MKVentures Capital Limited

(formerly "IKAB SECURITIES AND INVESTMENT LIMITED") CIN L17100MH1991PLC059848

REGD OFF - Express Towers, 11th Floor, Nariman Point, Mumbai - 400 021

EMAIL - info@mkventurescapital.com , Tel: 91 22 6267 3701; URL: https://mkventurescapital.com/

Date: 18th January, 2023

The Manager,
Dept. of Corporate Services,
BSE Limited,
Phiroze Jeejeebhoy Towers,
1st Floor, Dalal Street,
Mumbai – 400001

Ref.: Scrip Code: 514238

SUB: NEWSPAPER PUBLICATION OF THE EXTRACT OF UNAUDITED STANDALONE AND CONSOLIDATION OF FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31ST DECEMBER 2022

Dear Sir/Madam,

Pursuant to regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copies of the newspaper advertisement pertaining to the extract of Standalone and Consolidation Financial Results for the quarter and nine months ended 31st December, 2022.

We request you to kindly take the above on record.

Please take the above in your record.

Thanking you,

Yours faithfully For MKVentures Capital Limited

SANKET DILIP
DILIP
RATHI
Date: 2023.01.18
17:45:55+05'30'

Sanket Rathi

Company Secretary & Compliance Officer

Encl: Newspaper Cutting

PUBLIC NOTICE METROPOLITAN MAGISTRATE 69TH COURT AT SEWRI.

MUMBAI....C.C NO. 4600026/MISC/2023 Mrs. Shehnaz Mohd Hanif Qureshi ...Applican

Health Officer ...Respondent NOTICE This is inform the General Public at large that an application has been made by the above named applicant for Death Registration of namely Mrs. Shehnaz Mohd Hanif Qureshi ir the Hon'ble Metropolitan Magistrate 69th Court at Sewri (Mazgaon), Mumbai having C.C No. 4600026/MISC/2023.

Any person having any objection or any say regarding the application of Registration then such Objection or say should reach below mentioned address or contact with court within 15 days of the said published notice.

Adv. Shaikh Zubair Azmi 216, Loheki Chawl No. 46, M. Azad Road, Madanpura, Mumbai - 400 008.

जाहीर नोटीस

मी तबस्सुम शकील मिर्झा कळविते की माझी आई बानो युसुफ खान यांचे दि ०८/०५/२०१९ रोजी निधन झाले. त्या महानगर टेलिफोन निगम लिमिटेड मुंबई या सरकारी कार्यालयात कामाला होत्या. तरी त्यांच्या पश्चात त्यांचे वारस खालिलप्रमाणे

- 1) युसुफ इस्माईल खान पती- ७५
- २) जावेद युसुफ खान मुलगा ४९

मंबई शहर कार्यालयात कळवावे.

नं - ७/८, डोंगरी मुंबई-४००००९

होती आणि तुमच्याद्वारे घेण्यात आली होती.

जगराला यांच्या

- ३) नाझ्मा युसुफ खान मुलगी ४७ ४) तबस्सुम शकील मिर्झा - मुलगी - ४५
- तरी कोणासही काही आक्षेप असल्यास १४ दिवसाच्या आत ओल्ड कस्टम ऑफीस
- तबस्सुम शकील मिर्झा १४, कमाल खान बिल्डींग, २ रा माळा, रूम

PUBLIC NOTICE

lotice is hereby given that as per the Society's lecords, Mr. Amrish R. Shah and Mrs. Sona A. Shah (Now Demised) are joint member and owners of Flat No 2301 and Flat No 2302 23rd Floor, Padmawati Heights CHS Ltd situated at Patthe Bapurao Marg, Opp Navjeevan Society, Grant Road East, Mumba 400 007 and are members of the societ hereinafter referred to as the "Said Fla

Mrs. Sonal A. Shah is demised on 19/06/2022

remises")

and Mr. Amrish R. Shah has submitted the required "Transmission Documents" with the society to transfer the 50% rights, title nterest of the flats bearing No. 2301 and fla No 2302 situated at 23rd Floor in the building of the society known as Padmavati Height Co-op. Housing Society Ltd and 5 Shares vide Share Certificate No. 32 dated 01/02/201 bearing distinctive Nos. from 156 to 160 from the name of Late Mrs. Sonal A. Shah to hi Name. The society hereby invites claims of objections from the heir or heirs othe claimants/objector or objectors to the transfe of said shares and interest of the decease member in the capital/property of the societ within a period of 15 days from the publication of this notice, with copies of such document and other proof in support of his/her/ their claims/objections for transfer of shares and nterest of deceased member in the capital property of the society. If no claims/objection are received within the period prescribe above, the society shall be free to deal with the shares and interest of the deceased member in the capital/property of the societ n such manner as is provided under the by laws of the society. The claims/objection, any, received by the society for transfer of shares and interest of the deceased member n the capital/property of the society shall be dealt with in the manner 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/ with the secretary of th society between 11.00 A.M. to 1.00 P.M from the date of publication till the expiry of its period

Dated, this 18th day of January, 2023 Sd/ **Honorary Secretary** Padmawati Heights CHS Ltd जाहीर नोटीस

PUBLIC NOTICE

Akhil Atul Biswas absolute Owner in respect of

Room No. D-3, and a bonafide member of the

Housing Society Limited", having Registration

No. BOM/(W.R.)/HSG (TO)/6543 of 1992, and holding 5 shares of Rs. 50.00 each vide Shar

Certificate No. 29 dated 16.12.1992, bearing

distinctive Nos. from 136 to 140. Whereas, th

existing member Mr. Akhil Atul Biswas has bee deceased intestate on 20.01.2021, leaving behir

nis only surviving legal heirs: 1) Smt. Laxmi Akhi

Biswas (Wife), and 2) Mr. Ashish Akhil Biswa

Son), without making any Nomination. Furthe

he legal heirs have applied for transfer

nembership of the Society and Property rights in espect of the above Room No. D-3 and the said

Therefore, the Society is hereby invitin

claims or objections in writing from all the heir/s o other claimants/ objector or objectors to th

ransfer of the said shares and interest of th

deceased member in the capital/property of the Society within a period of 14 days from the

publication of this notice, with copies of suc

documents and other proofs in support his/her/their claims/ objections for transfer

shares and interest of the deceased member in th

capital/property of the society, in writing at ou

society registered office at Plot No. 202, Road No RSC-31, Gorai (2), Borivali (West), Mumbai

400091 and to inform to the Society's Honorar

Secretary or Chairman or Treasurer. If n claims/objections are received within th

stipulated period prescribed above, the societ

shall be free to deal with the shares and interest of

e deceased member in the capital/property of th

society to the aforementioned legal heir Smt. Laxm

Akhil Biswas (Wife of deceased member), in sucl

anner as is provided under the bye-laws of th

society. The claims/objections, if any, received b

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 manner provider

under the bye-laws of the society. A copy of the

registered bye-laws of the society. A copy of the registered bye-laws of the society is available fo nspection by the claimants/ objectors, in the office

of the society/with the secretary of the society i

society office during office hours from the date o publication of the notice till the date of expiry of its period. Any claim/s received after the aforesaid

period and/or without notarized true copies of the

documents in support of such claim/s shall not be taken into consideration and any such claim/s shall

For Gorai (2) SANGAM Co-op. Housing Society

Hon. Secretary

e deemed to have been waived.

Place : Mumbai

Share Certificate appurtenant to it.

ociety named "Gorai (2) SANGAM Co-operative

Notice is hereby given to the public that M

मी राजेश्वरी दशरथ गवंडर कळविते की माझे पती दशरथ सिंगाराम गवंडर यांचे दि - ०५/१२/२०२० रोजी निधन झालं. ते भारतीय नौदल (इंडयिन नेव्ही) मधे कामाला होते. तरी त्यांच्या मृत्य पश्चात त्यांचे वारस खालिलप्रमाणे आहेत.

१) राजेश्वरी दशरथ गवंडर - पत्नी - ४९ 2) राजू दशरथ गवंडर - मुलगा - 30 3) शीतल दशरथ गवंडर - मुलगी - २८ ४) कार्तिक दशरथ गवंडर - मुलगा - २२. तरी कोणासही काही आक्षेप असल्यास १४ दिवसाच्या आत ऑल्ड कस्टम ऑफीस मुंबई शहर कार्यालयात कळवावे.

