wadgaon, Kolhati Cidco waluj Tq. Dist. Aurangabad 431136. East: Open to Sky, West:	Only	d Forty Wille
l		Flat No. B-14, North : Open to Sky, South : Flat No.		
l	2. Asawari Pramod Shimpi	B-12		
l	(Co-Borrower)			
l	Both At B-11 Dwarka Nagri Wadgaon Kolhati, Wa	adgaon Kolhati Bajaj Nagar Midc Waluj, Aurangabad, Maha	rashtra-431136	

Date: 26.10. 2024 Place:- AURANGABAD

Authorized Officer Bajaj Housing Finance Limited

CHOLAMANDALAM INVESTMENT AND FINANCE COMPANY LIMITED Cnoporate Office:- "Chola Crest", C54 & C55, Super B-4, Thiru Vi Ka

Industrial Estate, Guindy, Chennai-600032, Tamil Nadu, India.

Branch Address:- Unit No. 203, Lotus IT Park, Road No.16,
Wagle Estate, Thane West, Maharashtra-400604.

POSSESSION NOTICE [Under Rule 8 (1)]

Whereas, the undersigned being the Authorised Officer of M/s. Cholamandalam Investment And Finance Company Limited, under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 hereinafter called the Act and in exercise of powers conferred under Section 13[12] read with Rules 3 of the Security Interest [Enforcement] Rules, 2002 issued demand notices calling upon the borrowers, whose names have been indicated in Column [B] below on dates specified in Column [C] to repay the outstanding amount indicated in Column [D] below with interest thereon within 60 days from the date of receipt of the said notice.

The borrowers having failed to repay the amount, notice is hereby given to the borrowers in particular and the Public in general that the undersigned has taken Symbolic possession of the properties mortgaged with the Company described herein below of the Columns on the respective dates mentioned in Column [E] in exercise of the powers conferred on him under Section 13[4] of the Act read with Rule 8 of the Rules made there under. The borrowers in particular and the Public in general are hereby cautioned not to deal with the properties men tioned below and any such dealings will be subject to the charge of M/s. Cholamandalam investment and Finance Company Limited for an amount mentioned in Column [D] along with interest and other charges. Under section 13 [8] of the Securitisation Act, the borrowers can redeem the secured asset by payment of the entire outstanding including all costs, charges and expenses before notification of sale

SI.	Name and Address of Borrower & Loan A/c No.	o g	Outstanding	
No.	[B]	ate otic	Amount	of of sess
[A]	Loan Account No.: ML01MAI00000045325 :- Dinesh Atmaram	ŠŠŠ	[D]	oss
1	Bhandari (Applicant), 605, Tenant Building 2, Wing A, Indrayani Sra	[C]	Rs.	[E]
	Chsl, Dheeraj Ganga Layout, Chinbund Road, Malad West, Mumbai-	4	23,04,895/-	
	400064. Satish Atmaram Bhandari (Co_Applicant), 605, Tenant	05	as on	-10-2024
	Building 2, Wing A, Indrayani Sra CHSL, Dheeraj Ganga Layout,	6-5	06-06-2024	-5
	Chinbund Road, Malad West, Mumbai-400064. Shree Ekveera	11-06-2024	and interest	7
	Power Laundry (Co Applicant), 605, Tenant Building 2, Wing A,	-	thereon.	23
	Indrayani Sra Chsl, Dheeraj Ganga Layout, Chinbund Road, Malad W		nbai-400064.	Rakhee

Ganga Layout, Chinbund Road, Malad West, Mumbai-400064 **DESCRIPTION OF THE IMMOVABLE PROPERTY:** Flat No.A-605, On the 6th Floor, (Floor as per Possession Letter) Adm 230 Sq.Ft. (Carpet Area) (As per Release Deed), In The Building No.2 and Society known as Indrayani Sra CHSL, Constructed On Land Bearing CTS 972-C, 973, 974, 986 to

Satish Bhandari (Co_Applicant), 605, Tenant Building 2, Wing A, Indrayani Sra Chsl, Dheeraj

Date: 26-10-2024

992, situated at Dheeraj Ganga Layout, Chinch Bunder Road, Village-Malad (West) Mumbai-400064 Sd/- Authorised Officer

Place: Mumbai

M/s. Cholamandalam Investment and Finance Company Limited **DOLPHIN OFFSHORE ENTERPRISES (INDIA) LIMITED**

REGI. OFFICE: UNIT 301, A WING, KANAKIA ZILLION, JUNCTION OF LBS MARG & CST ROAD,

KURLA WEST, MUMBAI 400070. Ph: +91 6357073229 • CIN: L11101MH1979PLC021302 • Email: cs@dolphinoffshore.com • Web: www.dolphinoffshore.com

EXTRACTS OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED ON 30^{14} SEPTEMBER, 2024 (₹. In Lakhs except per share data)

Sr	Sr ENDED		YEAR ENDED		
l No	Particulars	30.09.2024	30.06.2024	30.09.2024	31.03.2024
			(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations (net)	1,701.88	1,022.65	2,724.53	1,096.52
2	Net Profit / (Loss) for the period (before Tax, Exceptional items	1,285.12	794.55	2,079.67	(131.70)
3	Net Profit / (Loss) for the period before tax (after Exceptional items)	1,285.12	794.55	2,079.67	26,35
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	1,292.06	755.17	2,047.23	557.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss)	1,325.79	762.34	2,088.13	543.43
	for the period (after tax) and Other Comprehensive Income (after tax)]				
6	Equity Share Capital (Face Value of ₹. 1/- per share)	400.05	400.05	400.05	400.05
7	Other Equity				21,732.62
8	Earning per share of ₹. 1/- each (from Continuing and				
	Discontinuing Operations)				
	Basic (in ₹)	3.23	1.89	5.12	1,59
	Diluted (in ₹.)	3.23	1.89	5.12	1.59

The above consolidated financial results of Dolphin Offshore Enterprises (India) Limited, its subsidiary have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 25th October, 2024. The statutory auditor have carried out Limited Review of above consolidated financial results of the Company.

KEY STANALONE FINANCIAL INFORMATION IS GIVEN BELOW:

(₹. In Lakhs except per share data)

11	I STANALONE FINANCIAL INFORMATION IS GIVEN BELOW	•	(Lakino oxoopi j	oci silare data)
Sr		QUARTE	R ENDED	HALF YEAR ENDED	YEAR ENDED
No		30.09.2024	30.06.2024	30.09.2024	31.03.2024
	(1		(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations (net)	67.61	188.51	256.12	1096.52
2	Net Profit / (Loss) for the period (before Tax, Exceptional items	(12.69)	141.57	128.88	(114.82)
3	Net Profit / (Loss) for the period before tax (after Exceptional items)	(12.69)	141.57	128.88	43.23
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	(5.75)	102.19	96.44	574.16
5	Total Comprehensive Income for the period [Comprising Profit / (Loss)	(5.75)	102.19	96.44	574.16
	for the period (after tax) and Other Comprehensive Income (after tax)]				
6	Equity Share Capital (Face Value of ₹. 1/- per share)	400.05	400.05	400.05	400.05
7	Other Equity				14,527.55
8	Earning per share of ₹. 1/- each (from Continuing and				
	Discontinuing Operations)				
	Basic (in ₹.)	0.02	0.26	0.24	1.63
	Diluted (in ₹.)	0.02	0.26	0.24	1.63

1. The above standalone financial results of Dolphin Offshore Enterprises (India) Limited have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 25th October 2024. The statutory auditor have carried out Limited Review of above standalone financial results of the Company.

