

May 25, 2022

То,	
National Stock Exchange of India Ltd.	The BSE Limited
Exchange Plaza Bldg.	Department of Corporate Services,
5 th Floor, Plot No.C-1	1 st floor, New Trading Ring
'G' Block, Near Wockhardt,	Rotunda Building,
Bandra Kurla Complex	Phiroze Jeejeebhoy Towers,
Mumbai 400 051.	Dalal Street, Mumbai - 400 001.
Fax: 26598237/38	Fax: 22723121/3719/2037/2039
Symbol : DCW	Scrip Code : 500117

Dear Sir(s)/Madam,

Sub: Newspaper Publication - Financial Results

Pursuant to the provisions of Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed herewith extracts of the Audited Financial Results for the fourth quarter and Financial Year ended March 31, 2022, approved by the Board of Directors of the Company at their meeting held on May 24, 2022, published in the newspapers viz. Financial Express (English) and Financial Express (Gujarati).

This is for your information and records.

Thanking You,

Yours faithfully,

For DCW Limited CHI

Dilip Darji Sr. General Manager (Legal) & Company Secretary Membership No. ACS-22527

DCW LIMITED

HEAD OFFICE : "NIRMAL" 3RD FLOOR, NARIMAN POINT, MUMBAI-400 021. TEL.: 2287 1914, 2287 1916, 2202 0743 TELEFAX: 22 2202 8838 REGISTERED OFFICE : DHRANGADHRA - 363 315 (GUJRAT STATE) Email: ho@dcwltd.com, Website: www.dcwltd.com, CIN-L24110GJ1939PLC000748

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FINANCIAL EXPRESS

Hea Website : w E-m		N, NEW DELHI-11000 pody@gmail.com	OF N.C EWALAI Ijbwaterb	: GOVT. G, JHAND -mail Id:- d	HI JAL BOARD 0. 31, B-BUILDIN 0:- 09650094325 E	DELI ROOM NO	Landon
EXTRACT OF AUDIT		- 1		S NIT No.			
Particulars	Solution	Date of release of tender in E-Procurement solution & Tender ID No.	Tender Fee	Earnest Money (EMD)	Estimated Contract Value (ECV)/ Amount put to tender	Name of work	SI. No.
	15.06.2022 At 03:00 PM	24.05.2022 2022_DJB_222854_1	₹	₹	3,78,85,764/-	Creation of lake No. 3 at Nilothi STP Phase-2.	
1. Total Income from operations	At 00.00 1 M	2022_000_222004_1	1500/-	7,60,000/-		Niloun off Thase-2.	
2. Net Profit / (Loss) before tax for the period		nt.delhi.gov.in	ocureme	ps://govtpr	can be seen at htt	her details in this regard	Furthe
3. Net Profit / (Loss) after tax for the period 4. Total Comprehensive Income for the period	Sd/- S.E. (WB)-I	Dy (JED BY P.R.O. (WATER)	
Comprising Profit / (Loss) for the period (after	· · ·	STANCING, MAINTAIN HAI	SICAL DIS	OLLOW PHY	EAR FACE MASK. FO	:. No. J.S.V. 134 (2022-23) "STOP CORONA. W	Advi. I
Comprehensive Income (after tax))					,	,	
5. Equity Share Capital of face value of #2/- eac							1 m
 Earning Per Share (of ₹2/- each) 			IN	123			I F
(for continuing and discontinued operations)		NITE					
1. Basic			_ 1 1			UPL	
2. Diluted NOTES :					IN:L24219GJ1985PL0		
The above is an extract of the detailed format of Audite	r@upl.ltd.com	ad, Gujarat, 396195 d.com; E-mail: upl.investor			Registered Office: 3-11		
under Regulation 33 of SEBI (Listing and Disclosure F year ended 31 st March, 2022 are available on the w	sigup-nu.com	Mr. Sandeep Deshmukh	and the second				
(www.dcwitd.com).							
	AREHOLDERS /	ION OF THE EQUITY SI					1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.
Place : Mumbai						ENEFICIAL OWNERS O	
Dated : 24 th May, 2022		Announcement") is beir dia (Buy-Back of Securit				이 요즘 것이 같이 같이 많은 것이 같이 많이 많이 많이 많이 많이 많이 했다.	1.1.1
DCW LIMITED - Man		ations and amendments		10900 Court A T O IN 1973			1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1
		ment should be read in	Contraction of the Contraction of the			집 이 것 같아요. 이 것 같아요. 이 것 같아요. 안 집에 있는 것 같아요. ㅋㅋㅋㅋ 않아요.	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.
EXIT C		s published on April					
FOR THE ATT		efined below). Capitalize					
	assigned to them	ve the same meaning as	t shall hav	ouncemen			
AMRIT					ient.	the Public Announcen The Buyback	1.
Corporate	of the Companies	oplicable provisions, if any	all other an	69, 70, and a	sions of Sections 68.		1.1
Registered Office: CM-28	4, the Companies	Debentures) Rules, 201	pital and	s (Share Ca	ded, the Companies	Act, 2013, as amen	
Corporate Of		ions of the Buyback Regu	The second second by the				1
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Act. 2013. a (Managemei Association of the Company and pursuant to the resolutions passed by (i) the Board of Directors of the Company ("Board") at its meeting held on March 2, 2022 and (ii) the shareholders of the Company at their meeting held on March 30, 2022, the Company approved the buyback of the Company's fully paid-up equity shares of the face value of ₹ 2/- each ("Equity Shares") from its shareholders / beneficial owners excluding promoters, promoter group and persons who are in control of the Company, via the 'open market' route through the stock exchanges, for an amount aggregating up to ₹ 1,100 crore ("Maximum Buyback Size"). and at a price not exceeding ₹ 875/- per Equity Share ("Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback"). The Maximum Buyback Size does not include transaction costs, namely brokerage, filing fees, advisory fees, intermediaries' fees, public announcement publication expenses, printing and dispatch expenses, applicable taxes such as buyback tax, securities transaction tax, goods and services tax, stamp duty etc. and other incidental and related expenses ("Transaction Costs").

- 1.2 The Maximum Buyback Size constituted 14.56% and 5.71% of the aggregate paid-up share capital and free reserves as per the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2021, respectively.
- 1.3 The Public Announcement in respect of the Buyback was published in the Financial Express (English national

DCW LIMITED Regd. Office : Dhrangadhra - 363 315, (Gujarat State) ad Office : Nirmal, 3rd Floor, Nariman Point, Mumbai 400 021 www.dcwltd.com , Telephone : 22871914/16.Telefax : 22 22028838, nail : legal@dcwltd.com CIN : L24110GJ1939PLC000748

TRACT OF AUDITED FINANCI YEAR ENDED			QUARTER	AND	
	Outester	Quadas	Quarter	Van	Vear

Particulars	Quarter Ended 31.03.2022 (Audited)	Quarter Ended 31.12.2021 (Unaudited)	Quarter Ended 31.03.2021 (Audited)	Year Ended 31.03.2022 (Audited)	Year Ended 31.03.2021 (Audited)
Total Income from annual ann					
. Total Income from operations	70,723.13	65,512.39	45,567.95	245,473.50	146,426.17
. Net Profit / (Loss) before tax for the period	5,219.01	4,086.40	1,872.07	14,324.97	1,367,51
. Net Profit / (Loss) after tax for the period	4,777.49	2,668.68	646.96	10,750.62	379.31
. Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other	4,715.79	2,676.41	605.40	10,712.10	410.21
Comprehensive Income (after tax))					
 Equity Share Capital of face value of #2/- each. 	5,220.61	5,220.61	5,220.61	5,220.61	5,220.61
 Earning Per Share (of					
1. Basic	1.83	1.02	0.25	4.12	0.15
2. Diluted	1.63	0.94	0.25	3.78	0.15

ed Financial Results for the quarter and year ended on 31st March 2022 filed with the Stock Exchanges Requirements) Regulations, 2015. The full format of the Audited Financial Results for the guarter and websites of Stock Exchanges (www.bseindia.com, www.nseindia.com) and the company's website For and on behalf of the Board of Directors

ers of CHEMICALS THAT MAKE INDUSTRIES HUM

OFFER PUBLIC ANNOUNCEMENT ENTION OF EQUITY SHAREHOLDERS OF

CORP. LIMITED

Identity No: L15141UP1940PLC000946 First Floor), Gagan Enclave, Amrit Nagar, G T Road, Ghaziabad - 201009 (UP) Corporate Office: A-95, Sector-65, Noida-201309(U.P.) Tel. No.: 0120-4506900/11: Fax:0120-4506910. Company Secretary&Compliance Officer: Pranab Kumar Das E-mail: info@amritcorp.com; Website: www.amritcorp.com