राजेश्वरी दशरथ गवंडर २०३/२४६०, सी जी. एस. कॉटर्स सेक्टर- ६ काने नगर, ॲन्टॉप हील, मुंबई. -४0003७

जाहीर नोटीस

मी श्रीमती. श्रद्धा चंद्रशेखर सुर्वे, वय ५४ वर्ष राहणार खोली क्रमांक 6 गुडेकर गृह एसके बोले रोड पोर्तुगीज चर्च दादर (प), मुं ४०००२८ माझा नवरा कै. श्री. चंद्रशेखर गंगाराम सुर्वे, हे गिरणी कामगार होते व त्यांचे दिनांक ०८/०३/२०१२ रोजी दादर येथे निधन झाले.त्यांच्या पश्चात कायदेशीर वारसा पुढील प्रमाणे श्रीमंती. श्रद्धा चंद्रशेखर सुर्वे, (पत्नी) बॉम्बे डाईंग (स्प्रिंग मिल), गाळा क्र २,८, २,२१२,नायगाव, मुंबई ४०००१४ म्हाडा लॉटरी मधील घर तांब्यात घेण्यासाठी वारस अर्ज करीत आहे जर कोणाला काही दावे अथवा हरकत असल्यास पुराव्यासहित पुढील १५ दिवसात (नोटीस दिल्यापासून) ओल्ड कस्टम हाऊस ४ था मजला कुलाबा अतिनिष्क वेभाग किंवा सै.एस.बी मुसतरी, ॲडव्होकेट नोकरी यांचे ऑफिस क्र. बी. ४/ साई धाम हाव.सो टिळक नगर साकीनाका मुं.४०००७२ इथे संपर्क साधावा.

श्रीमंती. श्रद्धा चंद्रशेखर सुर्वे (८६५७५४७२६९) सही/-एस.बी मुसतरी (वकील) ठिकाण : मुंबई दिनांक : १८.०१.२०२३

मान्य आहे.

रोज वाचा

PUBLIC NOTICE TO WHOMSOEVER IT MAY CONCERN

A public notice is hereby given, that my client SMT. ARATI RAVINDRANATH JOSHI have become the Law full Owner of the Flat No.A/603, Sixth Floor, admeasuring 56.00 Square Meters, Carpet Area inclusive of Balconies, "A" Wing, Building Type T, within the egistered Society known as KRISHNA GALAXY CHS.LTD., bearing Registration No. PLR/(VSI)/HSG/(TC)/313/2018, constructed on N.A. land bearing Survey No.414, Hissa No. B, lying being and situated at Village Bolinj, Krishna Galaxy, Viva Vrindavan Township, Near New Viva College Virar (West) Talkud Vasai, Dist.Palghar-401303, by virtue of the LAW OF INHERITANCE, & LAW OF INDIAN SUCCESSION ACT, after the demise of HER HUSBAND Late MR. RAVINDRANATH NARAYAN JOSHI who died intestate on Dated 25-01-2021, Leaving behind HIM his Wife SMT.ARATI RAVINDRANATH JOSHI, and his only married Daughter MRS. MANJUSHREE PRASHANT PAI, empowering them as his legal heir, and representative, who are entitled to succeed to the estate of the deceased property.

property.

Thereafter, Daughter MRS. MANJUSHREE
PRASHANT PAI have surrender her right,
title interest and given her NOC & CONSENT
to her Mother SMT. ARATI RAYINDRANATH JOSHI, to regularize the said Flat on her name. Accordingly my client have undergone all legal formalities such as Affidavit, N.O.C. & Consent and submitted the same to the concerned

Whoever has any kind of right, title, nterest, in the aforesaid Property, shall come forward with their genuine objection within 15 days from the publication of this Notice, and contact to me on phone or at following address. Otherwise it shall be deemed and presumed hat my client is entitled to inherit her husband's property, and all future correspondence shall come in effect in her favour, and no claim shall be entertained after

the expiry of Notice period. Date:18-01-2023 S.K.Khatri

Advocate High Court Flat No.3, Ground Floor, Ambika Apt. Next to Vartak Hall, Agashi Road, Virar (West), Tal:Vasai, Dist: Palg

Mastek *

Public Notice

Notice is hereby given that the schedule property is owned by and is in actual physical possession of Mrs. SUSHILA RAJNIKANT SHETH, residing at same place having sole and absolute right, title and interest holders thereof. The Owners claim that their rights are free from all encumbrances, charges, claims, etc. of whatsoever nature and have a clear and marketable title in respect of the said property. my client is negotiating with this party for purchase of this property. This public notice is issued in this reference for verification of the title of the Country. All control of the control of the country of the cou the title of the 'Owners' and any claim with respect to the 'Scheduled Property'. All or any persons or corporate or any legal entity if having any valid and legal claim, right, title demand or interest by virtue of any sale, gift, lease, tenancy, license, exchange, partition, mortgage, charge, lien, inheritance, succession, trust, maintenance, possession, easement, lis-pendence, stay order, attachment, decree, specific performance or otherwise or any other right of whatsoever nature are required/ called upon to convey their objection/s in writing at the address mentioned below, within (14) fourteen days from issuance of this notice, along with all substantiating claim documents relating to such claim, falling which it shall be presumed that there is /are no claim/s and such claim/s if any, shall be considered to be waived and abandoned in respect of the Schoduled Preparty.

'SCHEDULED PROPERTY'
All that piece and parcel of Flat No-1, bearing certificate No.36, Gr. Fl. ARYAN MAHAL CHS LTD AT, C-ROAD, CHURCHGATE, MUMBAI 400020. Hence this Notice. Date: 16-1-2022

Adv. Rajesh Meghani 6, Apollo house ,82/84, Mumbai Samachar Marg, Fort ,Mumbai 400023. | rajeshmeghani@hotmail.com

अनुसूची-२ जाहीर अधिसचन

इनसॉल्व्हन्सी ॲण्ड बँकरप्टसी बोर्ड ऑफ इंडिया (लिक्वीडेशन प्रोसेस) रेग्युलेशन्स, २०१६ चे नियम १२ अन्वये) मोली मर्चंट ट्रेडर्स प्रायव्हेट लिमिटेडच्या भागधारकांचे लक्ष वेधण्याकरिता आवश्यक तपशील कॉर्पोरेट ऋणकोचे नाव मोली मर्चंट टेडर्स प्रायव्हेट लिमिटेड

कॉर्पोरेट ऋणकोची स्थापना तारीख कंपनी निबंधक - मुंबई ज्या प्राधिकरणाअंतर्गत कॉर्पोरेट ऋणको स्थापना/नोंदणीकरण झाले आहे कॉर्पोरेट ऋणकोचे कॉर्पोरेट ओळख क्रमांक यु५१९०९एमएच२०१०पीटीसी२०२१३५ /मर्यादित दायित्व ओळख क्रमांक कॉर्पोरेट ऋणकोचे नोंदणीकत कार्यालय व डब्ल्यु८२, तळोजा इंडस्ट्रीयल क्षेत्र (तळोजा एमआयडीसी), गाव तोधारे, पनवेल, जिल्हा रायगड, नवी मुंबई, रायगड-प्रधान कार्यालयाचे (काही असल्यास) पत्ता अपतदारी ठराव प्रक्रिया समाप्ती तारीख २५.११.२०२२ कॉर्पोरेट ऋणकोंची परिसमापन प्रारंभ तारीख २५.११.२०२२ (१५.०१.२०२३ रोजी आदेश परिसमापकाकडे प्राप्त)-आयए क्र.२०६६/२०२२, सीपी क्र.(आयबी)/१२५५/ एमबी/सी-४/२०२० श्री. विमल कुमार अग्रवाल परिसमापकाचे नाव व नोंदणी क्रमांक आयबीबीआय/आयपीए-००१/आयपी-पी००७४१/ २०१७-२०१८/११२४७ मंडळासह नोंदणीकृत प्रमाणे कार्यालय क्र.४, तळमजला, सी विंग, शांती ज्योत इमारत, बाळाजी नगर, रेल्वे स्थानकाजवळ, भाईंदर (प.), ठाणे-गरिसमापकाचे पत्ता व ई-मेल ४०११०१ई-मेल: vimal@vpagrawal.in दावा सादर करण्याची अंतिम तारीख १४.०२.२०२३

. येथे सूचना देण्यात येत आहे की, सांकेताकाचे कलम ३३ अन्वये दिनांक २**५ नोव्हेंबर, २०२२** रोजी **मोली मर्चंट ट्रेडर्स प्रायव्हेट** न पुरान पत्राचा काला कर्या, पाकालान करात पर कान्य प्राचन क्ष्मा राज्यकर, 1971 का नारा मान्य क्रावस्थान क्ष्मा तिमिटिडच्या परिसमापन प्रारंभाचे आदेश राष्ट्रीय कंपनी कायदा न्यायाधिकरण, मुंबई न्यायपीठ यांनी दिला आहे. मोली मर्चट ट्रेडर्स प्रायव्हेट लिमिटेडच्या भागधारकांना येथे कळविण्यात येत आहे की, बाब क्र. १० मध्ये नमुद पत्यावर परिसमापकालडे १४ **फेब्रुवारी, २०**२३ रोजी किंवा त्यापूर्वी त्यांच्या दाव्याचे पुरावे सादर करावे. आर्थिक धनकोंनी त्यांचे दाव्याचे पुरावे फक्त विद्युत स्वरूपातच सादर करावेत. अन्य इतर धनकोंनी त्यांच्या दाव्याचे