The above is an extract of the detailed format of quarter & half year ended financial results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Full format of the financial results for the quarter & half year ended 30th September, 2024 are available on the Stock Exchnage website (www.bseindia.com and www.nseindia.com) and on the Company's website (www.dolphinoffshore.com)

On behalf of Board of Directors Rupesh Savla Place : Ahmedabad Managing Director - DIN:00126303 Date: 25-10-2024

ROSE MERC LIMITED

CIN: L93190MH1985PLC035078

Registered Office: Office no: 15/B/4, New Sion CHS, Opp SIES College, Behind D Mart, Sion West, Mumbai, Maharashtra, 400022 Email: info@rosemerc.in Website: www.rosemerc.in

CORRIGENDUM TO NOTICE OF POSTAL BALLOT DATED OCTOBER 23, 2024, OF ROSE MERC LIMITED

This Corrigendum to the Notice of Postal Ballot shall form an integral part of the Postal Ballot Notice dated October 23, 2024, which has already been circulated to the Shareholders of the Company and on and from the date hereof, the Notice of Postal Ballot shall always be read in conjunction with this Corrigendum. This Corrigendum is also being published in the Newspaper and will also be made available on website of the stock exchange i.e., BSE and on the website of the Company at www.rosemerc.in. All other contents of the Notice of Postal Ballot, save and except as modified or supplemented by this Corrigendum, shall remain unchanged.

This Corrigendum is being issued with respect to the Resolution No. 5 and Item No. 5 of the Explanatory Statement Pursuant To Section 102 of the Companies Act, 2013 to the Postal Ballot Notice dated October 23, 2024. The same resolution and related explanatory statement

Special Business:

To approve grant of options to identified employee during the Financial Year 2024-2025 exceeding 1% of the issued Share Capital of To consider and if thought fit, to pass with or without modification(s), the following resolution as a **Special Resolutior**

"RESOLVED THAT pursuant to the provisions of Section 62(1)(b) and other applicable provisions, if any, of the Companies Act, 2013 and the rules made thereunder, Regulation 6 of the Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 and any circulars / notifications / guidance / FAQs issued thereunder, as amended from time to time (hereinafte referred as "SEBI SBEB Regulations"), the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements Regulations, 2015, and in accordance with the Memorandum and Articles of Association of the Company and in accordance with the "RML" Employee Stock Option Plan II 2023" (hereinafter referred to as "ESOP 2023" / the "Scheme" or the "Plan") and on the recommendation of the Compensation Committee and the Board of Directors of the Company and subject to such other approvals, permissions and sanctions as may be necessary and subject to such conditions and modifications as may be prescribed or imposed while granting such approvals, permissions and sanctions, the approval of the Company be and is hereby accorded - to create, issue and grant not exceeding 7,50,000 (Seven Lakh Fifty Thousand) Employee Stock Options (hereinafter referred to as the "Options"), in one or more tranches, during the Financial Year 2024-2025, which exceeds 1% of the issued share capital of the Company, to or for the benefit of Mr. Purvesh Krishna Shelatkar, Executive Director designated as Executive Chairman, which upon exercise shall not exceed in aggregate 7,50,000 (Seven Lakh Fifty Thousand) Equity Shares ("Shares") having a face value of Rs. 10/- (Rupees Ten Only) each fully paid-up of the Company, where one Option upon exercise shall convert in to one Share upon exercise subject to payment / recovery of requisite exercise price and applicable taxes, on such terms, conditions and in such manner as the Compensation Committee may decide in accordance with the provisions o the applicable laws and the provisions of the Plan;

RESOLVED FURTHER THAT the Shares as specified hereinabove shall be issued and allotted to the Option grantees upon exercise of the Options in accordance with the terms of the grant and provisions of the Plan and such Shares shall rank paripassu in all respects with the then existing Shares of the Company;

RESOLVED FURTHER THAT in case of any corporate action(s) such as rights issues, bonus issues, change in capital structure, or othe re-organisation, the ceiling aforesaid in terms of the number of Shares reserved under the Plan shall be adjusted with a view to facilitat fair and reasonable adjustment to the eligible employees as per provisions of the SEBI SBEB Regulations and such adjusted number of the Shares shall be deemed to be the ceiling as originally approved;

RESOLVED FURTHER THAT in case the Shares of the Company are either sub-divided or consolidated, then the number of Shares to be allotted and, to the extent allowed, the exercise price payable by the Option grantees under the Plan shall automatically stand augmented or reduced, as the case may be, in the same proportion as the present face value of Rs.10/- (Rupees Ten Only) per Share bears to the revised face value of the Shares of the Company after such sub-division or consolidation, without affecting any other rights or obligations of the said Option grantees:

RESOLVED FURTHER THAT the Board be and is hereby authorised to take requisite steps for listing of the Shares allotted under the Plan on the Bombay Stock Exchange Limited and / or any other stock exchanges where the Shares of the Company are listed or to be listed, in due compliance with SEBI SBEB Regulations and other applicable laws: RESOLVED FURTHER THAT the Company shall conform to the accounting policies prescribed from time to time under the SEBI SBEE

Regulations and any other applicable laws and regulations to the extent relevant and applicable to the Plan; RESOLVED FURTHER THAT the Compensation Committee be and is hereby authorised at any time to modify, change, vary, alter, amend suspend or terminate the Plan subject to consent of the shareholders by way of a special resolution to the extent required under the applicable laws including the SEBI SBEB Regulations and to do all such acts, deeds, matters and things as may at its absolute discretion deems fit, for such purpose and also to settle any issues, questions, difficulties or doubts that may arise in this regard and further to execute all such documents, writings and to give such directions and / or instructions as may be necessary or expedient to give effect to such

modification, change, variation, alteration, amendment, suspension or termination of the Plan and do all other things incidental and

ancillary thereof. **EXPLANATORY STATEMENT PURSUANT TO SECTION 102 OF COMPANIES ACT, 2013**

Item 5: 'In this era of globalisation and competition, it is important for the organisation to maintain and improve its employees' performance to ensure the progress and competitiveness. The Company believes that to attract skilled employees and to improve performance of the employees, it is essential to motivate them as it brings in higher productivity and energy to achieve other organisational goals.

This has necessitated in bringing out a meaningful reward strategy for attraction of new talents and retention of both existing and new critical resources instrumental for sustained corporate growth. The Company believes that equity-based compensation schemes are effective tools to motivate and reward the talents working exclusively with the Company. With a view to achieve the aforesaid objectives to create an employee co-ownership and to encourage them in aligning their individual goals with that of the Company, the Company has mplemented an employee stock option scheme, namely, 'RML Employee Stock Option Plan II 2023' ("ESOP 2023" / "Plan II") seeking to cover eligible employees of the Company.

As per the provisions of Regulation 6 of the Securities and Exchange Board of India (Share Based Employee Benefits and Sweat Equity) Regulations, 2021 ("SEBI SBEB Regulations"), the Company seeks your approval for grant of the Options to:

Mr. Purvesh Krishna Shelatkar, Executive Director designated as Executive Chairman to the maximum extent of 7,50,000 (Seven Lakh Fifty Thousand) Employee Stock Options (hereinafter referred to as the "Options"), in one or more tranches, during the Financial Year 2024-2025, which exceeds 1% of the issued share capital of the Company; The main features of the Plan are as under:

a) Brief description of the Plan the Company has to introduce the ESOP 2023 with a view to attract, retain, incentivize and motivate employees and directors of the Company.

The Plan contemplates grant of employee stock options ("Options") to an identified list of employees (herein after referred to as "eligible employees"), in due compliance of SEBI SBEB Regulations. After vesting, the eligible employees earn a right (but not obligation) to exercise the vested Options within the predefined exercise period.