This Exit Offer Public Announcement dated May 24, 2022 ("Exit Offer PA") is being issued by Inga Ventures Private Limited ("Manager" or "Manager to the Delisting Offer") for and on behalf of the certain members of the promoter and promoter group of Amrit Corp. Limited ("Company"), (as defined under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("Promoter Group") viz., Naresh Kumar Bajaj, Ashwini Kumar Bajaj, Vikram Kumar Bajaj, Amrit Banaspati Company Private Limited and A. K. Bajaj Investment Private Limited. (collectively "Acquirers"), to the public shareholders (i.e. shareholders other than the Promoter and the Promoter Group) as defined under Regulation 2(1)(t) of the Delisting Regulations (as defined below) and hereinafter referred to as "Public Shareholders"), expressing their intention to: (a) acquire all the Equity Shares that are held by Public Shareholders, either individually/ collectively or together with other members of the Promoter Group, as the case may be; and (b) consequently voluntarily delist the Equity Shares from the BSE Limited, the stock exchange where the shares of the Company are listed (the "Stock Exchange"), by making a delisting offer, in accordance with the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended ("Delisting Regulations") and in accordance with the terms and conditions set out in the detailed public announcement dated April 14, 2022 ("Detailed Public Announcement"), and the letter of offer dated April 14, 2022 ("Letter of Offer") and post offer Public Announcement dated May 02, 2022 ("Post Offer PA") ("Delisting Offer").



(7. in lakhs)

Sd/-

Pramod Kumar Jain

DIN: 00380458

Chairman & Managing Director

ANUPAM RASAYAN INDIA LTD.

Corporate Identification Number (CIN): L24231GJ2003PLC042988 Registered Office: 8110, GIDC Industrial Estate, Sachin, Surat - 394230, Gujarat, India. Tel. No.: +91-261-2398991-95; Fax: +91-261-2398996 Email: investors@anupamrasayan.com, Website: www.anupamrasayan.com

INFORMATION REGARDING POSTAL BALLOT NOTICE AND E-VOTING

Members of Anupam Rasayan India Limited (the "Company") are requested to note that pursuant to and in compliance of provisions of section 108 and section 110 of Companies Act, 2013 and all other applicable provisions of the Companies Act, 2013 ("the Act") read with rule 20 and rule 22 of Companies (Management and Administration) Rules, 2014 ("the rules") (including any statutory modifications or re-enactment(s) thereof for the time being in force) read with the General Circular No. 14/2020 dated April 8, 2020, the General Circular No. 17/2020 dated April 13, 2020, the General Circular No. 22/2020 dated June 15, 2020, the General Circular No. 33/2020 dated September 28, 2020 and the General Circular No. 39/2020 dated December 31, 2020 and other relevant circulars and notifications issued by the Ministry of Corporate Affairs (hereinafter collectively referred to as "the MCA Circulars"), the Company is proposing to seek consent of the members by way of postal ballot by voting through electronic means only, for businesses as set out in the Postal Ballot Notice, which will be only sent through electronic mode in due course, to those shareholders only whose e-mail addresses are registered with the Company/depository participant(s).

Shareholders holding shares in dematerialized mode and whose e-mail addresses and mobile numbers are not registered or updated, are requested to register/update their e-mail addresses and mobile numbers with their relevant depositories through their depositary participants. Shareholders holding shares in physical mode are requested to convert their shares in de-mat mode and furnish their e-mail addresses and mobile numbers with the Company at investors@anupamrasayan.com and its Registrar and Share Transfer Agent, KFin Technologies Limited at einward.ris@kfintech.com.

Shareholders will have an opportunity to cast their vote through remote e-voting system on the businesses set forth in the Postal Ballot Notice only through an electronic voting system. The manner of voting for shareholders holding shares in dematerialized mode and physical mode and for shareholders who have not registered their e-mail addresses will be provided in the Postal Ballot Notice which shall also be made available on the Company's website at www.anupamrasayan.com and the Stock Exchanges websites at www.bseindia.com and www.nseindia.com.

Shareholders who have not registered/updated their e-mail address are requested to get the same registered as stated above, in terms of the aforementioned Circulars, as the Company will send the Postal Ballot Notice by way of an e-mail only, to those shareholders whose e-mail addresses are registered with Company /Depository Participants.

Date: May 24, 2022

Place: Surat, Gujarat.

For Anupam Rasayan India Limited Sd/-Suchi Agarwal **Company Secretary and Compliance Officer**

- daily, all editions), Jansatta (Hindi national daily, all editions) and Daman Ganga (Gujarati daily, Vapi edition being the regional language daily with wide circulation at the place where the registered office of the Company is situated), on April 1, 2022.
- 1.4 The Buyback commenced on April 7, 2022 and closed on May 20, 2022. Till the date of the closure of the Buyback, the Company has utilised approximately 99.43% of the Maximum Buyback Size (excluding Transaction Costs).
- 1.5 The Buyback Committee constituted by the Board of Directors of the Company decided to close the Buyback with effect from closing of trading hours of May 20, 2022 and intimated the same to Stock Exchanges on May 20, 2022.
- 1.6 The total number of Equity Shares bought back under the Buyback is 1,34,37,815 Equity Shares.

2. Details of the Buyback

- 2.1. The Company bought back an aggregate of 1.34.37.815 Equity Shares, utilizing a total of ₹ 10,93,73,72,110,98 (excluding Transaction Costs), which represents approximately 99,43% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price guoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was ₹ 835.00 per Equity Share while the lowest price was ₹ 761.85 per Equity Share. The Equity Shares were bought back at an average price of ₹ 813.92 per Equity Share. These prices are based on contract notes issued by JM Financial Services Limited ("Company's Broker") and exclude Transaction Costs and have been rounded off to the nearest paisa.
- 2.2. The pay-out formalities have been completed as per settlement mechanism with the Stock Exchanges. The Company has extinguished 1,03,42,075 Equity Shares till date and the Company is in the process of extinguishing the remaining 30,95,740 Equity Shares bought back.
- 2.3. All Equity Shares bought back were in the demat segment from the Stock Exchanges. As the Buyback was done from the open market through the Stock Exchanges, the identity of members from whom Equity Shares exceeding 1% of the total Equity Shares was, if any, bought in the Buyback, is not known.
- 2.4. For further details, please refer to the Company's website (www.upl-ltd.com) and the websites of the Stock Exchanges (i.e. www.bseindia.com and www.nseindia.com)

Capital Structure and Shareholding Pattern

3.1. The capital structure of the Company before and after the completion of the Buyback is set out below.

Particulars	Pre-Buy	/back*	Post-Buyback**			
	Number of Equity Shares	Aggregate Value at Face Value (in ₹)	Number of Equity Shares	Aggregate Value at Face Value (in ₹)		
Authorized Share Capital	1,23,75,00,000 Equity Shares of ₹ 2 each	2,47,50,00,000	1,23,75,00,000 Equity Shares of ₹ 2 each	2,47,50,00,000		
	22,95,00,000 Preference Shares of ₹ 10 each	2,29,50,00,000	22,95,00,000 Preference Shares of ₹ 10 each	2,29,50,00,000		
Issued, Subscribed and Paid-up Capital	76,40,45,456 Equity Shares of ₹ 2/- each	1,52,80,90,912	75,06,07,641 Equity Shares of ₹ 2 each	1,50,12,15,282		

*As on the date of the Public Announcement

** Out of the total 1.34,37,815 Equity Shares bought back, the Company is in the process of extinguishment of 30,95,740 Equity Shares.