पुरावे व्यक्तिशः, टपालाद्वारे किंवा विद्युत स्वरूपात सादर करावेत. दाव्याचे चूकीचे किंवा फसवे पुरावे सादर केल्यास दंडात्मक कारवाई केली जाईल. पाञ्चाच पूजाच पाञा पत्तव पुराव सार्व पार्ट्यास प्राप्तव परिसमापकाचे नाव व स्वाक्षरी: श्री. विमल कुमार अग्रवाल दिनांक व ठिकाण: १७.०१.२०२३, मुंबई

इंडियन बैंक Indian Bank

ALLAHABAD 🛕 इलाहाबाद

मनोर शाखा: जिवदानी अपार्टमेंट, वाडा-पालघर रोड, जुना बीडीओ कार्यालयाजवळ,

पोस्ट-मनोर, ता.पालघर, जि.पालघर

मागणी सूचना सिक्यरीटायझेशन ॲन्ड रिकन्स्टक्शन ऑफ फिनान्शियल ॲसेटस ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ च्या कलम १३(२) अन्वये सूचना

श्री. जाहिर युनुसभाई जागराला : निवासी फ्लॅट क्र.४०१, ४था मजला, इमारत क्र.९, टाईप

सी, खुशी आंगन, गाव-मनोर, तालुका व जिल्हा पालघर, राज्य महाराष्ट्र - ४०१४०४. विषय : इंडियन बँक, अलाहाबाद बँक मनोर शाखेसह तुमचे कर्ज खाते क्र.५०४३१४६९३०१-नोंद तुमच्यापैकी पहिली व्यक्ती आहे. तुमच्याद्वारे घेण्यात आलेल्या सुविधेबाबत प्रतिभूती म्हणून त्यांची मालमत्त

प्रस्तावित करणारे तारणकर्ता म्हणून तुम्ही प्रथम तारणकर्ता आहात. तुम्ही प्रथम म्हणून विनंती केल्यानुसार, बँकिंग व्यवसायात, खालील सुविधा तुम्हाला मान्य करण्यात आली

अ.क्र.	सुविधेचे स्व	रुप	मर्यादा (रु.)
8	गृहकर्ज (मं	जुरी पत्र क्रमांक एमएनआर/एचएल/	<i>ছ</i> .१३,३७,५६०.००
	२०१७-१८	/३१९ दिनांक १८.०१.२०१८)	
तुम्ही दि	लेल्या प्रत्येक	मुविधेकरिता खालील दस्तावेज निष्पादित केले आहेत.	
सुविधेर	वे स्वरुप	दस्तावेजाचे प्रकार	
		२. दिनांक ०८.०२.२०१८ रोजीच्या मंजुरी पत्राची पोच	गपावती
Ι,		३. दिनांक १०.०२.२०१८ रोजीच्या कर्जाची पोचपाक	ती
(×	ाह कर्ज ो. जाहिद	४. मागणी प्रॉमिसरी नोट दिनांक ०९.०२.२०१८.	
	नस्रधार्ट	८ मन्त्रियानामा सम्मानामानी गोष्ट्रामा	

८. दिनांक ०९.०२.२०१८ रोजी टायटल डीडची ठेव पृष्टी करणारे तारण पत्र सदर गृह कर्जाचे परतफेडीसाठी खालील मालमत्तेचे तारण/गहाणवटद्वारे प्रतिभूती देण्यात आली होती: फ्फ्लॅट क्र.४०१, ४था मजला, इमारत क्र.९, टाईप सी, खुशी आंगन, गाव–मनोर, तालुका व जिल्हा पालघर राज्य महाराष्ट्र - ४०१४०४, तुमच्या मालकीच्या येथे दिलेल्या अनुसूचीत दिल्याप्रमाणे.

६. पॉवर ऑफ ॲटर्नी ७. मोहम्मद संपत्तीबाबत प्रतिज्ञापत्र

वारंवार विनत्या करूनही तुम्ही स्व:त, तुम्ही सर्वजण आणि प्रत्येक तुम्ही एकत्रितपणे आणि वेगवेगळेपणे संपुर्ण रक्कम तसेच त्यावरील व्याज भरणा करण्यात कसूर केलेली आहे. तसेच देय असलेली संपुर्ण रक्कम जम करण्यात टाळाटाळ केली आहे. कर्ज खाते हे भारतीय रिझर्व्ह बँकेदारा वितरीत मालमत्ता वर्गीकरणाबाब निर्देशन/मार्गदर्शनानुसार दिनांक ०१.०९.२०२० पासून नॉन-परफॉर्मिंग ॲसेटमध्ये वर्गीकृत करण्यात आले

तुमच्याद्वारे देय एकूण थकबाकी ही दिनांक २२.०९.२०२० रोजी रु.१४,४०,२५२.०० (रुपये चौदा लाख चाळीस हजार दोनशे बावन्न फक्त) आणि रक्कम जमा होण्याच्या तारखेपर्यंत २३.०९.२०२२ पासून मान्य दराने पुढील व्याज, शुल्क, खर्च इत्यादी मिळून एकत्रित आहे.

सिक्युरीटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फिनान्शियल ॲसेटस् ॲन्ड एनफोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ अन्वये मुदत कर्जदार म्हणजे एखादी व्यक्ती ज्यास बँकेद्वारा वित्तीय सहाय्य मंजूर झाले आहे किंवा ज्याने बँकेद्वारा मंजूर सदर वित्तीय सहाय्यताकरिता प्रतिभूती म्हणून तारण निष्पादित किंवा हमी दिलेली आहे. म्हणून तुम्हा सर्वांना आणि प्रत्येकी तुम्हाला येथे कळविण्यात येत आहे की, कलम १३(२) अन्वये वितरीत सदर सूचनेच्या तारखेपासून ६० दिवसांत **दि.२२.०९.२०२० रोजी रु.१४,४०,२५२.०० (रुपये चौदा** लाख चाळीस हजार दोनशे बावन्न फक्त) आणि रक्षम जमा होण्याच्या दि.२३.०९.२०२०० रोजीच्या तारखेपर्यंत मान्य दराने पुढील व्याज, शुल्क, खर्च जमा करावे अन्यथा सदर कायद्यान्वये तुम्हाला पुढील कोणतीही संदर्भाशिवाय प्रतिभती हिताच्या अंमलबजावणीचे अधिकारासह बँकेद्वारा कारवाई केली जाईल जर सदर सूचनेच्या तारखेपासून ६० दिवसांत तुम्ही तुमचे संपूर्ण दायित्व जमा न केल्यास खालील अनुसूचीत नमुद प्रतिभूत मालमत्तेच्या विरोधात कायद्याचे कलम १३(४) अन्वये बँकेद्वारा त्यांचे सर्व अधिकार अमलात आणले जातील.

सदर सूचनेच्या तारखेपासून ६० दिवसांच्या समाप्तीनंतर आणि मागणी पुर्तता न केल्यास कायद्यान्वये त्यांचे अधिकार वापराकरिता प्रतिभत मालमत्तेचा ताबा घेण्याची आवश्यक कारवाई बँकेकडन केली जाईल. कृपया नोंद असावी की, कायद्याच्या कलम १३(९३) च्या तरतुदीनुसार बँकेच्या पुर्व लेखी परवानगीशिव संदर सूचनेच्या तारखेनंतर प्रतिभूत मालमत्तेची (खाली दिलेल्या अनुसुचीत प्रमाणे) विक्री, भाडेपट्टा किंवा अन्य इतर प्रकारे तुम्हाला हस्तांतरण करता येणार नाही.

कृपया नोंद असावी की, तुमच्या वतीने वितरीत व स्थापित कर्ज पत्र व बँक हमी, देण्यात येणारी थकबाकी देयके . अंतर्गत आलेला सर्व खर्च असे संपुर्ण दायित्व तुम्ही भरणा करावे असे बँकेला अधिकार आहेत. खालील स्वाक्षरीकर्ता हे बँकेचे प्राधिकृत अधिकार असून सदर सूचना वितरीत करणे व उपरोक्त कलम १३ अन्वये त्यांना अधिकार आहेत.

अनुसूची प्रतिभूती हित असलेल्या मालमत्तेचे विशिष्ट तपशील खालीलप्रमाणे नमुद तारण मालमत्ता: फ्लॅट क्र.४०१, ४था मजला, इमारत क्र.९, टाईप सी, खुशी आंगन, गाव-मनोर तालुका व जिल्हा पालघर, राज्य महाराष्ट्र - ४०१४०४.