The Compensation Committee administers the Plan. All questions of interpretation of the Plan is determined by the Compensation Committee and such determination shall be final and binding upon all the persons having an interest in the Plan. The Company shall issue equity shares upon exercise subject to payment of exercise price and satisfaction of consequential tax obligations.

The Company shall have the right to deduct from the Option grantee's salary or recover any of the Option grantee's tax obligations arising in connection with the transactions in respect of the Options or Shares acquired upon the exercise thereof. b) Total number of options to be offered and granted:

The total number of Options to be granted under ESOP Plan II 2023 does not exceed 7,50,000 (Seven Lakh Fifty Thousand) Employee Stock Options convertible in to not more than 7,50,000 (Seven Lakh Fifty Thousand) Equity Shares having a face value of Rs. 10/- (Rupees Ten Only) each fully paid up, with each such Option conferring a right upon the employee to be issued one Share of the Company, ir accordance with the terms and conditions of such issue.

Under the ESOP 2023, The Compensation Committee and the Board of Directors the Company ("Board") at their respective meetings held on August 14, 2024 have approved the below mentioned grants of options subject to approval of the shareholders Mr. Purvesh Krishna Shelatkar, Executive Director designated as Executive Chairman to the maximum extent of 7,50,000 (Seven Lakh

Fifty Thousand) Employee Stock Options (hereinafter referred to as the "Options"), in one or more tranches, during the Financial Year 2024-2025, which exceeds 1% of the issued share capital of the Company; The SEBI SBEB Regulations require that in case of any corporate action(s) such as rights issues, bonus issues, split of Shares and

consolidation of Shares, merger & amalgamation / reconstitution / amalgamation / sell of divisions or otherwise, a fair and reasonable adjustment needs to be made to the Options granted. In this regard, the Compensation Committee shall adjust the number and exercise price of the Options granted in such a manner that the total value of the Options granted under ESOP Plan II 2023 remain the same after any such corporate action. Accordingly, if any additional Options are issued by the Company to the Option grantees for making such fair and reasonable adjustment, the ceiling of 7,50,000 (Seven Lakh Fifty Thousand) shall be deemed to be increased to the extent of such additional Ontions issued

The Plan shall continue to be in force until earlier of: April 30, 2029; o

reserved under the Plan are granted and exercised; or

iii. The date of termination, if any, of the Plan.

c) Identification of classes of Employees entitled to participate in Plan be beneficiaries in the scheme The List of the specific Employees to whom the Stock Options are to be granted and the quantum of the Stock Options to be granted, as

approved by the Compensation Committee and the Board of Directors are as under: Mr. Purvesh Krishna Shelatkar, Executive Director designated as Executive Chairman to the maximum extent of 7,50,000 (Seven Lakt Fifty Thousand) Employee Stock Options (hereinafter referred to as the "Options"), in one or more tranches, during the Financial Year 2024

2025, which exceeds 1% of the issued share capital of the Company. d) Requirements of vesting and period of vesting:
100% of the Options granted under the Plan would vest at the completion of the Period of 1 (One) year from the date of grant of such Options Options granted would vest essentially on the basis of continuation of employment / service as on relevant date of vesting as a pre-requisite

condition, provided that the eligible Employee is not under any notice of resignation or termination. In case of death and permanent incapacity of an eligible Employee in employment or service, condition of minimum vesting period of 1 (One) year shall not apply, in which case all the Options granted up to the death or permanent incapacity, as the case may be, shall vest as on date of such event

e) Maximum period within which the Options shall be vested Options granted under the Plan would vest at the completion of the Period of 1 (One) year from the date of grant of such Options.

Exercise price or pricing formula: The exercise period would commence from the date of vesting and will expire on completion of four (Four) year from the date of respective vesting or such other period as may be decided by the Compensation Committee. from time g) Appraisal process for determining the eligibility of Employees under Plan: Only the Employees within the meaning of this Plan are

eligible for being granted Stock Options under ESOP 2023. The list of identified employees to whom the stock options be granted and the

quantum of the stock options is approved by the Compensation Committee as mentioned in point no. (c) herein above. h) Maximum number of options to be issued per employee and in aggregate: The maximum number of Options that shall be granted to each Employee shall vary depending upon the designation and the appraisal, assessment process, however shall not exceed 15,00,000 (Fifteen Lakhs) Options per eligible Employee, however the Compensation

Committee reserves the right to decide the number of Ontions to be granted and the maximum number of Ontions that can be granted to each employee within this ceiling.

) Maximum quantum of benefits to be provided per employee under the Plan: No benefit other than by way of grant of Options is envisaged under the Plan

j) Whether the Scheme is to be implemented and administered directly by the company or through a trust: The Plan is implemented and administered directly by Company.

k) Whether the scheme involves new issue of shares by the company or secondary acquisition by the trust or both: ESOP Plan II 2023 envisages issue of primary shares against exercise of vested Options

I) Amount of loan to be provided for implementation of the scheme by the Company to the trust, its tenure, utilisation, repayment terms

This is currently not contemplated under the present Plan

m) Maximum percentage of secondary acquisition:

ESOP Plan II 2023 envisages issue of primary shares and there is no contemplation of secondary acquisition. n) Accounting and Disclosure Policies:

The Company shall follow the laws / regulations applicable to accounting and disclosure related to Employee Stock Options and Accounting Standard IND AS 102 on Share based payments and / or any relevant Accounting Standards as may be prescribed by the competer authorities from time to time, including the disclosure requirements prescribed therein in due compliance with the requirements o Regulation 15 of the SEBI SBEB Regulations

o) Method of Option valuation: The Company shall adopt 'fair value method' for valuation of the Options as prescribed under guidance note or under any relevant accounting standard notified by the appropriate authorities from time to time p) Declaration

As the company is adopting fair value method, there is no requirement to compute the difference between intrinsic value and face value Therefore, there is no requirement for disclosure in Directors' report. Further, in case the Company opts for expensing of share based employee benefits using the intrinsic value method, the difference between the employee compensation cost so computed and the employee compensation cost that shall have been recognised if it had used the fair value, shall be disclosed in the Directors' Report and the impact of this difference on profits and on earnings per share ("EPS") of the Company shall also be disclosed in the Directors' Report q) Period of lock-in: The Shares issued upon exercise of the Options shall be freely transferable and shall not be subject to any lockin period restriction after such allotment and credit to the respective demat account; however the same shall be subject to such restrictions as may be prescribed under applicable laws including the Company's Code of Conduct for prevention of Insider Trading, to regulate monitor and report trading by insiders, under the Securities and Exchange Board of India (Prohibition of Insider Trading), Regulations

r) Terms and conditions for buyback, if any, of specified securities covered granted under the Plan:

Subject to the provisions of the prevailing applicable laws, the Compensation Committee shall determine the procedure for buy-back of the Options granted under the Plan if to be undertaken at any time by the Company, and the applicable terms and conditions thereof. On the Recommendation of the Compensation Committee & Board of Directors, the consent of the shareholders is being sought pursuant grant of Options to identified employees, during the Financial Year 2024-2025, which exceeds 1% of the issued share capital of the

In light of above, you are requested to accord your approval to the Special Resolutions as set out at Agenda Item No. 5 of the accompanying

Except Mr. Purvesh Krishna Shelatkar, Executive Director, None of the Directors and Key Managerial Personnel of the Company and thei relatives are, in any way, concerned or interested, financial or otherwise, in the said resolution, except to the extent of their shareholding in the Company

By Order of the Board of Director Rose Merc Limited

Vaishali Parkar Kumai **Executive Director**

Place: Mumbai Date: October 25, 2024 DIN: 09159108

मुंबई लक्षदीप 🔇

ॲम्फी थिएटरमध्ये विवेक घळसासी करणार निरूपण

सोलापूर, दि.२५ : दिपावलीपूर्व निरूपणाची १४ वर्षापासूनची परंपरा अखंडीपणे यंदाही सुरू ठेवण्यात आली असून महाराष्ट्र साहित्र परिषद् शाखा दक्षिण सोलापूर आणि आर्यन क्रिएशन यांच्या संयुक्त विद्यमाने २६, आणि २७ ऑक्टोंबर २०२४ रोजी सकाळी ६ वा. २५ वाजता लोकम ान्य टिळक सभागृह ॲम्फी थिएटर येथे विवेकाची अमृतवाणीचे आयोजन करण्यात आले आहे.