3.2. The shareholding pattern of the Company before and after the completion of the Buyback is set out below.

Category	Pre-Bu	yback*	Post-Bu	yback [*]	
	Number of Equity Shares	% of Shareholding	Number of Equity Shares	% of Shareholding	
Promoter & Promoter Group**	21,73,77,535	28.45	21,73,77,535	28.96	
Indian Financial Institutions / Banks / Mutual Funds	13,21,91,533	17.30	53,32,30,106	71.04	
FII/FPI/NRIs/GDRs/Foreign Nationals and OCB	33,59,16,499	43.97	a sourcestore		
Indian Public, Corporates and others	7,85,59,889	10.28			
Total	76,40,45,456	100.00	75,06,07,641	100.00	

This Exit Offer PA should be read in conjunction with the Detailed Public Announcement, the Letter of Offer and the Post Offer PA. The capitalized terms used but not defined in this Exit Offer PA shall have the same meaning as assigned to them in the Detailed Public Announcement, the Letter of Offer and the Post Offer PA.

1. INTIMATION OF DATE OF DELISTING

- 1.1. Following the completion of payment of Exit Price to the Public Shareholders in accordance with the SEBI Delisting Regulations, the Acquirers have applied to the Stock Exchange on May 07, 2022 seeking final approval for delisting of Equity Shares from the Stock Exchange.
- 1.2. BSE vide its notice number 20220520-8 dated May 20, 2022 ("BSE Final Delisting Approval"), has communicated that the trading of Equity Shares of the Company (Scrip Code: 507525) will be discontinued with effect from May 27, 2022 ("BSE Date of Discontinuation of Trading") and the above referred scrip will be delisted from BSE with effect from June 03, 2022 ("BSE Date of Delisting")
- **OUTSTANDING EQUITY SHARES AFTER DELISTING** 2.
- 2.1In accordance with Regulation 26 of the SEBI Delisting Regulation and as announced earlier in Post Offer PA, the remaining Public Shareholders of the Company who did not or were not able to participate in the Reverse Book Building Process or who unsuccessfully tendered their Equity Shares in the Reverse Book Building Process and are currently holding Equity Shares in the Company ("Residual Shareholders"), will be able to tender the Equity Shares to the Acquirers at ₹ 945 per Equity Share ("Exit Price") for a period one year from the BSE Date of Delisting i.e. from June 3, 2022 to June 02, 2023 ("Exit Window").
- 2.2 A separate exit letter of offer along with exit application form ("Exit Letter of Offer") containing the terms and conditions for participation of the Residual Shareholders during the Exit Window, shall be dispatched by the Acquirers to the Residual Shareholders whose name appears in the register of members of the Company as on May 27, 2022. The Residual Shareholders may tender their Equity Shares by submitting the required documents to the Registrar to the Delisting Offer during the Exit Window as set out in the Exit Letter of Offer.
- 2.3 If the Residual Shareholders do not receive or misplace the Exit Letter of Offer, they may obtain a copy of the Exit Letter of Offer by writing to the Registrar to the Delisting Offer, MAS Services Limited, T-34, 2nd Floor, Okhla Industrial Area Phase II, New Delhi - 110020, India, clearly marking the envelope "Amrit Corp. Limited Delisting - Exit Offer". The Residual Shareholders may also download the soft copy of the Exit Letter of Offer from the website of the Company www.amritcorp.com.
- 2.4 The Acquirers shall ensure that the rights of the Residual Shareholders are protected and shall be responsible for compliance with Regulation 27 of the SEBI Delisting Regulations and the Stock Exchange shall monitor the compliance of the same.

PAYMENT OF CONSIDERATION TO THE RESIDUAL SHAREHOLDERS 3.

- 3.1. Subject to the fulfilment of the terms and conditions mentioned in the Exit Letter of Offer, the Acquirers shall make payment on the monthly basis, within 10 (ten) working days from the end of the relevant calendar month in which the Exit Application Form has been received by the Acquirers ("Monthly Payment Cycle"). The first Monthly Payment Cycle shall be with 10 working days from June 30, 2022 i.e. the end of the calendar month of June, 2022. Payment will be made only to those Residual Shareholders who have validly tendered their Equity Shares by following the instructions set out in the Exit Letter of Offer and receipt of demat Equity Shares in the Special Depository Account (as defined in the Exit Letter of Offer)/ receipt of physical share certificates (along with duly filled in transfer deeds and exit application form) by the Registrar to the Delisting Offer. It should be noted that the Acquirers reserves the right to make the payment earlier.
- 3.2. The Acquirers will inform the Residual Shareholders by way of a public announcement

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HATHWAY CABLE AND DATACOM LIMITED
Regd. Office: 805/806, Windsor, 8th Floor, Off CST Road, Kalina,
Santacruz (East), Mumbai 400 098
Tel: +91 22 40542500, Fax: +91 22 40542700
CIN: L64204MH1959PLC011421
Website: www.hathway.com; Email: info@hathway.net
INFORMATION REGARDING SIXTY SECOND ANNUAL
GENERAL MEETING

- The SIXTY SECOND ANNUAL GENERAL MEETING ("AGM") of the members of the Company will be held through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") on Tuesday, June 28, 2022 at 12:00 noon IST, in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with all applicable circulars on the matter issued by the Ministry of Corporate Affairs ("MCA") and the Securities and Exchange Board of India ("SEBI"), to transact the business set out in the Notice calling the AGM. Members will be able to attend the AGM through VC / OAVM at https:// jiomeet.jio.com/hathway agm and remote e-voting facility for the same can be availed at https://emeetings.kfintech.com. Members participating through the VC / OAVM facility shall be reckoned for the purpose of quorum under Section 103 of the Companies Act, 2013.
- The Notice of the AGM and Annual Report for the financial year 2021-22, will be sent to the Members of the Company electronically, whose email address is registered with the Company/Link Intime India Private Limited/Depository Participant(s). The Annual Report will also be available on the Company's website at www.hathway.com and on the website of the Stock Exchanges, i.e., BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") at www.bseindia.com and www.nseindia.com, respectively and on the website of KFin Technologies Limited ("KFinTech") at https://evoting.kfintech.com
- 3. Manner of registering / updating email address:
- (a) Members holding shares in physical mode, who have not registered/ updated their email address with the Company, are requested to register/update their email address with Link Intime India Private Limited, Registrar and Transfer Agent ("RTA"), by clicking the link:https://web.linkintime.co.in/EmailReg/ Email_Register.html or on the website www.linkintime.co.in under the "Investor Services" tab by choosing the Email / Bank Detail Registration heading and following the registration process as guided therein. The members are requested to provide details such as Name, Folio Number, Certificate number, PAN, mobile number and email id and also upload the image of PAN along with Aadhaar or Share certificate in PDF or JPEG format. (upto 1 MB). In case of any query, a member may send an email to RTA at rnt.helpdesk@linkintime.co.in.
- Members holding shares in dematerialised mode, who have not registered / updated their email address with their Depository Participants, are requested to register / update their email address with the Depository Participant(s) with whom they maintain their demat accounts.
- Manner of casting vote(s) through e-voting:
- (a) Members can cast their vote(s) on the business as set out in the Notice of the AGM through electronic voting system ("e-voting").
- (b) The manner of voting remotely ("remote e-voting") by members holding shares in dematerialised mode, physical mode and for members who have not registered their email address has been provided in the Notice of the AGM. The details will also be available on the website of the Company at https://www.hathway.com and on the website of KFinTech at https://evoting.kfintech.com. (c) The facility for voting through electronic voting system will also
- be made available at the AGM ("Insta Poll") and Members attending the AGM who have not cast their vote(s) by remote e-voting will

*As on the date of the Public Announcement.

Out of the total 1,34,37,815 Equity Shares bought back, the Company is in the process of extinguishment of 30,95,740 Equity Shares.

** Includes the underlined shares with regard to GDRs.

Manager to the Buyback

JM FINANCIAL

JM Financial Limited

Address: 7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra, India Tel: +91 22 6630 3030 Fax: +91 22 6630 3330 Contact Person : Prachee Dhuri Email : upl.buyback@jmfl.com Website : www.jmfl.com SEBI Registration Number : INM000010361 Validity Period : Permanent Registration CIN: L67120MH1986PLC038784

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5. Directors' Responsibility

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As per Regulation 24(i)(a) of the Buyback Regulations, the Board accepts full and final responsibility for the information contained in this Post Buyback Public Announcement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any misleading information.