ठिकाण: मनोर, महाराष्ट्र

प्राधिकृत अधिकारी, इंडियन बँक

एमकेव्हेन्चर्स कॅपिटल लिमिटेड

(पर्वीची आयकेंब सिक्यरिटीज ॲण्ड इनव्हेस्टमेंट लिमिटेड) सीआयएन: एल१७१००एमएच१९९१पीएलसी०५९८४८

Date: 18-01-2023

नोंदणीकृत कार्यालयः ११वा मजला, एक्सप्रेस टॉवर्स, नरीमन पॉईंट, मुंबई, मुंबई शहर, महाराष्ट्र–४०००२१. दूर.क:९१-२२-६२६७३७०१, वेबसाईट: www.mkventurescapital.com, ई-मेल: info@mkventurescapital.com

३१ डिसेंबर, २०२२ रोजी संपलेल्या तिमाही व नऊमाहीकरिता अलेखापरिक्षित एकमेव वित्तीय निष्कर्षाचा अहवाल

एकमेव निष्कर्ष	(रु. लाखात ईपीएस व्यतिरिक्त)			
तपशील	संपलेली तिमाही ३१.१२.२२	संपलेली तिमाही ३०.०९.२२	संपलेली तिमाही ३१.१२.२१	संपलेले वर्ष ३१.०३.२२
	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	980६.9९	२६८.७१	840.89	9302.00
करानंतर साधारण प्रक्रियेतून निव्वळ नफा(+)/(तोटा)(-)	९२२.९३	908.८७	3८.3८	४५६.६०
एकूण इतर सर्वंकष उत्पन्न /(तोटा)–निव्वळ	९२२.९३	908.८७	3८.3८	883.90
भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती)	३४१.६४	389.६8	३४१.६४	389.48
राखीव (मागील वर्षाच्या ताळेबंद पत्राकानुसार पुनर्मुल्यांकित				
राखीव वगळून)	-	-	_	_
उत्पन्न प्रतिभाग (विशेष साधारण बाबपुर्व)				
(रू.१०/-प्रत्येकी-वार्षिकीकरण नाही)				
अ) मूळ	२७.०१	4.9८	9.92	93.38
ब) सौमिकृत	२७.०१	4.9८	9.92	93.38
उत्पन्न प्रतिभाग (विशेष साधारण बाबनंतर)	-	-	_	-
(रू.१०/-प्रत्येकी-वार्षिकीकरण नाही)				
अ) मूळ	२७.०१	4.9८	9.92	93.38
ब) सौमिकृत	२७.०१	4.9८	9.92	93.38
ਟਿਧ∙				

वरील निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि १६ जानेवारी, २०२३ रोजी झालेल्या सभेत संचालक मंडळाने मान्य केले. सेबी (लिस्टिंग ऑण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेम्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक, वार्षिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीचे शेअर्स जेथे सूचिबध्द आहेत त्या स्टॉक एक्सचेंजच्या अर्थात बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे

३१ डिसेंबर, २०२२ रोजी संपलेल्या तिमाही व नऊमाहीकरिता अलेखापरिक्षित एकत्रित वित्तीय निष्कर्षाचा अहवाल

एकत्रित निष्कर्ष		((रु. लाखात ईपी	रस व्यतिरिक्त)
	संपलेली	संपलेली	संपलेली	संपलेले
तपशील	तिमाही	तिमाही	तिमाही	वर्ष
	३१.१२.२२	३०.०९.२२	३१.१२.२१	३१.०३.२२
	अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	9800.49	-	-	-
करानंतर साधारण प्रक्रियेतून निव्वळ नफा(+)/(तोटा)(–)	९२३.८६	-	-	-
एकूण इतर सर्वंकष उत्पन्न/(तोटा)–निव्वळ	९२३.८६	-	-	_
भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/– प्रती)	३४१.६४	-	-	-
राखीव (मागील वर्षाच्या ताळेबंद पत्राकानुसार पुनर्मुल्यांकित				
राखीव वगळून)	-	-	-	_
उत्पन्न प्रतिभाग (विशेष साधारण बाबपुर्व)				
(रू.१०/-प्रत्येकी-वार्षिकीकरण नाही)				
अ) मूळ	20.08	-	-	_
ब) सौमिकृत	20.08	-	-	-
उत्पन्न प्रतिभाग (विशेष साधारण बाबनंतर)	-	-	-	_
(रू.१०/-प्रत्येकी-वार्षिकीकरण नाही)				
अ) मूळ	२७.०४	-	-	_
ब) सौमिकृत	२७.०४	-	-	_

वरील निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि १६ जानेवारी, २०२३ रोजी झालेल्या सभेत संचालक मंडळाने मान्य केले. सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेप्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक/ वार्षिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीचे शेअर्स जेथे सूचिबध्द आहेत त्या स्टॉक एक्सचेंजच्या अर्थात बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

> मंडळाच्या आदेशान्वरे एमकेव्हेन्चर्स कॅपिटल लिमिटेडकरित मधुसुदन केला

दिनांकः १६ जानेवारी, २०२३ ठेकाणः मुंबई

(डीआयएन:०५१०९७६७)

(In Lakhs)



period of 14 days, the Society shall be free to issue duplicate Share certificate. For and on behalf of Sanskruti Building No. 29, 30 CHSL Date: 18/1/2023 Secretary Place: Mumbai

PUBLIC NOTICE

otice is hereby given that Share certifica no 55 with distinctive nos from 271 to 275 of

Sanskruti Building No. 29, 30 Co-operative

Housing Society Ltd situated at Thaku

Complex, Kandivali (East), Mumbai 400 101

in the name of Shri Navin Prasad Sherma

has been reported lost/misplaced and ar

application has been made to the society fo

issue of duplicate share certificate. If no

claims/objections are received within the

जाहीर सूचना

सर्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की. आमचे अशील करतार ग्रप यांना श्री. रोहिदास सदाम पाटील व इतर यांचे खालील अनसचीत नमदप्रमाणे गाव भांडारली, ता. जि. ठाणे या जागेचे सरासरी शेअर्स (८७ गंठापैकी ४० गंठ) याकरिता मालमत्ता प्राप्त करण्याची इच्छा आहे. ज्या कोणास याबाबत आक्षेप, दावा, अधिकार, कर्ज, मालकी हक असल्यास त्यांनी सदर सूचना प्रकाशन तारखेपासून १५ दिवसात आमच्या माहितीकरिता कळवावे

मालमत्तेच	ी अनुसुची
एस.क्र.	एच-ए-पी
५/१	0.69.00

(पैकी ४० गुंठा) दिनांक: सही/-96.09.2023 मुस्तफा शेख वकील उच्च न्यायालय एस्प्लेनेड कोर्ट, मुंबई,

९८१९४६६९५५ / ७४००२४६३३४



INDO EURO INDCHEM LIMITED

Regulation 47(1) (b) of the SEBI (LODR) Regulations, 2015]

CIN:L24100MH1990PLC057190 Registered Off: B-9 to B-16, M.I.D.C. Osmanabad – 413 501 (Maharashtra)

Corp Off: 78/c The Dawn Bldg., 1st Floor, 7th Golibar Road, Santacruz (East), Mumbai – 400 055 Email: rinkupoly@rediffmail.com
Extract of Unaudited Statement of Standalone Financial Results for the Quarter ended 31st December, 2022.

Standalo **Quarter Ended** Nine Months Ended Year Ended **PARTICULARS** 31.12.2022 30.09.2022 31.12.2021 31.12.2022 31.12.2021 31.03.2022 (UnAudited) (UnAudited) (UnAudited) (UnAudited) (UnAudited) (Audited) Total income from operation (net) 190.90 135.58 1,057.85 730.32 1,509.45 761.08 Net Profit / (Loss) for the period (before Tax, Exceptional (10.72)76.99 102.54 108.20 113.52 9.37 and/or Extraordinary items) Net Profit / (Loss) for the period before tax Exceptional (10.72)76.99 102.54 108.20 113.52 9.37 and /or Extraordinary items) (10.72)56.99 76.52 84.31 Net Profit / (Loss) for the period after tax (after 77.70 6.72 Exceptional and/or Extraordinary items) 56.99 76.52 <u>Total Comprehensive Income for the period</u> [Comprising (10.72)77.70 84.31 6.92 Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital 903.47 903.47 903.47 903.47 903.47 903.47 Reserves as shown in the Audited Balance Sheet of the 64.14 previous vear Earnings Per Share (of Rs. 10/- each) (for (0.12)0.63 0.85 0.86 0.93 0.08 continuing and discontinued operations)

 Basic Diluted NOTE :- 1) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Quarterly Financial Results are available on the Stock Exchange website www.bseindia.com and on the Company's website. www.indoeuroindchem.com

PLACE: MUMBAI

For Indo Euro Indchem Limite DIN: 00334194 **Managing Director**

मास्टेक लिमिटेड

Trust. Value. Velocity सीआयएन:एल७४१४०जीजे१९८२पीएलसी००५२१५

नोंदणीकृत कार्यालय: ८०४/८०५, प्रेसिडेन्ट हाऊस, सी.एन. विद्यालयासमोर, अंबावाडी सर्कलजवळ,

अहमदाबाद-३८०००६. दुर.:+९१-७९-२६५६४३३७, ई-मेल: investor_grievances@mastek.com, वेबसाईट: www.mastek.com ३१ डिसेंबर, २०२२ रोजी संपलेल्या तृतीय तिमाही व नऊमाहीकरिता अलेखापरिक्षीत एकत्रित वित्तीय निष्कर्षाचा अहवाल

(रु.लाखात)