विवेकाच्या अमृतवाणी मधून यंदाच्या वर्षी पहिल्या दिवशी पूर्णयोग, दुसर्या दिवशी पूर्ण योग - अंतरंग साधना, आणि तिसर्या दिवशी पूर्णयोगातील गतिरोध अशा तीन दिवसीय निरूपणातून वैचारीक दीपावली साजरी होणार आहे. दिवाळी पूर्वीची पहाट चांगल्या विचाराने सुरू व्हावी दिवाळीची सुरुवात मंगलमय वातावरणात बौध्दिक मेजवानीने विवेकाच्या अमृतवाणीमधून केली जात आहे.यासाठी पु न गाडगीळ यांचे विशेष सहकार्य लाभले आहे

PUBLIC NOTICE

n behalf of my client Mr. ALLEN ANDREW

D'SILVA and his father Late MR. ANDREW

GABRIEL D'SILVA was the joint owners of

Flat No. 302 on 3rd Floor of Gerardine Co-

Operative Housing Society Ltd., 85- K-

Villa, Rabodi Road, Near Holy Cross

Convent School, Thane West, Thane,

referred to as the "said flat") holding five

shares of Rs.50/- each in the capital of the

Society bearing distinctive No. 026 to 030 (both inclusive) vide Share Certificate

No.06 (hereinafter referred to as "the said

MR. ANDREW GABRIEL D'SILVA expired

on 25-September-2015 leaving behind the

following three legal heirs i.e., namely 1)

Mr. ALLEN ANDREW D'SILVA (son) 3) Mr. AUSTIN ANDREW D'SILVA (son), as the

only surviving legal heirs of the deceased each of them is entitled to get 1/3 rd share of

his 50% share in the said flat and said

The legal heirs named Mrs TREZA

ANDREW D'SILVA (wife) and Mr. AUSTIN

ANDREW D'SILVA (son) of deceased has

released their shares in the said flat vide

release deed registration No. TNN4-11513-

2023in the name of Mr. ALLEN ANDREW

Through this public notice members of the

public at large are hereby notified that

anyone having any adverse claim in respect

of said property or claiming to be the legitimate legal heir of Late MR. ANDREW

GABRIEL D'SILVA is hereby advised to

place his/her claim by submitting legitimate

document/s in this regard within 15 days from the publication of this notice with

appropriate copies of proofs to support the

claim/objection. Please Note that claims

received will be verified with the original and

authentic document/s and without

appropriate evidence will not be considered

If no claims/ objections are received within

the period prescribed above, my clients shall

be at liberty to deal with the above-said

MR. ANDREW GABRIEL D'SILVA

Advocate Bombay High Court Office: 11A-1-004- Gr Floor,

New Vanashree CHS, Opp. Sai Baba

Temple Ashokvan, Borivali (E), Mumbai

For and on behalf of

Adv. Kedar Dike

Place: Thane

property in the manner he deems fit.

Date: 26-Oct-2024

D'SILVA (son).

Mrs. TREZA ANDREW D'SILVA (Wife)

Maharashtra Pin-400 601 (hereinafte

NOTICE

Notice is hereby given that my client MR. RAHUL PRAVINCHANDRA JOSHI is entitled to Room No.22, admeasuring about 25 Sq. Meter area in the Charkop (1) Sahawas Chs Ltd, situated at plot No. 147, RSC 15, Sector-1, Charkop, Kandivali (West), Mumbai - 400 067; Iying on plot of land bearing C.T.S. No. 1C1 of Village Kandivali Taluka Borivali Of Mumbai Suburban District, (hereinafter referred to as "the said property") My client have represented that the said property was originally purchased by MR. RAHUL PRAVINCHANDRA JOSHI & MR. PRAVINCHANDRA SHANKARLAL JOSHI jointly. MR. PRAVINCHANDRA SHANKARLAL JOSHI died intestate on 20.12.2008 and SMT. BINDU PRAVINCHANDRA JOSHI died ntestate on 13.12.2012 at Mumbai Maharashtra leaving behind one married daughter & two sons as legal heirs as his only legal heirs and representatives to inherit all his right, title and interest over the said property and the said shares.

Also note that the original Allotment Letter, Possession Letter issued by the Maharashtra Housing & Area Development Authority in favour of original allottee SHRI. RATNAKAR GOPAL CHAVAN pertaining to the said Room is lost/misplaced by my client.

All person/s having any claim/interest in the said property or any part thereof on account of the transfer of right, title and interest late MR. PRAVINCHANDRA SHANKARLAL JOSHI & SM BINDU PRAVINCHANDRA JOSHI and in favour of MR. RAHUL PRAVINCHANDRA JOSHI by way of inheritance, gift, easement, reservation, maintenance or otherwise howsoever is/are hereby requested to inform and make the same known to the undersigned in writing, together with supporting documents in evidence thereof within 14 (fourteen) days from the date of publication of this notice hereof at his office address, failing which the claims or demands, if any, of such person or persons will be deemed to have been abandoned, surrendered, relinquished, released, waived and given up, ignoring any such claims or demands and no subsequent claims or demands will be entertained and/or for which my clients shall not be responsible.

> Sumitra Lahu Bhalerao Advocate, High Court D-43/165, Jeevan Deep CHSL Sector-1 Charkop, Kandivali (W), Mumbai-400067

<u>परि</u>शिष्ट - १६

Place: Mumbai

(उप विधी क्र. ३५ अन्वये) संस्थेच्या भांडवल/मालमत्तेमधील दिवंगत सदस्याच्या समभाग आणि हितसंबंधाच्या हस्तांतरणास दावे किंवा आक्षेप आमंत्रित करणाऱ्या सूचनेचा अर्ज.

श्री. राजेश मदनानी आणि सौ. साक्षी मदनानी हे जोगेश्वरी विक्रळी लिंक रोड. अंधेर्र (पूर्व), मुंबई - ४०००९३ येथे पत्ता असलेल्या ग्रीन फिल्ड्स "बी" सी.एच.एस लेमिटेडचें सदस्य असून संस्थेच्या इमारतीमधील सदनिका क्र. बी४-७३ चे धारक आहेत **श्री. राजेश मदनानी** यांचे कोमतेही नामनिर्देशन न करता दि. २१ फेब्रुवारी, २०२३ रोजी निधन झाले