For and behalf of the Board of Directors of UPL Limited

Sd/-	Sd/-	Sd/-
Rajnikant D. Shroff	Arun C. Ashar	Sandeep Deshmukh
Chairman and Managing Director	Whole-time Director	Company Secretary & Compliance Officer
DIN: 00180810	DIN: 00192088	Membership No. ACS - 10946
Date: May 24, 2022 Place: Mumbai		

of any changes to the information set out in this Exit Offer PA or the Exit Letter of Offer.

If any Residual Shareholders have any query with regard to the Delisting Offer or the Exit Offer, they should consult the Manager to the Delisting Offer or the Registrar to the Delisting Offer. All the other terms and conditions of the Delisting Offer as set forth in the Detailed Public Announcement the Letter of Offer and the Post Offer PA remain unchanged. This Exit Offer PA is available on the website of the Stock Exchange i.e. www.bseindia.com and website of the Company, i.e. www.amritcorp.com.

The Acquirers accept the full responsibility for the information contained in this Exit Offer PA and confirms that such information is true, fair and adequate in all material aspects.

IITED ke Marg, 0 069, a 08 20 res.com, I: m ah com	CIN: U7489 T-3 Okhla Indu: New (Tel. No.: 0 Fax: (Contact) Email: inve Website:	9DL1973PLC006950 4, 2 nd Floor, strial Area Phase II, Delhi - 110020 11-26387281/82/83; D11-26387284; person: N.C. Pal; estor@masserv.com www.masserv.com;	and holding shares as on the cut-off date i 2022, may obtain the Login credentials by fo as mentioned in the Notice of AGM or s evoting@kfintech.com. 6. Members are requested to carefully read in the Notice of the AGM and in particu- joining the AGM, manner of casting vot voting or through Insta Poll during the By order of the Place: Mumbai Date: May 25, 2022 Head Corporate Legal, & Chief Whilst care is taken prior to
/12090	or Dr Hegionano		advertising copy, it is not possi
Sd/- Ashwini	i Kumar Bajaj	Sd/- Vikram Kumar Bajaj	contants. The Indian Express (P) be held responsible for such conte
	18.000 BADAHANANANANAN S	Ltd.	loss or damage incurred as transactions with companies, a individuals adversing in its r
Sd/ Ashwini	i Kumar Bajaj	027787787	Publications. We therefore re readers make necessary inquiries any monies or entering into any a advertisers or otherwise a advertisement in any manner wha
	ke Marg, 0 069, a 08 20 res.com, 1: n ah 012698 Sd/- Ashwini For an A. K. B Sd/ Ashwin	ke Marg, 0 069, a 08 20 res.com, 1: n ah bom 012698 Sd/- Ashwini Kumar Bajaj For an on behalf of A. K. Bajaj Investment Pvt. Sd/ Ashwini Kumar Bajaj	ITED MAS SERVICES LIMITED ke Marg, CIN: U74899DL1973PLC006950 0 069, T-34, 2 nd Floor, 08 Okhla Industrial Area Phase II, 08 New Delhi - 110020 7es.com, Tel. No.: 011-26387281/82/83; 1: Fax: 011-26387284; Contact person: N.C. Pal; Email: investor@masserv.com Newsite: www.masserv.com; SEBI Registration Number: INR000000049 Sd/- Sd/- Ashwini Kumar Bajaj Vikram Kumar Bajaj For an on behalf of A. K. Bajaj Investment Pvt. Ltd. Sd/ Sd/-



be able to vote at the AGM through Insta Poll.

- (d) The login credentials for casting votes through e-voting shall be made available to the members through email. Members who do not receive email or whose email address is not registered with the Company / Link Intime India Private Limited/ Depository Participant(s), may generate login credentials by following instructions given in the Notes to Notice of AGM.
- (e) The same login credentials may also be used for attending the AGM through VC/OAVM.
- 5. Any person, who acquire shares and become Member of the Company after the date of electronic dispatch of Notice of AGM i.e. Tuesday, June 21, ollowing the instructions sending a request at
- all the Notes set out ular, instructions for te through remote e-AGM.

e Board of Directors

Sd/ Ajay Singh **Company Secretary** of Compliance officer (FCS 5189)

VT"

acceptance of ible to verify its P) Limited cannot tents, nor for any is a result of associations or newspapers or ecommend that s before sending agreements with acting on an atsoever.

ફાયનાન્સિયલ એક્સપ્રેસ

સેઇલનો ચોખ્ખો નફો ઊંચા ખર્ચને કારણે ૨૮%ઘટી ૨,૪૭૯ કરો ડ

પીટીઆઇ

નવી દિલ્હી, તા. ૨૪

માર્ચ, ૨૦૨૨માં પૂરા થયેલા કરતાં નીચે રહ્યું હતું. ચોથા ત્રિમાસિક ગાળા માટે ૨૮ ટકા ઘટાડા સાથે રૂપિયા મિલિયન ટન (એમટી) સ્ટીલનું ૨૦૨૦-૨૧ના જાન્યુઆરી-માર્ચના ગાળામાંક પનીએ 3 પિયા ૩,૪૬૯.૮૮ કરોડનો ચોખ્ખો નફો નોંધાવ્યો હોવાનું સ્ટીલ ઓથોરિટી ઇન્ડિયા લિમિટેડ (સેઇલ)એ નિયમનકારી યાદીમાં જણાવ્યું હતું.

સમીક્ષા હેઠળના ગાળામાં કંપનીની કુલ આવક વધીને રૂ પિયા ૩૧,૧૭૫.૨૫ કરોડ થઇ છે. જે વર્ષ અગાઉના ગાળામાં રૂપિયા ૨૩,૫૩૩.૧૯ કરોડ થઇ હતી.

ખર્ચ રૂપિયા કુલ ૨૮,૦૦૫.૨૮ કરોડથયો છે, જે વર્ષ અગાઉના આ ગાળામાં રૂપિયા ૧૮.૮૨૯.૨૬ કરોડ થયો હતો. કંપનીના બોર્ડે નાણાંકીય વર્ષ ૨૦૨૨ માટે પ્રત્યેક શેરદીઠ રૂપિયા ૨.૨૫ના ફાઇનલ ડિવિડન્ડની ભલામણ કરી છે.

સેઇલે એક અલાયદી

એનઆઇઆઇટી લિમિટેડનો ચોખ્ખો નફો ૪૫ ટકા વિસ્તરી રૂ.૬૭ કરોડ

પીટીઆઇ

નવી દિલ્હી, તા. ૨૪ અને ટેલેન્ટ સ્કીલ્સ ડેવલપમેન્ટ કંપની એનઆઇઆઇટીએ મંગળવારે માર્ચ, ૨૦૨૨માં પૂરા થયેલા ત્રિમાસિક ગાળા માટે ૪૫ ટકાના ઊછાળા સાથે રૂપિયા ૬૭.૪ કરોડનો એકીકૃત પ્રોફિટ આફ્ટર ટેક્સ નોંધાવ્યો છે. કંપનીએ વર્ષ અગાઉના સમાન ગાળામાં રૂ પિયા ૪૬.૫ કરોડ પીએટી નોંધાવ્યો હતો.

સમીક્ષા હેઠળના ગાળામાં એનઆઇઆઇટીની એકીકૃત ચોખ્ખી આવક ૩૫ ટકા વધીને રૂપાિય ૩૭૫ કરોડ નોંધાઇ હતી, જે વર્ષ અગાઉના સમાન ગાળામાં રૂ

૧૪૩ કરોડ થયો હતો.

૨૨માં કંપનીની વાર્ષિક

ચોખ્ખી આવક ૪૪ ટકા

વધીને રૂપિયા ૧,૩૭૭.પ

કરોડ થઇ છે, જે વર્ષ અગાઉ

રૂપિયા ૯૫૯.૭ કરોડ થઇ

સીમાચિદ્ધરૂપ રહ્યું છે, કારણ કે અમે ૪૦ વર્ષ પૂર્ણ કર્યાં છે. સીએલજી અને એસએનસી, બંને વ્યવસાય અત્યંત ઉત્તમ રીતે વિકાસ પામ્યા છે. અને અમે વૃદ્ધિના આગામી તબક્કા માટે સજ

એનઆઇઆઇટીના વાઇસ ચેરમેન અને મેનેજિંગ ડિરેક્ટર વિજય કે થડાનીએ એક યાદીમાં જણાવ્યું હતું. ૩૧મી માર્ચ, ૨૦૨૨માં પૂરા થયેલા ત્રિમાસિક ગાળા અને સમગ્ર નાણાંકીય વર્ષ

એનઆઇઆઇટીના કોર્પોરેટ

લર્નિંગ ગ્રૂપ (સીએલજી)એ

વાર્ષિક ધોરણે અનુક્રમે ૨૪

ટકા અને ૩૫ ટકાની આવક

સ્કીલ્સ એન્ડ કેરીયર્સ (એસએનસી) બિઝનેસે ૯૭

ટકા ત્રિમાસિક ઘોરણે અને

વાર્ષિક ધોરણે ૯૯ ટકા વૃદ્ધિ

સમીક્ષા હેઠળના ગાળામાં

વૃદ્ધિ નોંધાવી હતી.

