



FOODS AND INNS LIMITED

Corporate Office: Dulwich Mansion, 3rd Floor, 224, Tardeo Road, Mumbai-400 007.

Tel No.: 23533103/04/05 Fax No.: 23533106/07

Email: writetous@foodsandinns.com

Registered Office: Udyog Bhavan, 2nd Floor, 29 Walchand Hirachand Marg,

Ballard Estate, Mumbai 400038 website: www.foodsandinns.com

Corporate Identity No: L55200MH1967PLC013837

February 1, 2019

The Secretary,
Bombay Stock Exchange Limited,
1st Floor, Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400001

Scrip Code: 507552

Sub: Compliance under Regulation 47 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

Dear Sir/ Madam

Pursuant to Regulation 47 of the Securities and Exchange Board of India (Listing Obligations & Disclosure Requirements) Regulations, 2015, please find enclosed Public Notice published in the Newspapers viz. - "The Free Press Journal" (English) and "Navshakti" (Marathi) viz.- February 1, 2019, informing about the Board Meeting of the Company scheduled to be held on Tuesday February 12, 2019, to, inter alia, consider and approve the unaudited Financial Results of the Company for the quarter ended December 31, 2018.

You are requested to take note of the same.

Thank you.

Yours faithfully

For **FOODS AND INNS LIMITED**


RANDEEP KAUR
Company Secretary &
Compliance officer



Encl: As Above

FOODS AND INNS LIMITED
 Corporate Office: D/10th Floor, 224, Tardoo Road, Mumbai - 400 007.
 Tel No.: 23533103/04/05 Fax No.: 23533106/07 Email: wtleitof@foodsandinns.com
 Registered Office: Udyog Bhawan, 2nd Floor, 29 Walchand Hirachand Marg, Ballard Estate, Mumbai 400038 Website: www.foodsandinns.com
 CIN: L55200MH1967PLC013837

NOTICE
 NOTICE is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the meeting of the Board of Directors of the Company is scheduled on Tuesday, February 12, 2019, inter alia to consider, approve and take on record the Unaudited Financial Results as per IND-AS of the Company for the Quarter ended December 31, 2018. The information is also available on the website of the Stock Exchange where the shares of the Company are listed at www.bseindia.com

By Order of the Board of Directors
For FOODS AND INNS LIMITED
BHUPENDRA DALAL
 DIRECTOR
 DIN: 00061492

Mumbai
 January 31, 2019

E-TENDER NOTICE
 E-Tender Notice No.-ECR-CAO-CON-NORTH-ETN-72-18-19. E-Tender is invited on behalf of the President of India for the under mentioned work. 1. Name of work : Detailed design and proof checking of foundation & substructure of major bridges under jurisdiction of Dy. CE/Con/NKE. 2. Approx cost of the work : ₹52.04,254.36. 3. Earnest Money : ₹1,04,090/- 4. Date and time for closing of tender : 28.02.2019 at 14.30 hrs. 5. Website particular, Notice board location where complete details of tender can be seen and address of the office from where the tender form be purchased etc. : The above E-Tender, E-Tendering document alongwith full information is available on website i.e. http://www.ireps.gov.in and also can be seen in the office of CAO/Con/ECR/MHX,Patna. Note : Tenderers are requested to visit the website http://www.ireps.gov.in atleast 15 days before last date of closing for latest corrigendum/corrections etc in response to this E-Tender.

CAO/Con/North/ECR/
 Mahendraghat, Patna
 PR/1535/CON/732

Maharashtra Industrial Development Corporation
 (A Government of Maharashtra Undertaking)
E-Tender Notice No./05/2019
 Sealed tenders are invited for the work from the Registered Contractors.