संस्था याद्वारे संस्थेच्या भांडवल/मालमत्तेमधील दिवंगत सदस्याचे सदर भाग् आणि हितसंबंध हस्तांतरित करण्यास वारस किंवा वारसांकडून किंवा इतर दावेदार आक्षेपदार किंवा आक्षेपदारांकडून सदर सूचनेच्या प्रसिद्धीपासून १४ दिवसांच्य जलावधीमध्ये, संस्थेच्या भांडवल/मालमत्तेमधील दिवंगत सदस्याचे सदर भाग आणि हितसंबंध हस्तांतरित करण्यास त्याच्या/तिच्या/त्यांच्या दाव्यांच्या/ आक्षेपांच्या समर्थनार्थं कागदपत्रे आणि इतर पुराव्यांच्या प्रतींसह, दावे किंवा आक्षेप मागवित आहे. वर विहीत केलेल्या कालावधीमध्ये जर कोणतेही दावे/ आक्षेप प्राप्त न झाल्यास, संस्था दिवंगत सदस्याच्या संस्थेच्या भांडवल / मालमत्तेमधील भाग आणि हितसंबंधांबाबत संस्थेच्य उप-विधी अंतर्गत देण्यात आलेल्या पद्धतीने व्यवहार करण्यास मुक्त असेल. संस्थेच्य भांडवल/मालमत्तेमधील दिवंगत सदस्याचे सदर भाग आणि हितसंबंध हस्तांतरित करण्यास दावे/ आक्षेप. जर असल्यास. संस्थेस प्राप्त झाल्यास त्याबाबत संस्थेच्य उप-विधीअंतर्गत देण्यात आलेल्या पद्धतीने व्यवहार केला जाईल. संस्थेच्या नोंदणीकृत उप-विधीची प्रत दावेदार / आक्षेपदारांना पाहण्याकरिता संस्थेच्या कार्यालयात / संस्थेच्य मचिवांकडे सूचना प्रसिद्धीच्या दिनांकापासून तिच्या कालावधी समाप्तीपर्यंत स. १० व सायं. ६ या दरम्यान उपलब्ध असेल.

APPENDIX 16

[Under Bye-law No. 35]
The Form of Notice, inviting claims or objections to the Transfer of the shares and the interest of the Deceased Member in the Capital/ Property of the Society.

Smt.PARBATI DEVI K. MOHTA, was a member of the Mahalaxmi Co-operative Housing Society Ltd, having address at Near Saraswati Building, C.S. Road No.-04, Dahisar East, Mumbai-400068., and PARBATI DEVI K. MOHTA was holding Flat

naking any nomination. The society hereby invites claims or objections from the heir or heirs or other claimar

r claimants/objector or objectors to transfer her shares and interest of the decease

publication of this notice, with copies of such documents and other proofs in support nis / her their claims/objections for transfer of shares and interest of the decea

member in the capital property of the society. The said SMT.PARBATI DEVIK.MOHTA has left behind the following legal heirs.

Name

KISHORE KUMAR MOHTA

The Heirs and Legal representatives of Son Mr. Ashok Kumar Mohta died on

The heirs and legal representatives of married daughte

Smt. Ushadevi Daga died on 15/05/2014 at Mumba

and her Husband Mr.Shreelal Daga predeceased

Heirs and legal representatives of married daughter Smt.Manju Majeji died on 16/01/2022

predeceased on 08/04/2020 at West Bengal.

SUMAN KOTHARI

n the manner provided under the bye-laws of the society.

दिनांक : २५.१०.२०२४ ठिकाण : मुंबई

date of publication of the notice till the date of expiry of its period.

at West Bengal and her son Mr. Anirudh B. Majeji

If no claims/objections are received within the period prescribed above, the socie

shall be free to deal with the shares and interest of the deceased member in the capita

property of the society in such manner as is provided under the bye-laws of the society

nterest of the deceased member in the capital property of the society shall be dealt wit

The claims/objections, if any, received by the society for transfer of shares are

A copy of the registered bye-laws of the society is available for inspection by the

aimants/objectors, in the office of the society/with the Secretary of the society from the

(a) Smt. Indu Ashok Mohta

(b) Ashwani Kumar Mohta

(d) Krishan Kumar Mohta

21/07/2020 at West Bengal.

(b) Varsha Anupam Malpani

(d) Sudarshan Shreelal Daga

(c) Aditya Shreelal Daga

on 31/07/2003 at Mumbai.

(b) Mr.Nandan B. Majeji

(a) Smt. Nisha Anirudh Majeji

(a) Mrs. Uma M.Bhaiya

(c) Sanat Kumar Mohta

ember in the capital/property of the society within a period of 14 days from the

NOTICE

No.305, in the building of the society, died on Dated 01/06/2005 at Kolkata with

ठेकाणः मुंबई

दिनांकः २६ ऑक्टोबर, २०२४

ग्रीन फिल्ड्स "बी" सी.एच.एस. लि सही। मान. सचिव सार्वजनिक सूचना

र्विसामान्य जनतेला याद्वारे कळविण्यात येते की माझे हक श्री राज किशोर त्रिपाठी आणि श्रीमती पूनम त्रिपार्ट दोघेही R/o D-903 हिरानंदानी कॉम्प्लेक्स, से.-07 खारघर, नवी मंबई, जि.-रायगड, PIN-410210 यांने त्यांचा मुलगा श्री राहुल त्रिपाठी यांच्याशी वैयक्तिव कारणांमुळे त्यांचे सर्व संबंध तोडले आहेत. माझ्या वरीत ॥वाच्या दोन्ही क्लायंटनी देखील त्यांच्या मलास त्यांच्य सर्व जंगम आणि जंगम मालमत्तेपासून नाकारले आहे आणि काढून टाकले आहे. श्री. राहुल त्रिपा**ठी** यांच्याशी व्यवहा करणारे कोणीही त्यांच्या/तिच्या/त्यांच्या जबाबदारीव असे करतील आणि माझे ग्राहक श्री. राहल त्रिपाठी यांनी केलेल्या कोणत्याही कृती, कृती किंवा व्यवहारासा बाबदार राहणार नाहीत.

एसडी/-ॲड. सुमित सहाय, बी.कॉम., एलएलबी मुंबई उच्च न्यायालयाचे अधिवक्ता , क्रिस्टल प्लाझा, हिरानंदानी कमर्शियल कॉम्प्लेक्स सेक्टर-7, खारघर, नवी मंबई - 410210

जाहीर सूचना

ठिकाण:- नवी मंबई

दिनांक:- 26.10.2024

येथे सूचना देण्यात येत आहे की, माझे अशक्षल श्री. गौतम विवेकानंद हेबळे आणि त्यांची आजी श्रीमती नलिनी रमेश मुकुद हे फ्लॅट क्र.२०१ चे संयक्त मालक होते. श्री. रमणिकलाल जेठालाव शाह हे जमीन सर्व्हे क्र.४६/१, ४६/१ए, ४६/ २/ए, ४६/२/बी, ४६/३, ४६/७, २रा मजला मारत क्र.बी/१, साकेत को-ऑप.हौ.सो.लि. गाजिवडे, ठाणे (प.) या जागेचे मालक होते श्रीमती नलिनी रमेश मुकुद यांचे ०५.०२.२०१५ रोजी निधन झाले, त्यांच्या पश्चात त्यांचे मयत पती रमेश शंकरराव मुकुद, ज्यांचे २९.०६.२००१ रोजी निधन झाले आणि एक विवाहीत मुलगी श्रीमती आशा विवेकानंद हेबळे हे कायदेशीर गरसदार आहेत

गर कोणा व्यक्तीस किंवा संस्थेस सदर मालमत्ता, म्लॅट किंवा सोसायटीचे शेअर्सबाबत वारसाहक्<u>र</u> विक्री, तारण, अधिभार, भाडेपट्टा, मालकी हक्क, परवाना, बक्षीस, अदलाबदल, ताबा किंवा अन्य इतर प्रकारे कोणताही अधिकार, हक्क व हित मसल्यास त्यांनी कागदोपत्री पुराव्यांसह खालील त्राक्षरीकर्त्यांच्या कार्यालयात–**दुकान क्र.४/सी,** नक्ष्मी केशव कोहौसोलि., तळमजला, डॉ मेश प्रधान रोड, न्यु इंग्लिश शाळेजवळ, **गौपाडा, ठाणे (प**.)-४००६०२ येथे सदर सूचना काशन तारखेपासून **१५ दिवसांत** कळवावे, ान्यथा अशा दाव्यांच्या संदर्भाशिवाय माझे अशील पढील प्रक्रिया करतील आणि दावा, काही गसल्याम सोडून दिला आहे असे समजले जाईल माणि माझ्या अशिलांवर बंधनकारक असणा

> सिद्धेश एच. राऊल वकील, उच्च न्यायालय

जाहीर नोटीस खरेदीदार: **श्री. वसंत बाबुराव पाटील,** वय: ७६ वर्षे, पत्ता: द्वारकामाई बंगला, गार्डन नं. ४, साईबाबाँ मंदिर जवळ, गांधीनगर, डोंबिवली (पूर्व).