નોંધાવી હતી.

નાણાંકીય વર્ષ ૨૦૨૨

માટે

એમ

નાણાંકીય વર્ષ ૨૦૨૧-

હતી.

છીએ.

દરમિયાન

એનઆઇઆઇટી

જાન્યુઆરી-માર્ચ,

યાદીમાં કહ્યું હતું કે, ૩૧મી એનું ઉત્પાદન ૪.૫૬ એમટી ભાવમાં વધારા સહિત આગત માર્ચ, ૨૦૨૨ સુધીમાં એનું રહ્યું હતું. માર્ચ, ૨૦૨૨ના ખર્ચમાં અસાધારણ વધારા પ્રોસેસ અને પ્રોડક્ટ્સ ક્ષેત્રે અગ્રણી સ્ટીલ કંપની સેઇલે ઋણ રૂપિયા ૧૩,૪૦૦ કરોડ ત્રિમાસિકમાં એનું વેચાણ સામે બેઅસર રહી શક્યો ન સતત સુધારો કરવા માટે વધીને ૪.૭૧ એમટી થયું છે, હતો, એમ સેઇલે કહ્યું કામગીરી કરીને ઊંચા આગત જે વર્ષ અગાઉના આ ગાળામાં હતું.

મુખ્યત્ત્વે ઊંચા ખર્ચને કારણે ૨૦૨૨માં કંપનીએ ૪.૬૦ ૪.૩૪ એમટી થયું હતું. ૨,૪૭૮.૮૨ કરોડ એકીકૃત ઉત્પાદન કર્યું છે, જેનીસામે ગત વિવિધ કારણોસર ખાસ કરીને માટે ઘણાં સક્રિય પગલાં ભર્યાં છે. ચોખ્ખો નફો નોંધાવ્યો છે. નાણાંકીય વર્ષના આ ગાળામાં આયાતી કોકિંગ કોલના

પડકારો આવવા છતાં અસ્થિરતાને પહોંચી વળવા ચોથો ત્રિમાસિક ગાળો કંપનીએખર્ચનેનિયંત્રિતકરવા માટેની યોજનાઓ ધરાવે

આગળ જતાં કંપની તેના ખર્ચ અને બજાર કિંમતની

ગાસ કરાનાં ગાટ વણા સાક્ય વગલા ભયા છે. ા કોલના છે. 5 ઓફીસ : ત્રિશુલ, સમર્થેસર મંદિરની સામે, લો ગાર્ડન, એલીસબ્રીજ, અમદાવાદ - 3૮૦૦૦૬, તઃ પહેલો માળ, બાલેસર એવન્સુ, એસ. જી. હાઈવે, રાજપથ કલબ સામે, હ સમરાવાર ગુજરાત- 3૮૦૦૫૪		under Regulation 33 of SEBI (Li		e detailed format of Audited Financial Results for the quarter and year ended on 31 ⁴⁴ March 2022 filed with the Stock Excha It (Listing and Disclosure Requirements) Regulations, 2015. The full format of the Audited Financial Results for the quarte 22 are available on the websites of Stock Exchanges (www.bseindia.com, www.nseindia.com) and the company's we For and on behalf of the Board of Direc			
			Mumbai 24ª May,	2022	Pramod Kur Chairman & Managing DIN : 00	Director	
<u> માંગણા નોટીસ</u>			-	DCW LIMITED - Manufacturers of CHEMIC. Visit us at : www			

LIBERTY SHOES LIMITED

E-m

Particulars

(Comprising Profit / (Loss) for the period (after tax) and Other

1. Total Income from operations

2. Net Profit / (Loss) before tax for the period

4. Total Comprehensive Income for the period

5. Equity Share Capital of face value of ₹2/- each.

3. Net Profit / (Loss) after tax for the period

Comprehensive Income (after tax))

6. Earning Per Share (of ₹2/- each) (for continuing and discontinued op

1. Basic

2. Diluted

NOTES :

CIN: L19201HR1986PLC033185 ered Office: Libertypuram, 13th Milestone, G.T. Karnal Road, Kutail, P.O. Bastara, Dist. Karnal - 132114, Haryana Corporate Office: Ground Floor, Tower A, Building No. 8, DLF Cyber City, Phase - II, Gurugram-122002, Haryana

Tel.: (+91) 0124-4616200, Fax: (+91) 0124-4616222 E-mail: investorcare@libertvshoes.com Website: www.libertvshoes.com

NOTICE

DCW LIMITED

Quarte

Ended

31.03.202

(Audited)

70,723.13

5,219.01

4.777.49

4.715.79

5.220.61

1.83

1.63

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31st MARCH, 2022 :

Regd. Office: Dhrangadhra - 363 315, (Gujarat State) d Office: Nirmal, 3rd Floor, Nariman Point, Mumbai 400 021 www.dcwtld.com, Telephone: 22671914/16.Telefax: 22 22028838 nail: legal@dcwtld.com CIN: L24110GJ1939PLC000748

Quarte

Ende

1.12.202

65,512.39

4,086.40

2.668.68

2,676.4

5.220.61

1.02

0.94

Quarte

Ender

31.03.202

45,567.95

1,872.07

646.96

605.40

5,220.61

0.25

0.25

Year

31.03.2022

(Audited)

245,473.50

14,324.97

10.750.62

10.712.10

5.220.61

4.12

3.78

LIBERTY

(₹. in leichs

Year

Ended 31.03.2021

(Audited)

146,426.1

1,367.51

379.31

410.21

5,220.61

0.15

0.15

Pursuant to Regulation 29 and Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a Meeting of Board of Directors of the Company will be held on Monday, May 30, 2022 to inter alia consider and approve the Audited Financial Results of the Company for the 4th Quarter and Year ended 31st March, 2022.

This information is also available on the Company's website i.e. www.libertyshoes.com and also on the websites of the Stock Exchanges where Company's shares are listed i.e. National Stock Exchange of India Limited- www.nseindia.com and BSE Limited - www.bseindia.com

For Liberty Shoes Limited

	Sd/-
Place: Karnal, Haryana	Shammi Bansal
Date: Monday 23rd May, 2022	Executive Director

D S Kulkarni Developers Limited

CIN: L45201PN1991PLC063340 Reg. Office: 1187/60, DSK House, J M Road, Shivajinagar, Pune - 411 005 Corp Office: 1187/60, DSK House, J M Road, Shivajinagar, Pune - 411 005 Address for communication: Office No 40, 2nd Floor, Sanas Plaza, Baiirao Road, 1302 Shukrawar Peth, PUNE - 411002, Email ID; ip.dskdl@gmail.com Extract of Standalone Audited Financial Results for the Quarter and

Financial Year Ended as on 31 st March, 2022 (amount in lakhs)

Sr. No	Faluguars	Quarter ended 31/03/2022	Previous Year Quarter Ended 31/03/2021	Year Ended 31/03/2022	Previous Year Ended 31/03/2021
		Audited	Audited	Audited	Audited _
1	Total income from operations	-	-	-	-
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(99.98)	203.13	(266.46)	(320.42)
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(99.98)	203.13	(266.46)	(320.42)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(99.98)	203.13	(266.46)	(320.42)
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(99.98)	203.13	(266.46)	(320.42)
6	Paid Up Equity Share Capital (Face Value of Rs. 10/- per share)	2580.10	2580.10	2580.10	2580.10
7	Other Equity (Reserves) (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	23669.85	23936.32	23669.85	23936.32
8	Earnings Per Share (before /after extraordinary items) (of Rs. 10/- each)(not annualised)				
	(a) Basic:	(0.39)	0.79	(1.03)	(1.24)