	संपलेली	संपलेली	संपलेली	संपलेले
	तिमाही	नऊमाही	तिमाही	वर्ष
तपशील	३१.१२.२०२२	३१.१२.२०२२	३१.१२.२०२१	३१.०३.२०२२
	अलेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित
कार्यचलनातून महसूल	६५८६६	१८५४२१	५५१९१	२१८३८४
कालावधीकरिता निव्वळ नफा/(तोटा) (कर, अपवादात्मक				
आणि/किंवा विशेष साधारण बाबपूर्व)	९१९१	३०५८०	१०९८२	88008
करपूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक				
आणि/किंवा विशेष साधारण बाबनंतर)	९१९१	३०५८०	१०९८२	88008
करानंतर कालावधीकरिता निव्वळ नफा/(तोटा) (अपवादात्मक				
आणि/किंवा विशेष साधारण बाबनंतर)	६७१२	२३७६८	८३४५	३३३४२
कालावधीकरिता एकूण सर्वंकष उत्पन्न (कालावधीकरिता सर्वंकष				
नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर))	९७३३	S\$50\$	८६७०	३५९१५
समभाग भांडवल	१५०४	१५०४	१४८६	१५०१
इतर समभाग	-	-	-	-
उत्पन्न प्रतिभाग (दर्शनी मुल्य रू.५/- प्रत्येकी)				
१. मूळ (रु.)	२१.३४	७३.३४	२४.८१	१०६.५२
२. सौमिकृत (रु.)	२०.९६	७१.९५	२४.१७	१०३.८१
टीप:				

१. मास्टेक लिमिटेडचे अलेखापरिक्षित एकमेव वित्तीय निष्कर्षसंदर्भात प्रमख माहिती खालीलप्रमाणे: (रु. लाखात) संपलेली संपलेली संपलेर्ल संपलेले तिमाही नऊमाही तिमाही वर्ष 38.82.2022 ३१.१२.२०२२ ३१.१२.२०२१ 38.03.2027 अलेखापरिक्षित अलेखापरिक्षित अलेखापरिक्षित लेखापरिक्षित कार्यचलनातून महसूल ८१०४ २२४५ ६७५९ करपूर्व नफा 2860 १०३५० २०९३ 9426 कर खर्च (निव्वळ) १०७२ २३४७ ५४१ १८७६ करानंतर निञ्वळ नफा १९०८ ₹00১ १५५२ ७७११

२. वरील निष्कर्ष हे भारतीय लेखाप्रमाण ३४, अंतरिम वित्तीय अहवाल (इंड-एएस ३४) जे कंपनी कायदा २०१३ च्या कलम १३३ अन्वये (कायदा) विहित आहे आणि भारतात स्विकृत अन्य लेखा प्रमाणानुसार शिफारस व त्या पद्धतीने आणि सेबी (लिस्टिंग ऑब्लिंगेशन्स ऑण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ (सुधारित) च्या आवश्यकतेनसार तयार केले आहेत.

३. ३१ मार्च, २०२० रोजी संपलेल्या वर्षा दरम्यान मास्टेकने इव्होल्युशनरी सिस्टीम्स प्रायव्हेट लिमिटेड (ईएसपीएल) आणि त्यांच्या उपकंपन्या (एकत्रित ईव्होसिज म्हणून संदर्भ) यांच्या व्यवसायाचे नियंत्रण प्राप्त केले होते. ईएसपीएल (ईएसपीएलचे काही विशिष्ट कंपन्यातील गुंतवणुकीसह) चे व्यवसाय हाती घेतलेबाबत पक्षकार (मास्टेक ग्रुप व इव्होसिज ग्रुप) यांनी दिनांक ८ फेब्रुवारी, २०२० रोजी विलीनीकरण सहकार करारनामा (डीसीए) व भागधारकांचे करारनामा निष्पादित केले. दिनांक १४ सप्टेंबर, २०२१ रोजी सदर विलीनीकरण व्यवहार राष्ट्रीय कंपनी कायदा न्यायाधिकरणादारे दिनांक १ फेब्रुवारी, २०२० (नियुक्त तारीख) या प्रभावी तारखेसह एमईएसपीएलध्ये इन्होल्यशनरी सिस्टीम्स प्रायन्हेट लिमिटेड (ईएसपीएल किंवा डिमर्ज कंपनी) च्या विलीनीकरणाकरिता विलीनीकरण योजनेनुसार (योजना) मान्यता देण्यात आली होती. तद्नुसार मास्टेक लिमिटेडचे ४,२३५,२९४ समभाग (दर्शनी मुल्य रु.५ प्रती) १७ सप्टेंबर, २०२१ रोजी वितरीत

१७ डिसेंबर, २०२१ रोजी मंडळाने दिनांक ११ जानेवारी, २०२३ रोजी कंपनीच्या भागधारकांद्वारे मंजूर सेबी अधिनियम (भांडवल वितरण व निवारण आवश्यक) अधिनियम, २०१८ (सुधारित) नुसार मान्य मुल्यांकनाच्या आधारावर एमईएसपीएलचे ५०,००० सीसीपीएसचे द्वितीय आवृत्तीचे खरेदीस मान्यता दिली. तद्नुसार दिनांक १७ जानेवारी, २०२३ रोजी वर नमुद खरेदीकरिता विचारधारणेचा भाग महणून मास्टेक लिमिटेडचे ३२०,७५२ समभाग (दर्शनी मुल्य रु.५

मास्टेंक इंक.ची पूर्ण मालकीची फर्स्ट लेव्हल स्टेप-डाउन उपकंपनी, एक निश्चित करारावर स्वाक्षरी केली आणि मास्टेक लिमिटेड, मेटासॉफ्टेटेक सोल्युशन्स एलएलसी (एमएसटी युएसए) चे १००% इक्रिटी इंटरेस्ट प्राप्त केले. युएसए हे अमेरिका क्षेत्रामध्ये एक स्वतंत्र सेल्सफोर्स सल्लागार आणि सिस्टम इंटिग्रेशन भागीदार आहे. खरेदी विचारात युएसडी ७६.६० दशलक्ष (अंदाजे रु.६१,२०० लाख) चे आगाऊ पेमेंट समाविष्ट आहे आणि कमाई - युएसडी ० ते युएसडी ३५ दशलक्ष दरम्यान, आर्थिक लक्ष्य साध्य करण्याच्या अधीन. पुढे, मास्टेक लिमिटेडने निश्चित करारावर स्वाक्षरी केली आणि मेटा सॉफ्ट टेक सिस्टीम्स प्रायव्हेट लिमिटेड (एमएसटी) चे १००% इक्विटी शेअर्स विकत घेतले, जे एक ऑफ-शोअर सेवा प्रदाता आहे आणि मुख्यतः आयटी अँण्ड सॉफ्टवेअर सपोर्ट सर्विसेस मध्ये गृतलेले आहे. इक्विटी शेअर्स रु.२,७२३ लाखाच्या मोबदल्यात शेअर खरेदी कराराच्या अटींनुसार प्रथागत बंद समायोजनाच्या अधीन विकत घेतले. हे संपादन १ ऑगस्ट, २०२२ रोजी पूर्ण झाले, संपादनाच्या परिणामी, एमएसटी आणि यूएस कंपनी 'मेटासॉफ्टटेक सोल्युशन्स एलएलसी' ही मास्टेक लिमिटेंडची पूर्ण मालकीची उपकंपनी बनली आहे आणि यातून गट आर्थिक विवरण तयार करण्याच्या उद्देशाने विचार केला गेला आहे.

१६ डिसेंबर, २०२२ रोजी मास्टेक लिमिटेडची संपूर्णत: मालकीची प्रथम स्थर उपकंपनी मास्टेक इंक. यांनी कनेक्टेड एन्टरप्रायझेस स्पेस (वॉल्टीओएज) मधील एज इन्टेलिजन्स कंपनी असलेले वॉल्टीओएजमधील सेफ नोट गुंतवणूक करण्यात आली, जे पुर्वनिश्चित मुल्यांकन क्षमतेसह सिरीज ए मधील समभाग (सरासरी ५%) यात रुपांतर करण्यात येतील. वॉल्टीओएज यांचे इन्टेल व सर्विसनाऊ यांच्यासह एकत्रीकरणात उत्पादन क्षमता असणारे तेल व वायू, हेल्थकेअर, रिटेल व संरचना उद्योगात असलेल्या त्यांच्या ग्राहकांना एज-ॲज-ए-सर्विस किंवा एज-ट्र-सर्विस (ई२एस) दिले जाईल. सदर खरेदी व्यवहारात सुमारे १.५० दशलक्ष अमेरिकन डॉलर्स (अंदाजे रक्कम रु.१,२४१ लाख) चा भरणा समावेश

६. ३१ डिसेंबर, २०२२ रोजी संपलेल्या नऊमाही दरम्यान धारण कंपनीने वार्षिक सर्वसाधारण सभेत मंजूर भागधारकांना प्राप्त रु.५/- प्रत्येकी दर्शनी मुल्यावरील रु.१२ प्रतीभाग (२४०%) अंतिम लाभांश देण्याचे निश्चित केले आहे, जे वित्तीय वर्ष २०२१-२२ करिता संचालक मंडळाद्वारे लाभांश शिफारसीसह देण्यात येईल. संचालक मंडळाने १७ जानेवारी, २०२३ रोजी झालेल्या सभेत अंतरिम लाभांश १४०% (दर्शनी मुल्य रु.५/- प्रत्येकी वरील रु.७/- प्रतीभाग) शिफारस केले आहे.