मिळकतीचे वर्णन : मौजे सागांव येथील सर्व्हे नं. २०, हिस्सा नं. १ याचे मूळ खरेदीखत दस्त क्र. ७६/२०१०, सर्व्हे नं. २०, हिस्सा नं. १ पैकी क्षेत्रफळ ५७० चौ. वार म्हणजेच ४७०.७६ चौ.मी. असलेल्या जिमनीचे मुळ खरेदीखत पांडुरंग विद्यालय समोर, मानपाडा रोड, डोबिवली (पूर्व) येथन ऑफिस सामान शािफ्टिंग करतेवेळी दि. १५/१२/२०२३ रोजी गहाळ झाले आहे. सदर रीतसर तक्रार टिळकनगर पोलीस स्टेशन येथे करण्यात आली आहे. तक्रार नं. प्रॉपटी मिसींग रजि. नं. ४५२/२०२४. तरी वर उल्लेखित गहाळ झालेले दस्त (मुळ खरेदीखत) कोणाला सापडल्यास १४ दिवसांचे आत वरील पत्यावर आणुन द्यावे हि विनंती. अन्यथा सदर खरेदीखताचा बेकायदेशीर वापर केल्यांस तो बिकायदेशीर आहे असे गृहीत धरुन त्या अनुषंगाने केलेले व्यवहार सदर नोटीस दिणार यांच्यावर बंधनकारक नाहीत

वसंत बाबुराव पाटील. मो.- ९३२४८७५५५७ दिनांक- २६/१०/२०२४ द्वारकामाई बंगला, गार्डन न ४, साईबाबा मेंदिर जवळ, गांधीनगर, डोबिवली (पूर्व)

Public Notice TO WHOMSOEVER IT MAY CONCERN

This is to inform the General Public that following share certificates of ACC Ltd. having it Registered Office at Adani Corporate Office, Shantigram Near Vaishnodevi circle, S.G. Highway, Ahmedabad, Gujarat-382421, registered in the name of the following Shareholders have bee

Sr. Name of the Certificat Distinctive No. Shareholders No. Nos. Numbers Shares Piroja Manhhersha Rana P000010167 2008478 32783271 to 32783460 190 & Tehmi Sorab Cooper 2011793 32783461 to 32783620 160

eferred share certificates.

Any person who has any claim in respect of the said share certificates should lodge such claim with the Company or its Registrar and Transfer Agents Kfintech Technologies Ltd. Selenium Building, Tower-B, Plot No. 31 & 32, Financial District, Nanakramguda, Serlingampally, Hyderabad-500032, within 15 days of publication of this notice after which no claim will be ntertained and the Company shall proceed to issue Duplicate Share Certificates.

Burjor Sorabji Coope Date: 26/10/2024 (Name of Legal Claimant



lost by them.

लॉईडस एन्टरप्रायझेस लिमिटेड

नोंदणीकृत कार्यालयः ए२, २रा मजला, मधु इस्टेट र पांडुरंग बुधकर मार्ग, लोअर परळ, मुंबई-४०००१३. दूर.:०२२-६२९१८१११, सीआयएनः एल२७१००एमएच१९८६पीएलसी०४९२५२, ई-मेल:lloydsenterprises@lloyds.in, वेबसाईट:www.lloydsenterprises.in

३० सप्टेंबर, २०२४ रोजी संपलेल्या तिमाही व अर्धवर्षाकरिता एकमेव व एकत्रित अलेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

		(रु.लाखात, ईपीएस व्य								एस व्यातारक्त)			
				एव	क् मेव					एट	म्त्रित		
अ.	तपशील		संपलेली तिमाही		संपलेले	अर्धवर्ष	संपलेले वर्ष		संपलेली तिमाही		संपलेले	अर्धवर्ष	संपलेले वर्ष
क्र.		३०.०९.२४	३०.०६.२४	३०.०६.२३	३०.०९.२४	३०.०९.२३	39.03.28	३०.०९.२४	३०.०६.२४	३०.०६.२३	३०.०९.२४	३०.०९.२३	39.03.28
		अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
٩.	कार्यचलनातून एकूण उत्पन्न	9८४४४३.६४	90800.00	४६१०.५०	३५९१५.४१	९०२९.८१	४०८९५.२९	४०९१३.५६	३२६७३.५३	9६४४५.०५	७३५८७.90	32300.03	90९३७५.४१
٦.	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व)	१३५६.३८	९ २.८0	१८९३.०६	9888.96	२१२७.७१	९०२७.६५	४६४५.३४	२१६१.७९	३७४५.१०	६८०७. 9३	५४६७.७१	२१२७५.२४
₹.	करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	१३५६.३८	९ २.८0	१८९३.०६	9888.96	२१२७.७१	९०२७.६५	४६४५.३४	२१६१.७९	३७४५.१०	६८०७. 9३	५४६७.७१	२१२७५.२४
8.	करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर)	9346.43	९१.७६	१७५९.०६	9886.28	9883.09	७२२३.६६	804८.99	9090.44	3946.90	५७७५.६६	४६७६.७२	90808.82
ч.	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा) (करानंतर) आणि इतर सर्वकष उत्पन्न (करानंतर))	८४९४६.०५	924060.68	99७२७६.५9	२१००२६.८९	9 ६२८७४.0८	208683.03	३८३३६.५६	२१९४७.३०	२५७८७.२७	६०२८३.८६	84820.00	६७७१५.३७
ξ.	समभाग भांडवल (दर्शनी मूल्य रु.१/- प्रती)	9२७२१.२६	9२७२9.२६	9२७२१.२६	9२७२१.२६	9२७२१.२६	9२७२१.२६	9२७२१.२६	9२७२१.२६	9२७२१.२६	9२७२१.२६	9२७२१.२६	9२७२9.२६
0.	इतर समभाग (लेखापरिक्षित ताळेबंद पत्रकात दिल्यानुसार)						३७०६२२.६५						9908८६.२0
८.	मूळ व सौमिकृत उत्पन्न प्रतिभाग (वार्षिकीकरण नाही) (रू.)	0.99	0.09	0.98	0.99	0.9६	0.40	0.32	0.93	0.24	0.84	0.30	9.30

परिपत्रक क्र. सीआयआर/सीएफडी/एफएसी/६२/२०१६ द्वारे सुचित सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्कायरमेंट्स) रेप्युलेशन्स, २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सर्वेजसह सादर करण्यात आलेली अलेखापरिक्षित एकमेव सविस्तर नमुन्यातील उतारा आहे. अलेखापरिक्षित वितीय निष्कर्षाचे संपूर्ण नमुना कंपनीच्या **www.lloydsenterprises.in** बेबसाईटवर आणि स्टॉक एक्सर्वेजच्या www.bseindia.com बेबसाईटवर उपलब्ध आहे.

वरील वित्तीय निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन व शिफारस करण्यात आले आणि २५ ऑक्टोबर, २०२४ रोजी झालेल्या संचालक मंडळाच्या समेत मान्य करून नोंद्रपटावर घेण्यात आले.