અમે, એક્સિસ બેંક લિ. (અગાઉ ચૂટીઆઇ બેંક લિ. તરીકે જાણીતી (હવે પછી એનો ઉલ્લેખ ["]બેંક'' તરીકે થશે) જેની રજિસ્ટર્ડ ઓફિસ ત્રિશુલ, સમર્થેશ્વર મંદિર સામે, લૉ ગાર્ડન એલિસબ્રિજ, અમદાવાદ–૩૮૦૦૦૬ ખાતે છે તેમજ અન્ય એસેટ તરીકે : એક્સિસ બેંક લી. પહેલો માળ, બાલેશ્વર એવન્યુ, એસ. જી. હાઈપૈ, રાજપથ કલબ સામે, બોઠકદેવ, અમદાવાદ ગુજરાત – ૩૮૦ ૦૫૪. અને એની સિક્યોર્ડ લેણદાર તરીકેની ક્ષમતાથી ઉપરના કાયદાના સેક્શન ૧૩(૨) હેઠળ અત્રે નોટિસ આપે છે. જેમાં નીચે દેણદારો/ જામીનદારો/ ગિરવેદારોએ એક્સિસ બેંક લિ. પાસેથી નાણાકીચ સહાય મેળવી છે. અમે જણાવીએ છીએ કે નાણાંકીચ સહાય મેળવ્યા બાદ, દેણદારો/ ભમીનદારો/ ગિરવેદારોએ જે તે તારીખે આપવાના થતા નાણાં બે આઝરાત પૂરી તથા વ્યાવની પાંચાય દાહાવ મળતા છે. આ ગણવામાં આ ગણવામાં દાહાવ મળતા ગણ, દદારાદા, પાંચાયદારા, ખાદવા કાય અસલ પૂરી તથા વ્યાવની પરત સુકલાઓમાં કસર કરેલ છે.ટેસર્ખ બેંક ઓફ ઇલ્ડિયાએ આપેલ નિર્દેશો/ગાઇડલાઇલ્સ મુજબ આ ખાતું જે તે તારીખે નોન પરફોનિંગ એસેટ તરીકે વગીકૃત કરેલ છે, એ સંદર્ભમાં એક્સિસ બેંક લિ.ના ઓથોરાઇઝડ અધિકૃત અધિકારીએ સિશ્ચુરિટી એન્ડ રિકન્પ્ટૂજ્યાન ઓફ ફાયનાન્શિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિશ્ચુરિટી ઇન્ટરેસ્ટ એક્ટ,૨૦૦૨ના સેક્સન ૧૩(૧૨) અને સિક્યુરિટી ઇન્ટરેસ્ટ (એન્ફોર્સમેન્ટ)ના નિયમ ૩ સાથે વંચાણે લેતાં મળેલ અધિકારની રૂએ દેણદારો/ જામેનદારો/ ગિરવેદારોને અહીં જણાવેલ તારીઓએ સિક્યુરિટી એન્ડ રિકન્પ્ટ્રક્સાન ઓફ ફાયનાન્શિયલ એસેટ્સ એન્ડ એન્ફોર્સમેન્ટ ઓફ સિક્યુરિટી ઇન્ટરેસ્ટ એક્ટ,૨૦૦૨ના સેક્સન ૧૩(૧) હેઠળ નોટિસમાં જણાવેલ રક્ષ્મનું કોન્ટ્રેક્ચ્યુઅલ દરે થતું વ્યાજ, થયેલ ⁄ થનારા આકસ્મિક ખર્ચા, પક્તર, ચાજીર્સ વગેરે ભરપાઈ કરી જવા જણાવેલ 🛛 તેમ છતાં આ નોટિસ બજ્યા વિના પાછી આવેલ હતી જેથી એ લોકોને એ 🕯 બાબત આ પ્રમાણે જાહેર નોટિસ દ્વારા જાણ કરીએ છીએ.