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली ३१ डिसेंबर, २०२२ रोजी संपलेल्या तृतीय तिमाही व नऊमाहीकरिताचे अलेखापरिक्षित वित्तीय निष्कर्षाचे सविस्तर नम्न्यातील उतारा आहे. त्रैमासिक अलेखापरिक्षित वित्तीय निष्कर्षाचे संपूर्ण नम्ना कंपनीच्या www.mastek.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com, www.nseindia.com वेबसाईटवर उपलब्ध आहे

> संचालक मंडळाच्या वतीने व करिता मास्टेक लिमिटेड

सही/-

अशांक देसाई उपाध्यक्ष व व्यवस्थापकीय संचालक

DATE: 17.01.2023

ठिकाण: मुंबई दिनांक: १७ जानेवारी, २०२३

Edelweiss Alternative Asset Advisors Limited

Corporate Identity Number: U67190MH2008PLC182205

Registered Office: Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai 400 098

Financial Results for the guarter ended 31 December 2022

-		Quartei	Fnded	Year Ended
	Particulars	December	December	March
	rai ticulais	31, 2022	31, 2021	31, 2022
		(Unaudited)	(Unaudited)	(Audited)
1	Total income from operations	70.43	50.24	215.98
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	25.52	10.03	50.58
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	25.52	10.03	50.58
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	20.90	9.96	48.93
5	Total Comprehensive Income for the period	20.81	10.17	48.54
6	Paid up Equity Share Capital (Face Value of ₹10/- Per Share)	12.37	12.37	12.37
7	Instruments entirely equity in nature	110.00	110.00	110.00
8	Reserves (excluding Revaluation Reserves)	93.43	11.71	32.13
9	Securities Premium Account	11.91	11.91	11.91
10	Net worth ¹	215.80	134.09	154.51
11	Paid up Debt Capital / Outstanding Debt	178.39	29.10	84.86
12	Outstanding Redeemable Preference Shares	-	-	-
13	Debt Equity Ratio	0.83	0.22	0.55
14	Earnings Per Share (Face Value of ₹ 10 each)			
	- Basic (Not annualised)	32.22	15.38	25.96
	- Diluted (Not annualised)	32.22	15.38	25.96
15	Capital Redemption Reserve	-	-	-
16	Debenture Redemption Reserve	-	-	-
17	Debt Service Coverage Ratio (DSCR) ² (Not annualised)	7.96	109.32	1.25
18	Interest Service Coverage Ratio (ISCR) ³ (Not annualised)	7.96	109.32	26.47

²DSCR = Profit before interest and tax / (Interest expense + Principal repayment in next six months) ³ISCR = Profit before interest and tax / Interest expense

- The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges in accordance with Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended (the 'Listing Regulations, 2015') and the Accounting Standards specified under section 133 of the Companies Act, 2013 read with the Companies (Indian Accounting Standards) Rules, 2015 as amended and the relevant provision of the Companies Act, 2013, as applicable. The full format of the quarterly financial results are available on the website of the Stock exchange (www.bseindia.com) and the Company's website www.edelweissalternatives.com.
- For the other line items referred in Regulation 52 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, the pertinent disclosures have been made to the BSE Limited and can be accessed on the Company's website - www.edelweissalternatives.com.
- The above financial results of Edelweiss Alternative Asset Advisors Limited ('the Company') for the quarter and nine months ended December 31, 2022 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on January 17, 2023.
- The above financial results for the quarter and nine months ended December 31, 2022 of the Company have been subjected to Limited Review by the Statutory Auditors of the Company and the Auditors have issued an unmodified review report. Figures for the previous quarter/year have been regrouped/reclassified whereever necessary to conform to
- current quarter/year presentation.

For behalf of the Board of Directors **Edelweiss Alternative Asset Advisors Limited**

(In Rs.)

Sushanth Nayak Wholetime Director DIN.: 02857645

Reserve Price Initial EMD Amount Incremental Value

(In Rs.)

Mumbai, January 17, 2023.

Asset

furniture (including table, chairs), fixtures attached to

the ground or the walls are part of this option). Please

read the specific condition for option E.

Date: 18/01/2023

financialexp.epapr.in

Place: Mumbai

SALE NOTICE

FIRESTAR DIAMOND INTERNATIONAL PRIVATE LIMITED (IN LIQUIDATION) LIQUIDATOR: MR. SANTANU T RAY

Liquidator's address: 144- B, 14th Floor, Mittal Court, Nariman Point, Mumbai 400021. Email: liquidator.firestardiamond@aaainsolvency.com, assetsale1@aaainsolvency.in, santanutray@aaainsolvency.com Mobile: 8800865284 (Mr. Puneet Sachdeva) / Mr. Vaibhav Mohnot 022-42667394 E-AUCTION

Sale of Assets under Insolvency and Bankruptcy Code, 2016 Date and Time of E-Auction: 22/02/2023 between 03.00 pm to 05.00 pm (With unlimited extension of 5 minutes each) Last date for submission of EMD and documents: 20/02/2023 by the end of the day.

Sale of Assets and Properties owned by Firestar Diamond International Private Limited (in Liquidation) forming part of Liquidation Estate formed by the Liquidator, appointed by the Hon'ble National Company Law Tribunal, Mumbai Bench vide order dated 26th February 2020. The sale will be done by the undersigned through the e-auction platform

(In Rs.)

OPTI	ON - A		
All the assets of the Corporate Debtor including Plant & Machinery & Car Parking.	59,01,04,625	5,90,10,462	10,00,000
	OR .		HE .
OPTI	ON - B	,	AT.
Sale of Unit No. 2G, Ground Floor, Wing 'B', Kohinoor City, Kirol Road, Off LBS Marg, Kurla West along with Plant & Machinery and Car Parking (Parking No. 98, 99, 100, 101, 102 & 103 (Lower Basement) and 38, 39, 40, 41 (Upper Basement)	16,80,00,591	1,68,00,059	10,00,000
Opti	on - C		
Sale of Unit No. 23, 3rd Floor, Tower II, Wing 'B', Kohinoor City, Kirol Road, Off LBS Marg, Kurla West along with Plant & Machinery and Car Parking (Parking No. 61, 62, 63, 64, 64A, 66, 66A, & 67)	20,32,76,677	2,03,27,668	10,00,000
OPTI	ON - D		0
Sale of Unit No. 24, 4rd Floor, Tower II, Wing 'B', Kohinoor City, Kirol Road, Off LBS Marg, Kurla West along with Plant & Machinery and Car Parking (Parking No. 67A, 71A, 72, 73, 74, 75, 76, 77 & 78)	20,21,00,783	2,02,10,078	10,00,000
Opti	on - E		
Sale of all the movable Machinery and equipment lying at 2G Ground, 3rd & 4th Floor. Participants are requested to carefully read the list of machineries and equipment which are part of this option. (It is clarified that no machinery,	1,67,26,575	16,72,657	10,00,000

The Bidders have 5 Options to bid categorized as Option A, Option B, Option C Option D & Option E. Further Option A has an overriding preference over Option B, Option C Option D & Option E, which means if there is a bid received under Option A. The bidder will be treated as preferred bidder and the bids received in other individual options will stand cancelled. Such overriding option shall not be applicable in a scenario when the cumulative bid amounts received by adding the successful bids received under the rest of the 4 options (Option B, Option C, Option D & Option E) is higher than the bid received for Option A, wherein Liquidator shall be having the authority to decide between the bids received and declare a successful bidder, in order to maximize the value for the Creditors/Stakeholders.

The details of all the assets and Option A. B, C, D & E along with any pending legal cases/ on-going litigations/ eviction notices have been disclosed in the E-Auction process document and are to be mandatorily seen before participating in the

NOTE - Certain packed materials like artifacts & furniture kept at open space area on ground floor of the said

premises does not belong to the corporate debtor & will not be the part of this auction. Condition specific to option E:

The successful bidder for Option E is required to pay additional Rs. 10,00,000 (Rupees Ten Lakhs only) as Security deposit, which will be refunded after the successful handover of movable Machinery and equipment without causing any damage to the property or theft of additional items of the Premises. In the event of any damage, theft occurred the same will be assessed and will be deducted from the security deposit. The balance security deposit (if any) will be refunded to

the successful bidder. The liquidator's decision in this matter would be binding on the successful auction bidder. It is clarified that, this invitation purports to invite prospective bidders and does not create any kind of binding obligation on the part of the Liquidator or the Company to effectuate the sale. The Liquidator reserves the right to cancel or modify the process and / or not to accept and / or disqualify any interested party / potential investor / bidder without assigning any

As per the Paragraph 12 of Schedule I of IBBI (Liquidation Process), Regulations, 2019, "On the close of the auction, the highest bidder shall be invited to provide balance sale consideration within ninety days of the date of such demand: Provided that payments made after thirty days shall attract interest at the rate of 12%: Provided further that the sale shall be cancelled if the payment is not received within ninety days."