सही/

(₹ in Lakhs

SW HOLDINGS LIMITED

CIN: L67120MH2001PLC217751

Registered Office: Village Vasind, Taluka - Shahapur, Dist. Thane - 421604 www.jsw.in • Phone: 022 42861000 / 02527-220022 • Fax: 022 42863000 / 02527-220020

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30[™] SEPTEMBER, 2024

Consolidated Half Year Ended Half Year Ended Year Ended Quarter Ended Year Ended **Quarter Ended Particulars** 30.06.2024 30.09.2024 30.06.2024 30.09.2024 30.09.2023 31.03.2024 30.09.2024 30.09.2024 30.09.2023 31.03.2024 30.09.2023 30.09.2023 Unaudited Unaudited Unaudited Unaudited Unaudited Audited Unaudited Unaudited Unaudited Unaudited Unaudited Audited Total Income from Operations 16.217.63 2.723.18 8.916.50 18.940.8 11.528.10 16.956.08 16,217.63 2.723.18 8.916.50 18.940.81 11.528.10 16.956.08 Net Profit for the period (before Tax 15.846.05 2.403.35 8.613.31 18,249,40 10,932,90 15,748.98 15,846.05 2,403,35 8.613.31 18,249,40 10.932.90 15,748.98 Exceptional and/or Extraordinary items) Net Profit for the period before Tax (after 15,846.05 2.403.35 8.613.31 18,249.40 10.932.90 15.748.98 15,846.05 2.403.35 8,613.31 18.249.40 10.932.90 15.748.98 Exceptional and/or Extraordinary items) Net Profit for the period after Tax 11,826.83 1,795.39 6,379.1 13,622.22 8,100.78 11,864.8 11,963.53 5,258.05 6,320.44 17,221.58 8.756.16 15,555.89 (after Exceptional and/or Extraordinary items Total Comprehensive Income for the period [Comprising Profit for the period (after tax) 337,025.06 394,657.6° 105,524.29 731,682.67 340,427.38 548,078.52 334,607.40 114,124.18 125,024.81 748,731.58 365,371.66 602,506.53 and Other Comprehensive Income (after tax) Equity Share Capital 1,109.70 1,109.79 1,109.80 1,109.79 1,109.70 1,109.80 1,109.70 1,109.79 1,109.80 1,109.79 1,109.80 1,109.70 Reserves (excluding Revaluation Reserve) as shown in the Balance Sheet of previous year 2,446,286.69 2,542,368.67 Earnings Per share (of ₹10 each) (for continuing and discontinued operations) (EPS for the quarters are not annualised) Basic (in ₹) 106.56 16.18 57.48 122.74 72.99 106.92 107.80 47.38 56.95 155.18 78.90 140.18 Diluted (in ₹) 106 55 16.18 57.47 122,73 72 98 106 89 107 78 47 37 56 95 155 15 78 89 140 15

Relationship with

SMT. PARBATI DEVI

Son

Daughter-in-Law

Grand-Son

Grand-Son

Grand-Son

Grand Daughter

Grand Daughter

Grand-Son

Grand-Son

Grand Daughter in Lav

Son

Married Daughter

For and on behalf of

. The above is an extract of the detailed format of unaudited financial Results for the quarter and half year ended 30th September, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of unaudited financial results for the quarter and half year ended 30th September, 2024 are available on websites of the Stock Exchanges - www.nseindia.com, www.bseindia.com and on the

2. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 25th October, 2024.

3 The Company has remeasured deferred tax liability in respect of fair value changes in the Investments pursuant to the changes in the tax rates on long term capital gains introduced as per Finance (No.2) Act, 2024. Consequently, the deferred tax liability has reduced by ₹934.51 crore which has been recognised in Other Comprehensive Income for the current quarter and half-year ended 30th September, 2024.

KEY STANALONE FINANCIAL INFORMATION IS GIVEN BELOW:

Place: Mumbai Date: October 25, 2024



JIDAL Part of O.P. Jindal Group

For JSW Holdings Limited Sd/-Manoj Kumar Mohta Whole time Director, CEO & CFO

HALF YEAR

(₹. In Lakhs except per share data)

ांच्यासह **स्वर्गीय दिलीप विठ्ठलदास लखानी** यांच्य फोलिओ क्र. एचएलएल३०२११६८ अंतर्गत अनुक्रमांब १३२७७७६६१-१३२७७९२८७० असलेले समभा प्रमाणपत्र क्र.५३१४४२८ धारक १५२१० शेअर्सकरित माणपत्रे हरवले आहेत आणि खालील स्वाक्षरीकर्त्यांन सदर शेअर्सकरिता दुय्यम प्रमाणपत्र वितरणासाठी कंपनीकडे

माणपत्र वितरणाची प्रक्रिया कंपनी सरू करेल. ठेकाण: मुंबई

Sd/- Hon.Secretar

जाहीर सूचना येथे सचना देण्यात येत आहे की, **पंकज विठ्ठलदास लखानी**

अर्ज केला आहे.

जर कोणा व्यक्तीस सदर शेअर्सबाबत काही दावा असल्या कपया आमचे निबंधक केफिन टेक्नॉलॉजिस लिमिटेड. लिनियम टॉवर बी, प्लॉट क्र.३१-३२, गचीबोअली **गायनान्शियल डिस्ट्रीक्ट, नानकरामगुडा,** हैदराबाद् तेळंगणा-५०००३२ येथे आजच्या तारखेपासून एक महिन्यात कळवावे. अन्यथा सदर शेअर्सबाबत दुय्यम पंकज विठ्ठलदास लखार्न जिवीत सदस्याचे नाव

पर्पल फायनान्स लिमिटेड

सीआयएन : U67120MH1993PLC075037 नोंदणीकृत कार्यालय : ११, १ ला मजला, इंदू चेंबर ३४८/३५३, सॅन्युएल स्ट्रीट, यडगाडी, मस्जीद बंदर (परिचम), मुंबई - ४० ०००३. कार्पोरेट कार्यालय : ७०५/७०६, ७ चा मजला, हॉलमार्क विझतेस प्लाझा, गुरूनातक हॉस्पिटलच्या समोर, वांट्रे (पूर्व), मुंबई - ४०० ०५१. वेबसाइट : https://www.purplefinance.in

दि. ३०.०९.२०२४ रोजी संपलेल्या तिमाही व सहामाहीकरिताच्या अलेखापरीक्षित स्थायी वित्तीय निष्कर्षांचा सारांश