કરજદાર અને સફ-કરજદાર / જામીનદારનું નાય અને સરનામું અને લોન ખાતા નંબર	લોન ની ૨૭૧	(એનપીએ તારીખ)/ (ઠીમાન્ડ નોટીસ તારીખ)	ડીમાન્ડ નોટીસ મુજબ બાકી ૨૭થ	ગીરો વિક્રત / સુરક્ષિત અસ્ક્ર્યાયતોની વિગત
(૧) ઠક્કર શર્મિષ્કાબેન દિનેવાભાઈ (અરજદાર/ગીરોદાર) આર/ઓ. પાવર દાઉસ પાછળ, રધુનંદન સોસાથદી, રાપર - ૩હ૦૧૧પ. અને સાથે: પ્લોટ નં. ૩, રધુનંદન સોસાથદી, ગામ - રાપર, તાલુકા - રાજપર, ગુલે! કચ્છ - ૩૭૦૧૬૫. Account No: 918030102321835 & 918030102321848	Production Credit Rs. 26,000/- OVER DRAFT Rs. 30,98,000/-	31-01-2022 & 31-03-2022	CCAGR NO. 918030102321848 Rs. 25,514.00 ODCON NO. 918030102321835 Rs. 34,54,681.48 as on 24-02-2022	મિલકત નં. ૧ : ઇક્લ્પિટબલ મોર્ગેજ રહેણાંક ઘર પ્લોટ નં. ૩, ક્ષેત્રફળ ૧૩૪.૪૮ રકે. મીટર્સ, બાંધકામ એરિયા હજ.૩૫ રકે. મીટર્સ, વોર્ક નં. એઆર-રધુનંદન સોસાયટી, ગામ - રાપર, તાલુકા - રાપર, જીક્ષો કચ્છ, ગુજરાત ની અધલિત મિલકતના બઘા ભાગ અને દિસ્સા સાથે જે શ્રીમતી ઠક્કર સગિષ્ઠાબેન દિનેશભાઈની માલીકી અને ચતુરસીમા આ મુજબ છે: આરાપાસ: પૂર્વ: રોઠ, પશ્નિમ: ગાઠા માર્ગ, ઉત્તર: ગીરધરલાલ મૂળજીભાઈનું ઘર, દક્ષિણ: ઠક્કર નાનજી ઠોસા નું ઘર
(૧) પ્રિતીબેન ફરીશભાઈ ક્લ્લર (સરપ્ટાર / ગીરેદાર) (૨) દ્વીશભાઈ નગીનદાસ ક્લ્લર (સર-અસ્પ્ટાર / ગીરેદાર) (૨) પ્રદીપ નગીનભાઈ આપાસી (સર-અસ્પ્ટાર / ગીરેદાર) (૫) નગીનદાસ છોટાલા ક્લ્લર (સર-અસ્પ્ટાર) (૫) નગીનદાસ છોટાલા ક્લ્લર (સર-અસ્પ્ટાર) આર/ઓ. 303 - ઉમાવ્યા કલીસ્ટા, ન્યુ શારદા મંદિર રોઠ, પાલઠી, બુછશે: અમદાવાદ - ૩૮૦૦૦૭. સાથે: ક્લેટ નં. એચ/પ૦૧, પાંચમો માળ, દેવ કૃપા ક્રિસ્ટલ, એ.પી. રીંગ રોઠ, દાથી પણ સર્કલ પાસે, વિંઝોલ, અમદાવાદ - ૩૮૨૪૪૯. સાથે: ક્લેટ નં. એચ-પ૦૨, પાંચમો માળ, દેવ કૃપા ક્રિસ્ટલ, એ.પી. રીંગ રોઠ, દાથી પણ સર્કલ પાસે, વિંઝોલ, અમદાવાદ - ૩૮૨૪૪૯. અને સાથે: ક્લેટ નં. એચ-પ૦૨, પાંચમો માળ, દેવ કૃપા ક્રિસ્ટલ, એ.પી. રીંગ રોઠ, દાથી પણ સર્કલ પાસે, વિંઝોલ, અમદાવાદ - ૩૮૨૪૪૯. અને સાથે: ક્લેટ નં. ઝી/૪૦૪, ચોથો માળ, દેવ કૃપા ક્રિસ્ટલ, અંગ સાથે: ક્લેટ નં. ડી/૪૦૪, ચોથો માળ, દેવ કૃપા ક્રિસ્ટલ, આર/ઓ. : ડ્ર-૧૫ટદા નગર, વિશ્રામ ગૃઢ ઉદ્યોગ રોઠ, પાલઠી, અમદાવાદ - ૩૮૦૦૦૭. આર/ઓ. : ૩૪૦-૪૦, અક્ષર નગર, ઠૉ. દિલીપભાઈ ફોસ્પિટલ પાસે, વીરમગામ, જીકો: અમદાવાદ - ૩૮૨૧૫૦. Account No: 916030034076659 & 916030034076633	Production Credit Rs. 6,00,000/- OVER DRAFT Rs. 74,00,000/-	07-12-2021 & 31-03-2022	CCAGR NO. 916030034079633 Rs. 35,197.20 ODCON NO. 916030034079659 Rs. 28,99,999	મિલકત નં. ૧ : રહેણાંક ક્લેટ (૧) નં. એચ/૫૦૧ ક્ષેત્રક્લ હપ્ર. કર સે. મીટર્સ (બિલ્ટ અપ એરિયા) પાંચમો માળ, (૨) નં. એચ/૫૦૧ ક્ષેત્રકળ હપ્ર. કર સે. મીટર્સ (બિલ્ટ અપ એરિયા) પાંચમો માળ (૩) નં. એચ/૫૦૩ ક્ષેત્રકળ હપ્ર. કર સે. મીટર્સ (બિલ્ટ અપ એરિયા) પાંચમો માળ, 'દેવ કૃપા ક્ષિસ્ટલ' નામે જાણીતી સ્ક્રીમ, તેનીસાથે અબિભાજીત પ્રમાણસર શેર ક્ષેત્રકળ ૨૭, ૫૩ સે. મીટર્સ, કાઇનલ પ્લોટ નં. ૨૬ / ૨, ટાઉન પ્લાનીંગ સ્ક્રીમ નં. હર, રેતેવ્યુ સિંહાતના બઘા ભાગ અને ક્ષિસ્ટમા સાથે અને ચતુટસીના આ મુજબ છે: (૧) નં. એચ/૫૦૧ : પૂર્વ: ક્લેટ નં. એચ-૫૦૨, પશ્ચિમ રોક, ઉત્તરઃ બ્લોક નં. આઈ, પશ્ચિમ: ક્લેટ નં. એચ-૫૦૧, ઉત્તરઃ બ્લોક નં. આઈ, પશ્ચિમ: ક્લેટ નં. એચ-૫૦૩. (૩) નં. એચ-૫૦૧, ઉત્તરઃ બ્લોક નં. આઈ, પશ્ચિમ: ક્લેટ નં. એચ-૫૦૩. (૩) નં. એચ-૫૦૧, ઉત્તરઃ બ્લોક નં. આઈ, પશ્ચિમ: ક્લેટ નં. એચ-૫૦૩. (૩) નં. એચ-૫૦૧, દ્વિારઃ બૂધ્રો બ્લેટ નં. એચ-૫૦૩, (૩) નં. એચ-૫૦૧, ઇત્તરઃ બ્લોક નં. આઈ, પશ્ચિમ: ક્લેટ નં. એચ-૫૦૩, (૩) નં. એચ-૫૦૧, હંતિરઃ બ્લોક નં. આઈ, પશ્ચિમ: ક્લેટ નં. એચ-૫૦૩, (૩) નં. એચ-૫૦૧, હંતિરઃ બ્લોક નં. આઈ, પશ્ચિમ: ક્લેટ નં. એચ-૫૦૩, (૩) નં. એચ-૫૦૧, હંતિરઃ બ્લોક નં. આઈ, પશ્ચિમ કલેટ નં. સેટર્સ (બિલ્ટ અપ એરિયા) પાંચમો માળ, (૨) નુ ટ્રાપા ક્રિઝફળ ૧૦૧.૧.૫ સ્ટરે. મીટર્સ (બિલ્ટ આપ એરિયા) પાંચમો માળ, (૨) નુ ટ્રાપા ક્રિઝફળ ૧૦.૧.૧ અર સે. મીટર્સ (બિલ્ટ અપ એરિયા) પાંચમો માળ, 'દેવ ટ્રાપા ક્રિઝફળ ૧૦.૧.૧ અર સે. મીટર્સ (બિલ્ટ અપ એરિયા) પાંચમો માળ, સ્વી અંચ ચતુરસીમાં ના ગુજન છે: (૧) નં. સી/૫૦૩ : પૂર્વ: પરેસ પછી ફાટેટ નં. સી-૫૦૨, પશ્ચિમ આવુર્ત પછી બ્લોક ન કી, ઉત્તરઃ પુદ્ધ ધાલું, દક્ષિણ: સોનાથટી ટોડ. (૨) નં. સી/૧૦૪ છ બાલે અને પૂરો પાટે, દક્ષિણ: સ્લેટ ક્લે ડી-૪૦૩.
(૧) ગેસર્સ ત્રી આઈ કૂપા ટ્રેડીંગ કંપની (અરજદાર) (૨) ગેસર્સ ઠક્કર સુરેશકુમાર કી એયુએક (પ્રોપરાઇટર) (૩) ત્રી સુરેશકુમાર દકાર (જામીનદાર) (૪) ત્રીનતી ચઢીકાબેન સુરેશકુમાર ઠક્કર (જામીનદાર) (૫) ત્રીનતી ચઢી સુરેશકુમાર ઠક્કર (જામીનદાર) (૫) ત્રેગતી લાદી સુરેશકુમાર ઠક્કર (જામીનદાર) (૫) ત્રેગતીલ દ શ્વારાયભાઈ ઠક્કર (જામીનદાર / ગીરોદાર) (૫) ત્રેગતીલ દ શ્વારાયભાઈ ઠક્કર (જામીનદાર / ગીરોદાર) (૫) પિયુપાકુમાર રસીકલાલ ઉઠેછા (જામીનદાર / ગીરોદાર) આર/ઓ. ૪૩ - પહોટ નં૨૫, ગંજ બઝાર, રાધનપુર - ૩૮૫૩૪૦. આર/ઓ. ૪૩ - પહોટ નં૨૫, ગંજ બઝાર, રાધનપુર - ૩૮૫૩૪૦. આર/ઓ. ૪૭ - શાનું સોસાચટી, કોલેજ રોક, રાધનપુર - ૩૮૫૩૪૦. આર/ઓ. એલજ કૃપા, શ્રેસનાથ સોસાચટી, અચેધ્યાપુરી રાપર (ઠરટછ) - ૩૭૦૧૬૫. અને સાથે: બોસ્ટિંગ નં ૧૦, ગીજે પાળ, ગોલ્ડ સ્કલેચર, રેવેબ્યુ સર્વે નં. ૨૧૭/પૈકી અને ૨૧૮/પૈકી, ગોજે પીરાયણ, મારૂતિ શેરૂમ પારે, વાલીચા છેક, પીરાયણ, એકલેશ્વર - ૩૯૩૦૧. અને સાથે: દ્વાન નં ૧૦, ગાઉન્ડ વલોર વાસ્તુપાલ એપાઇગેન્ટ, આદર્શ એપાઇગેન્ટ પાસે, મધુમતિ સ્ટ્રીટ, વોર્ડ નં. ક, સીટી સિલ્લ નં. દંડાવાડ, નવસારી-૩૯૬૪૪૫. Account № : 92005049678845 & \$19030084001285	Working Capital Rs. 73,25,000/- TERM LOAN Rs. 14,76,000/-	29-01-2022 & 31-03-2022	ODAVP NO. 919030084001296 Total Outstanding Rs. 75,61,508.00 LNAEL NO. 920060049678845 Total Outstanding Rs. 13,53,235.29	મિલકત નં. ૧ : બીનખેતી જમીન રેવેન્ચુ સર્વે નં. ૨૧૭, ૨૧૮ પૈકી, પ્લોટ નં. ક૨૪/૨/એ/૨/૧, ત્રીજો માળ, ઓફિસ નં. ૩૦૧, કુલ ફોગફળ અંદાજે ૬૯.૬૯ રકે. મીટર્સ (૨૮.૭૬ રકે. મીટર્સ અને અવિભાજીત શેર ૪૦.૯૩ રકે. મીટર્સ) ગોલ્ડ સ્કવેયર, પીરામણ ગામ તાલુકા અંકલેશ્વર જીકો: ભરૂચ - સાઉથ ગુજરાત જે શ્રી વસંતલાલ દચારામભાઇ ઠક્કરની માલીકી ની અચલિત મિલકતના બદ્યા ભાગ અને ફિસ્સા સાથે અને ચતુરસીમા આ મુજબ છે: આસપાસ: પૂર્વ: જોડાવેલ પેસેજ, પશ્ચિમ: જોડાવેલ જગ્ચા, ઉત્તર: જોડાવેલ પેસેજ, દક્ષિણ: જોડાવેલ ઓફિસ નં ૩૦૫ મિલકત નં. ૨ : બીનખેતી જમીન સર્વે નં. ૮૪/બી/૨, ટીકા નં. ૪/૫, વોર્ડ નં. ૬, ગ્રાઉન્ડ ફલોર, દુકાન નં. ૧૦, કુલ સેગફળ અંદાજે હ૧.૬७ સ્ટે. મીટર્સ, બિલ્ટ અપ એરિયા પ૯.૯૪ સ્ટે. મીટર્સ અને અવિભાજીત શેર ૧૧.૭૩ સ્કે. મીટર્સ, વાસ્તુપાલ એપાર્ટમેન્ટ, નવસારી, તાલુકા નવસારી જીણી નવસારી દક્ષિણ ગુજરાત ની અચલિત મિલકતના બઘા ભાગ અને ફિસ્સા સાથે જે પિયુષકુમાર શકિલાલ ઉદેછાની માલીકી અને ચતુરસીમા અ મુજબ છે: આસપાસ: પૂર્વ: રામ્પ, પશ્ચિમ: લાયબ્રેરી રોડ, ઉત્તર: દુકાન નં ૯, દક્ષિણ: ફિલલોક
(૧) વરસાબેન રાજેશભાઈ મહેતા (અરષદાર) (૧) રાજેશકુમાર મનસુખવાલ મહેતા (સક-અરષદાર) (૩) ચંછાબેન મનસુખવાલ મહેતા (સક-અરષદાર/ગીરોદાર) રહેણાંક બ્લોક સ્ટ્રીટ નં. ૧, જીવાપરા, વિસાવદર, જીણો: જૂનાગઢ - ૩૬૧૧૩૦. Account No: 917030060416962 & 917030060416988	OVERDRAFT Rs. 15.30 LACS WORKING CAPITAL Rs. 0.26 LACS	31-01-2022 & 01-04-2022	RS.17,40,014.49 as on 31-03-2022	મિલકત નં. : રહેણાંક ઘર બાંધકામ જમીન ક્ષેત્રફળ ૧૧૯.૮૮ સ્કે. મીટર્સ, જમીન સીટી સર્વે સીટ નં. ૧૪ સીટી સર્વે ચલતો નં. ૧૨૩૧, વિસાવદર સીટી સર્વે (વિસાવદર ગામતળ ખરેખર જીવાપર પ્લોટ નામે જાણીતું) વિસાવદર મ્યુનિસિપાલટી ઓનર્સ ની અચલિત મિલક્રતના બઘા ભાગ અને દ્વિસ્તા સાથે જે શ્રીમતી મંછાબેન મનસુખભાઈ મહેતાની માલીકી અને ચતુરસીમા આ મુજબ છે:

પિયા ૨૭૮.૮ કરોડ થઇ	LACS	મનસુખભાઈ મહેતાનાં માલીકો અને ચતુરસામાં આ મુજબ છેઃ આસપાસઃ પૂર્વઃ ડૉ. બી.સી. પટેલનું ઘર, પશ્ચિમઃ પબ્લિક રોડ,	(b) Diluted:	(0.39)	0.79 (1	1.03) (1.24)
હતી. માર્ચ, ૨૦૨૨માં પૂરા થયેલા નાણાંકીય વર્ષ માટે			Note: a) The above is an extract of the detailed format of Quarterly Results file SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The ful			
એનઆઇઆઇટીએ તેનો	મહેરબાની કરીને નોંધ લેશો કે કાયદાના સેક્શન ૧૩ (૧૩) અન્વયે નોટીસ મબ્યેથી બેં વ્યવહાર બેંકની પૂર્વમંજૂરી સિવાય નહી કરી શકો.		available on the www.bseindia.com and www.nseindia.com	For D S Kulka	•	
એકીકૃત પીએટી ૫૮ ટકા	તારીખ : ૨૫.૦૫.૨૦૨૨, સ્થળ : ગુજરાત	સઢી/- અધિકૃત અધિકારી, એક્સિસ બેંક	Date: 25.05.2022 Place: Mumbai	Name Designation: I	: Manoj Kum Insolvency P	
વધારા સાથે રૂપિયા ૨૨૬.૨						
કરોડ નોંધાવ્યો છે, જે નાણાંકીય વર્ષમાં રૂપિયા		ILTEL CORPORATION (OF INDIA LTD			



KAILIEL CORPORATION OF INDIA LID (A Govt. of India Undertaking)

Registered & Corporate Office: Plate - A, 6th Floor, Office Block Tower - 2, East Kidwai Nagar, New Delhi - 110023. Phone: 011-22900600, Fax: 011-22900699, Website: www.railtelindia.com; E-mail: cs@railtelindia.com; Corporate Identity Number: L64202DL2000G0I107905



EXTRACT OF FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED MARCH 31, 2022

Particulars			Standalone	1		Rs. in Laki				
	Quarter Ended			For the year Ended		Quarter Ended			For the year Ended	
	31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021	31.03.2022	31.12.2021	31.03.2021	31.03.2022	31.03.2021
Total income from Operations	45,523	41,381	42,948	152,154	133,728	46,553	41,769	42,982	154,845	137,782
Net profit / (Loss) (Before Tax & Exceptional Items)	7,314	8,889	4,102	27,956	19,461	7,365	8,814	4,088	28,062	19,718
Net profit / (loss) (before tax & after exceptional items)	7,314	8,889	4,102	27,956	19,461	7,365	8,814	4,088	28,062	19,718
Net profit after tax	5,411	6,658	2,720	20,834	14,041	5,431	6,601	2,721	20,895	14,245
Total comprehensive income	5,284	6,688	2,942	20,796	14,160	5,304	6,631	2,943	20,857	14,364
Equity share capital	32,094	32,094	32,094	32,094	32,094	32,094	32,094	32,094	32,094	32,094
Other Equity	-		-	119,508	108,179	-		-	120,577	109,188
Earnings Per Share				6	104.1					
(Face Value of Rs.10/- each)				DA	II TEI					
(a) Basic (in Rs.)	1.69	2.07	0.85	6.49	4.38	1.69	2.06	0.85	6.51	4.44
(b) Diluted (in Rs.)	1.69	2.07	0.85	6.49	4.38	1.69	2.06	0.85	6.51	4.44

1. The above standalone and consolidated financial results have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 24th May 2022. The Statutory Auditors of the company have conducted audit of the financial results for the Quarter and year ended 31st March 2022.

2. The standalone and consolidated financial results have been prepared in accordance with the Indian Accounting Standards (Ind AS) as notified under section of 133 of the companies Act, 2013 read with relevant rules

thereunder and in terms of regulation 33 of the SEBI (Lisiting obligation and Disclosure Requirement) Regulations, 2015 (as Amended) and other recognised accounting practices and policies to the extent applicable.

3. The Covid-19 pandemic has already resulted in economic slowdown throughout the world including India. The second wave has impacted India immensely. There has not been significant impact of third wave of covid-19. The operations of the Company have not been significantly impacted. However Covid situation in india has improved significantly at the end of financial year, resulting in normalization of business activity to the great extent.

4. Figures for the previous periods / year have been re-grouped / re-classified / re-casted to conform to the classification of the current period.

5. The above is an extract of the detailed format of the financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing obligations and Disclosure Requirements) Regulations, 2015, as amended.

The full format of the aforesaid financial results are available on the Stock Exchanges website of BSE (www.bseindia.com), NSE (www.nseindia.com) and Company's website at www.railtelindia.com.

For and on behalf of RailTel Corporation of India Limited

Place : New Delhi Dated : 24.05.2022

RailTel's Services "Ensuring Business Continuity through Telecom & Digital Solutions'

Sd/-Aruna Singh Chairman & Managing Director DIN : 09602957