Inspection: Interested parties will have to take prior appointment via email by providing the details as mentioned in the process documents for bidders to be eligible to participate in the auction. They will also have to provide the name, KYC and Authorization Letter in favor of not more than two persons who will visit the premises for inspection. On receipt of the mail and after verification of the documents, the liquidator's team will give an appointment to the interested bidder for inspection and the interested bidder must be present on the appointed date at the appointed time. It must be noted that no walk-in requests will be entertained. No inspection would be granted after 13th February, 2023

The E-Auction will be conducted strictly on "AS IS WHERE IS", "AS IS WHAT IS" and "WHATEVER THERE IS BASIS" through approved service provider M/S E-Procurement Technologies Limited (Auction Tiger). All the terms and conditions of the auction are mentioned in a detailed document available at https://insolvencyandbankruptcy.in /publicannouncement/firestar-diamond-international-private-limited/ and at the website of the e-auction service provider: https://aaa.auctiontiger.net.

Liquidator in the matter of Firestar Diamond International Private Limited IBBI Regn No.: IBBI/IPA-002/IP-N00360/2017-2018/11055 Address: 144 B. 14th Floor, Mittal Court, Nariman Point, Mumbai - 400021. Email: liquidator.firestardiamond@aaainsolvency.com, assetsale1@aaainsolvency.in, santanutray@aaainsolvency.com Contact Person: Mobile: 8800865284 (Mr. Puneet Sachdeva) . Mr. Vaibhav Mohnot 022-42667394

CICI Home Finance

ICICI Home Finance Company Limited Resistered Office: ICICI Bank Towers, Bandra-Kurla Complex, Bandra (E), Mumbei - 400 051. Corporate Office: ICICI HFC Towers, J. B. Nagar, Andheri-Kurla Road, Andheri (E), Mumbai - 400 059. CIN: U65922MH1999PLC120106, Website: www.icicihfc.com, E-mail: secretarial@icicihfc.com Un-audited financial results for the quarter ended December 31, 2022

Particulars

	Decomber 31, 2022	December 31, 2021	March 31, 2022	
	Un-Audited	Un-Audited	Audited	
Total Income from Operations	5,280.4	4,110.1	15,917.6	
Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,364.0	595.9	2,122.3	
Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,364.0	595.9	2,122.3	
 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 	1,052.1	479.5	1,641.7	
 Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 	1,461.2	895.6	3,171.2	
 Paid-up Equity Share Capital (Face value of ₹10/-) 	12,035.3	10,987.5	10,987.5	
7. Reserves (excluding Revaluation Reserve)*	14,925.9	8,802.4	10,063.5	
Securities Premium Account	1,452.2	74	-	
9. Net worth	26,961.2	19,789.9	21,051.0	
10. Paid up Debt Capital / Outstanding Debt	141,587.2	127,588.8	127,567.0	
11. Outstanding Redeemable Preference Shares	NA	NA	NA	
12. Debt Equity Ratio	5.3	6.4	6.1	
 Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations) - Basic: Diluted: 	0.87 0.87	0.44 0.44	1.49	
14. Capital Redemption Reserve	NΑ	NA	NA	
15. Debenture Redemption Reserve	NA:	NA	NA	
16. Debt Service Coverage Ratio	NA	NA	NA	
17. Interest Service Coverage Ratio	NA	NA.	NA.	

- 1. The above is an extract of the detailed format of quarterly financial results filed with the BSE Ltd. under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI LODR Regulations) and subsequent amendments thereof. The full format of the quarterly financial results is available on the website of the BSE Ltd. at www.bseindia.com.and the Company at www.icicihfc.com
- The Board of Directors at its meeting held on January 16, 2023 after review by the Audit Committee at its meeting held on January 16, 2023 has approved the above financial results. As the Company operates in a single business segment, segment-wise reporting is not
- During the period ended December 31, 2022, the Company had not received any complaint from its NCD/Bond investors and there is no investor complaint pending for redressal at the beginning and at the end of the above period. The shares of the Company are not listed at the stock exchange.
- For the other line items referred in regulation 52 (4) of the SEBI LODR Regulations, pertinent disclosures have been made to the BSE Ltd. and can be accessed on the www.bseindia.com Pursuant to notification issued by Ministry of Corporate Affairs (MCA) on Companies (Share Capital and Debentures) Rules, 2014 dated August 16, 2019 and subsequent amendments
- thereof, the issuer being registered as Housing Finance Company (HFC) with National Housing Bank, is not required to create Debenture Redemption Reserve (DRR). Creation of Capital Redemption Reserve (CRR) is not applicable to the Company. The Company has not issued Redeemable Preference Shares. The previous period/year figures have been regrouped/reclassified wherever necessary to

conform to the current year's presentation.

Place: Mumbai Date: January 16, 2023

Anirudh Kamani Managing Director & CEO DIN - 07678378

For ICICI Home Finance Company Limited

Sd/-



MKVentures Capital Limited

(Formerly known as Ikab Securities & Investment Ltd) CIN: L17100MH1991PLC059848 Regd.Office: 11th Floor, Express Towers Nariman Point, Mumbai - 400021 Website: https://mkventurescapital.com/ Tel No: 91 22 6267 3701

Email: info@mkventurescapital.com Extract of Unaudited Standalone Financial Results For the Quarter and

Nine Months ended 31st December, 2022 STANDALONE RESULTS I Rs in Lakhs Eyrent EPS 1

- 7			Year Ended		
Sr. No.	Particulars	31-Dec-22 (Unaudited)	Quarter Ended 30-Sep-22 (Unaudited)	31-Dec-21 (Unaudited)	31-Mar-22 (Audited)
1	Total Income from Operations (Net)	1,406.19	268.71	457.41	1,372.0
2	Net $Profit(+)/(Loss)(-)$ from ordinary				
	Activities after tax	922.93	176.87	38.38	456.6
3	Total Other Comprehensive income/(loss)-Net	922.93	176.87	38.38	443.9
4	Paid up equity share capital-				
	(Face value of Rs. 10/-each)	341.64	341.64	341.64	341.6
5	Reserves excluding Revaluation Reserves as				
	per balance sheet of previous accounting year.	-	-	-	
6	Earning Per Share (EPS)				
	(before Extraordinary items)				
	(of Rs.10/-each-not annualised):				
	(a) Basic.	27.01	5.18	1.12	13.3
	(b) Diluted.	27.01	5.18	1.12	13.3
7	Earning per share (after extraordinary items)	-	-	-	
	(of Rs.10/-each)-not annualised :				
	(a) Basic.	27.01	5.18	1.12	13.3
	(b) diluted	27.01	5.18	1.12	13.3

The above result were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on January 16, 2023

The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites. (www.bseindia.com)

Extract of Unaudited Consolidated Financial Results For the Quarter and

Nine Months ended 31st December, 2022 STANDALONE RESULTS: [Rs.in Lakhs Except EPS]						
SIA	NDALONE RESULIS :				-	
Sr.			Quarter Ende	1	Year Ende	
No.	Particulars	31-Dec-22 (Unaudited)	30-Sep-22 (Unaudited)	31-Dec-21 (Unaudited)	31-Mar-22 (Audited	
1	Total Income from Operations (Net)	1,407.59	-	-	×.	
2	Net $Profit(+)/(Loss)(-)$ from ordinary					
	Activities after tax	923.86	-	-		
3	Total Other Comprehensive income/(loss)-Net	923.86	-	-		
4	Paid up equity share capital -					
	(Face value of Rs. 10/-each)	341.64	-	-		
5	Reserves excluding Revaluation Reserves as					
	per balance sheet of previous accounting year.	-	-	-		
6	Earning Per Share (EPS)					
	(before Extraordinary items)					
	(of Rs.10/-each -not annualised):					
	(a) Basic.	27.04	-	-		
	(b) Diluted.	27.04	-	-		
7	Earning per share (after extraordinary items)	-	-	-		
	(of Rs.10/-each)-not annualised :					
	(a) Basic.	27.04	-	-		
	(b) diluted	27.04	-	-		

- 1 The above result were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on January 16, 2023
- The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Reguirements) Regulations 2015. The full format of the Quarterly/Annual Financial Results are available on the Stock Exchange websites.(www.bseindia.com) By order of the Board

Place : Mumbai Date : January 16, 2023



Oxarter ended Oxarter ended Year ended

JSW ISPAT SPECIAL PRODUCTS LIMITED

Registered Office: JSW Centre, Bandra Kurla Complex, Bandra East, Mumbai-400051 (Maharashtra) Tel. No. +91 22 42861000; E-mail: isc_jispl@aionjsw.in Website: www.aionjsw.in; CIN: L02710MH1990PLC363582

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED 31 DECEMBER, 2022 (Rupees in crores except per share data)