1					(v. circina)		
		तिमाही					
अ. क्र.	तपशील	३०.०९.२०२४ रोजी संपलेली तिमाही	३०.०६.२०२४ रोजी संपलेली तिमाही	३०.०९.२०२४ रोजी संपलेली तिमाही	३०.०९.२०२४ रोजी संपलेली सहामाही	३०.०९.२०२३ रोजी संपलेली सहामाही	३१.०३.२०२४ रोजी संपलेले वर्ष
		(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(अलेखापरीक्षित)	(लेखापरीक्षित)
१	परिचालनातून एकूण उत्पन्न (निव्वळ)	२७०.४९	१९९.९०	१९६.६९	४७०.३९	२४५.५४	887.78
?	कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक व/वा असामान्य बाबीपूर्व)	(५७४.०५)	(४१४.६६)	(२६१.५८)	(९८८.१)	(५१५.६८)	(१,३२५.८२)
n	करपूर्व कालावधीकरिता निव्वळ नफा /(तोटा) (अपवादात्मक व/वा असामान्य बाबीपश्चात)	(५७४.०५)	(४१४.६६)	(२६१.५८)	(९८८.१)	(५१५.६८)	(१,३२५.८२)
Х	करपश्चात कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक व/वा असामान्य बाबीपश्चात)	(५५७.१७)	(४२२.६२)	(२५१.४०)	(१७१.७१)	(५०७.९०)	(७६१.२७)
બ	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न (करपश्चात)	(५६०.७८)	(४२२.६५)	(२५१.४०)	(\$8.\$3)	(५०७.९०)	(७६१.३८)
ξ	समभाग भांडवल	३,३६१.५०	३,३६१.५०	२,३०२.२०	३,३६१.५०	२३०२.२०	३,३६१.५०
b	राखीव (पुनर्मूल्यांकन राखीव वगळता) गत वर्षाच्या लेखापरीक्षित ताळेबंदामध्ये दर्शविल्यानुसार	-	-	-	-	-	१,४७१.४६
۷	उत्पन्न प्रतिशेअर (प्रत्येकी रु. १०/-) (अपवादात्मक बाबीपूर्व) मूलभूत सौम्यीकृत	(१.६७) (१.६७)	(१.२६) (१.२६)	(१.०९) (१.०९)	(२.९३) (२.९३)	(२.२१) (२.२१)	(२.२७) (२.२७)
٩	उत्पन्न प्रतिशेअर (प्रत्येकी रु. १०/-) (अपवादात्मक बाबीपश्चात) मूलभूत सौम्यीकृत	(१.६७) (१.६७)	(१.२६) (१.२६)		(२.९३) (२.९३)	(२.२१) (२.२१)	(२.२७) (२.२७)

. . चरील निर्देशित निष्कर्षांचे लेखापरीक्षण समितीद्वारे पुनरावलोकन केले असून शिफारस करण्यात आली आहे व कंपनीच्या संचालक मंडळाद्वारे त्यांच्या दि. २५.१०.२०२४ रोजी आयोजित सभेमध्ये त्यांना मंजरी देण्यात आली आहे.

वरील विवरण हे सेबी (सुची व अन्य विमोचन आवश्यकता) विनियमन, २०१५ च्या विनियमन ३३ अंतर्गत स्टॉक एक्सचेंजेसकडे दाखल करण्यात आलेल्या तिमाही वित्तीय निष्कर्षांच विस्तृत प्रारूपाचा सारांश आहे. तिमाही वित्तीय निष्कर्षांचे संपूर्ण प्रारूप स्टॉक एक्सचेंजेस व कंपनीच्या वेबसाइटवर उपलब्ध आहे.

. कंपनीचा एकल व्यावसायिक विभाग असल्याने भारतीय सनदी लेखापाल संस्थेद्वारे जारी कार्यचलनात्मक विभागावरील भारतीय लेखा मानके १०८ अंतर्गत विमोचन आवश्यकता नाही. पर्पल फायनान्स लिमिटेड करित

> अमिताभ चतुर्वेर्द कार्यकारी अध

सही/

DOLPHIN OFFSHORE ENTERPRISES (INDIA) LIMITED REGI. OFFICE: UNIT 301, A WING, KANAKIA ZILLION, JUNCTION OF LBS MARG & CST ROAD, KURLA WEST MUMBAL400070

Ph: +91 6357073229 • CIN: L11101MH1979PLC021302 • Email: cs@dolphinoffshore.com • Web: www.dolphinoffshore.com

EXTRACTS OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED ON 30[™] SEPTEMBER, 2024 (₹. In Lakhs except per share data)

Sr		QUARTE	R ENDED	ENDED	YEAR ENDED
No	Particulars 30		30.06.2024	30.09.2024	31.03.2024
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations (net)	1,701.88	1,022.65	2,724.53	1,096.52
2	Net Profit / (Loss) for the period (before Tax, Exceptional items	1,285.12	794.55	2,079.67	(131.70)
3	Net Profit / (Loss) for the period before tax (after Exceptional items)	1,285.12	794.55	2,079.67	26.35
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	1,292.06	755.17	2,047.23	557.28
5	Total Comprehensive Income for the period [Comprising Profit / (Loss)	1,325.79	762.34	2,088.13	543.43
	for the period (after tax) and Other Comprehensive Income (after tax)]				
6	Equity Share Capital (Face Value of ₹. 1/- per share)	400.05	400.05	400.05	400.05
7	Other Equity				21,732,62
8	Earning per share of ₹. 1/- each (from Continuing and				
	Discontinuing Operations)				
	Basic (in ₹.)	3.23	1.89	5.12	1.59
	Diluted (in ₹.)	3.23	1.89	5.12	1.59

The above consolidated financial results of Dolphin Offshore Enterprises (India) Limited, its subsidiary have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 25th October, 2024. The statutory auditor have carried out Limited Review of above consolidated financial results of the Company

·-·		•	(
Sr		QUARTE	R ENDED	HALF YEAR ENDED	YEAR ENDE
No	Particulars	30.09.2024	30.06.2024	30.09.2024	31.03.2024
		(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations (net)	67.61	188.51	256.12	1096.52
2	Net Profit / (Loss) for the period (before Tax, Exceptional items	(12.69)	141.57	128.88	(114.82)
3	Net Profit / (Loss) for the period before tax (after Exceptional items)	(12.69)	141.57	128.88	43.23
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	(5.75)	102.19	96.44	574.16
5	Total Comprehensive Income for the period [Comprising Profit / (Loss)	(5.75)	102.19	96.44	574.16
	for the period (after tax) and Other Comprehensive Income (after tax)]				
3	Equity Share Capital (Face Value of ₹. 1/- per share)	400.05	400.05	400.05	400.05
7	Other Equity				14,527.55
8	Earning per share of ₹ 1/- each (from Continuing and				
	Discontinuing Operations)				
	Basic (in ₹.)	0.02	0.26	0.24	1.63
	Diluted (in ₹.)	0.02	0.26	0.24	1.63

1. The above standalone financial results of Dolphin Offshore Enterprises (India) Limited have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 25th October 2024. The statutory auditor have carried out Limited Review of above standalone financial results of the Company.

2. The above is an extract of the detailed format of quarter & half year ended financial results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Full format of the financial results for the quarter & half year ended 30th September, 2024 are available on the Stock Exchnage website (www.bseindia.com and www.nseindia.com) and on the Company's website (www.dolphinoffshore.com).

On behalf of Board of Directors Rupesh Savla Place : Ahmedabad Date : 25-10-2024 Managing Director - DIN:00126303

society hereby invites claims or objections from the heir or heirs or other claimants/objector or objectors to the transfer of the said shares and interest of the deceased member in the capital/property of the society within a period of 10 days from the publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and interest of the deceased member in the capital/property of the society If no claims /objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital/ property of the society in such manner as is provided under the bye-laws of the society. The claims/objections, if any, received by the society for transfer of shares and interest of the deceased member in the capital/property of the society shall be dealt with in the manne

provided under the bye-laws of the society, A

copy of the registered bye-laws of the society

is available for inspection by the claimants

objectors, in the office of the society during

office hours, from the date of publication of

RBI Employees Gitanjali Hon. Secretary Place: Andheri (West), Mumbai

PUBLIC NOTICE purple Mr. Sanjay Vasant Phatak, A Member of the RBI Employees Gitanjali Cooperative

Place: Mumbai

Housing Society, having address at Jai Bhavani Road, Amboli, Andheri (W), Mumbai - 400 058 and holding Flat No. A02 in the building of the society, died on 09.02.2024 without making any nomination Shri Mehul. Saniav Phatak has made an application for transfer of shares and interest of the deceased member in the capital/ property of the society in his name. The

the notice till the date of expiry of its period. For and on behalf of The **Cooperative Housing Society**