		Standalone				Consolidated			
SI. No.	Particulars	Quarter Ended		Nine- months ended	Year Ended	Quarte	Quarter Ended		Year Ended
		31.12.2022	31.12.2021	31.12.2022	31.03.2022	31.12.2022	31.12.2021	31.12.2022	31.03.2022
		Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations								
	(Including other income)	1,110.33	1,476.46	3,550.83	6,090.78	1,110.33	1,476.46	3,549.96	6,084.32
2	Net Loss for the period (before Tax,	10000000	352-09-0-KI	0.0000000000000000000000000000000000000	233338	000000000000000000000000000000000000000	575,675	50335000	12000
	Exceptional and/or Extraordinary items)	-96.87	-28.21	-397.41	9.18	-96.87	-28.24	-398.34	1.49
3	Net Loss for the period before tax (after	38332	20337	200000	00000	0.000	18/27	12537	92702
	Exceptional and/or Extraordinary items)	-96.87	-28.21	-397.41	9.18	-96.87	-28.24	-398.34	1.49
4	Net Loss for the period after tax (after	00.07	20.04	207.44	0.40	00.07	20.04	200.24	4.40
5	Exceptional and/or Extraordinary items)		-28.21	-397.41	9.18	-96.87	-28.24	-398.34	1.49
9	Total Comprehensive loss for the period [Comprising Loss profit for the period								
	(after tax) and Other Comprehensive								
	(loss) /income (after tax)]	-97.98	-27.10	-400.72	8.41	-97.98	-27.12	-401.81	-0.12
6	Equity Share Capital	469.55	469.55	469.55	469.55	469.55	469.55	469.55	469.55
7	Reserves (excluding Revaluation								
XX E	Reserve) as shown in the Audited								
- 3	Balance Sheet of the previous year				396.39				397.49
8	Earnings Per Share (Face value of								
	Rs. 10/- each) (for continuing and								
- 3	discontinued operations) -			1.00	222		200		
	Basic (Rs.)	-2.06	-0.60	-8.46	0.20	-2.06	-0.60	-8.48	0.03
	Diluted (Rs.)	-2,06	-0.60	-8.46	0.09	-2.06	-0.60	-8.48	0.01

a) The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclooure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results including Notes thereto are available on the website of the Company (www.aionjsw.in) and Stock Exchanges i.e. BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com).

b) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 16 January. 2023. The Statutory Auditors of the Company have carried out a Limited Review of the results for the quarter and nine months ended 31 December, 2022. For JSW Ispat Special Products Limited Paresh Shah

Date: 16th January, 2023

MUTUALFUNDS

Place: Raigarh



Whole-time Director

DIN: 09692116

Haq, ek behtar zindagi ka.

Notice For Declaration Of Income Distribution Cum Capital Withdrawal

UTI Multi Asset Fund

Name of the Plan	Quantum of IDCW (Gross Distributable Amt.)* % ₹ per unit		Record Date	Face Value (per unit)	NAV as on 16/01/2023 (per unit) ₹	
				303		
UTI Multi Asset Fund - Income Distribution cum capital withdrawal option (IDCW) – Regular Plan	2.55	0.2550	Friday January 20,	₹10.00	19.8305	
UTI Multi Asset Fund - Income Distribution cum capital withdrawal option (IDCW) - Direct Plan			2023		22.1053	

*Distribution of above IDCW is subject to the availability of distributable surplus as on record date. Income distribution cum capital withdrawal payment to the investor will be lower to the extent of statutory levy (if applicable).

Such of the unitholders under the income distribution cum capital withdrawal options whose names appear in the register of unitholders as at the close of business hours on the record date fixed for each income distribution cum capital withdrawal shall be entitled to receive the income distribution cum capital withdrawal so distributed. The reinvestment, if any, shall be treated as constructive payment of IDCW to the unitholders as also constructive receipt of payment of the amount by the unitholders. No load will be charged on units allotted on reinvestment of IDCW.

Pursuant to payment of IDCW, the NAV of the income distribution cum capital withdrawal options of the scheme would fall to the extent of payout and statutory levy (if applicable).

Mumbai

January 17, 2023

Toll Free No.: 1800 266 1230

www.utimf.com

REGISTERED OFFICE: UTI Tower, 'Gn' Block, Bandra Kurla Complex, Bandra (E), Mumbai - 400051 Phone: 022 – 66786666. UTI Asset Management Company Ltd. (Investment Manager for UTI Mutual Fund) E-mail: invest@uti.co.in, (CIN-L65991MH2002PLC137867).

For more information, please contact the nearest UTI Financial Centre or your AMFI/ NISM certified Mutual fund distributor, for a copy of Statement of Additional Information, Scheme Information Document and Key Information Memorandum cum Application Form.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Creixent Special Steels Limited

Registered Office: JSW Centre, Bandra Kurla Complex, Bandra East, Mumbai 400051, Tel. No.+91 022 42865068 E-mail: snigdha.tripathi@aionjsw.in, Website: www.jsw.in; CIN: U27209MH2018PLC375319

EXTRACT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2022 (₹ in thousand, except per share data) Previous Quarter Ended Nine Months Ended year ended 31.12.2022 30.09.2022 31.12.2021 31.12.2022 31.12.2021 31.03.2022 Particulars Unaudited Unaudited Unaudited Unaudited Unaudited Audited 1,984 Total Income from Operations 9,050 Net Profit / (Loss) for the period/ year (before Tax. Exceptional and/or Extraordinary items) (8,86,833) (2,48,569)(2,41,260)(2,25,960)(7,26,116)(6,59,358)Net Profit / (Loss) for the period/ year before tax (after Exceptional and/or Extraordinary items) (2,48,569)(2,41,260 (2,25,960)(7,26,116)(6,59,358)(8,86,833)Net Profit / (Loss) for the period/ year after tax (8,86,833) (after Exceptional and/or Extraordinary items) (2.48,569)(2.41,260)(2,25,960)(7,26,116)(6,59,358) 5 Total Comprehensive income /(loss) for the period /year [Comprising Profit / (Loss) for the period/ year (after tax) and Other Comprehensive Income (after tax)] (2.48.569)(2,41,260) (2,25,960)(7,26,116)(6,59,358)(8,86,833) Paid up Equity Share Capital 1,00,000 1,00,000 1,00,000 1,00,000 1,00,000 1,00,000 Reserves (excluding Revaluation Reserve) (29,48,445) (26,99,876) (19,94,854)(29,48,445)(19,94,854) (22, 22, 329)Securities Premium Account Networth (28,48,445)(25,99,876) (18,94,854)(28,48,445)(18,94,854) (21,22,329) 10 Paid up Debt Capital#/ Outstanding Debt 18,63,000 18,63,000 18,63,000 18,63,000 18,63,000 18,63,000 1 Outstanding Redeemable Preference Shares 37.02.69,610 Number of shares (in nos.) 37,02,69,610 37,02,69,610 7.02,69,610 37,02,69,610 37.02.69.61 37,02,696 37,02,696 37,02,696 37,02,696 Value (Rs. in thousand) 37,02,696 37,02,696 2 Debt Equity Ratio (1.93)(2.64)(1.76)(2.64)(2.36)(1.76)13 Earnings Per Share (Face value of Rs. 10/- each) Basic (Rs.) (24.86)(24.13)(22.60)(72.61)(65.94)(88.68)Diluted (Rs.) (88.68)(24.13)(22.60)(72.61)(65.94)(24.86)14 Capital Redemption Reserve 15 Debenture Redemption Reserve 16 Debt Service Coverage Ratio (0.01)(0.01)(0.01)(0.01)(0.01)(0.01)(0.01)(0.01)(0.01)(0.01)17 Interest Service Coverage Ratio (0.01)(0.01)18 Current ratio 0.10 0.15 0.10 0.11 0.10 0.15 (181.77)19 Long term debt to working capital (150.68)(163.73)(148.40)(150.68)(148.40)NA 20 Bad debts to account receivable ratio* 21 Current liability ratio 0.01 0.01 0.01 0.01 0.01 0.01 0.88 0.88 22 Total debts to total assets 0.88 0.88 0.88 0.88 2.58 NA 0.39 23 Debtors turnover NA NA 24 Inventory turnover* NA NA 25 Operating margin -52% 0% -65% -40% 26 Net profit margin -11389% -9792%

Paid up Debt Capital figure represents NCD (Unsecured) of Rs 18.63.000 thousands which is listed on BSE Limited.^ There are no bad debts in the Company accordingly this ratio is not applicable. There is no inventory in the Company accordingly this ratio is not applicable. ^^ There is no turnover in the Company, accordingly this ratio is not applicable."

a) The above is an extract of the detailed format for the quarterly and nine months Financial Results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly and nine months Financial Results including Notes thereto are available on the website of the Company (www.jsw.in) and Stock Exchange i.e. BSE Limited (www.bseindia.com). b) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings

held on 16 January, 2023. The Statutory Auditors have carried out a Limited Review of the results for the quarter and nine months

For Creixent Special Steels Limited

Naresh Lalwani Director DIN: 07587109

Date: 16-January-2023 Place: Mumbai

ended 31 December, 2022.

DIN: 05109767

Madhusudan Kela

Managing Director

Sd/

For Mkventures Capital Limited