Sr. No.	Name of Work	Estimated Cost
1.	Phaltan Industrial Area.... Providing final asphalt treatment to main Road.	Rs. 85,26,398/-
2.	Supa Parner Industrial Area... Providing laying & jointing 450mm dia., D.I. K-7 gravity main from S.H. No. 60 to HSR @ Supa Parner Industrial Area.	Rs. 1,77,04,625/-

Blank E-tender form and other details are available for Sr. No. 1 & 2 from 01/02/2019 to 11/03/2019 on MIDC's Website (www.midcindia.org).

Kotak Mahindra Bank Limited
 Registered Office: 27 BKC, C 27, G Block, Bandra Kurla Complex, Bandra (E), Mumbai-400 051.
 Corporate Identity No. L65110MH1985PLC038137.
 Regional Office: Kotak Mahindra Bank Ltd., Vinayabhava Complex, 5th Floor, CST Road, Santacruz East, Pin-400098, Mumbai.

PUBLIC NOTICE FOR AUCTION SALE
 Notice is hereby given for conducting sale by public auction, pursuant to taking possession of the secured asset mentioned hereunder by the Authorized Officer of Kotak Mahindra Bank Ltd. (hereinafter referred to as the "Bank") under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and rules 8 (i) & (j) of the Security Interest (enforcement) Rules 2002, of the immovable property for the recovery of amount due from borrowers. Whereas the borrowers failed to repay the loan amount together with future up to date interest as documented rate & costs to Bank, within sixty days from the date of Demand Notice under Section 13 (2) of the SARFAESI Act, 2002 issued by its Authorized Officer. Whereas the Bank has, pursuant to the powers vested in it through its Authorized Officer, taken the possession of the said immovable property, mentioned below under the provisions of rule 8(i) of the Security Interest (enforcement) Rules 2002 and under the provisions of section 13 (4) of the SARFAESI Act and in exercise of the powers conferred thereunder. Whereas even thereafter the borrower has failed to repay the aforesaid loan amount to the Bank, the Authorized officer of the Bank has decided to sell the scheduled property (mentioned below) through the process of inviting sealed bids-computations, offers are invited by the undersigned in sealed covers for purchase of immovable property, as described hereunder, which is in the physical possession, on "AS IS WHERE IS AS IS WHAT IS BASIS", particulars of which are given below:-

Borrower(s) / Guarantor(s)	Current Outstanding	Description of the Immovable property	Reserve Price	Earnest Money Deposit (EMD)	Date of inspection of property
1. M/s. Premier Distributors	30/01/2019	All the piece and parcel of residential building bearing Plot No. 604, admeasuring 600 Sq.ft (Carpet area) inclusive of 60 Sq.ft. having office at Aashwini Bungalow No. 7B, 7C, 7D, 7E, 7F, 7G, 7H, 7I, 7J, 7K, 7L, 7M, 7N, 7O, 7P, 7Q, 7R, 7S, 7T, 7U, 7V, 7W, 7X, 7Y, 7Z, 7AA, 7AB, 7AC, 7AD, 7AE, 7AF, 7AG, 7AH, 7AI, 7AJ, 7AK, 7AL, 7AM, 7AN, 7AO, 7AP, 7AQ, 7AR, 7AS, 7AT, 7AU, 7AV, 7AW, 7AX, 7AY, 7AZ, 7BA, 7BB, 7BC, 7BD, 7BE, 7BF, 7BG, 7BH, 7BI, 7BJ, 7BK, 7BL, 7BM, 7BN, 7BO, 7BP, 7BQ, 7BR, 7BS, 7BT, 7BU, 7BV, 7BW, 7BX, 7BY, 7BZ, 7CA, 7CB, 7CC, 7CD, 7CE, 7CF, 7CG, 7CH, 7CI, 7CJ, 7CK, 7CL, 7CM, 7CN, 7CO, 7CP, 7CQ, 7CR, 7CS, 7CT, 7CU, 7CV, 7CW, 7CX, 7CY, 7CZ, 7DA, 7DB, 7DC, 7DD, 7DE, 7DF, 7DG, 7DH, 7DI, 7DJ, 7DK, 7DL, 7DM, 7DN, 7DO, 7DP, 7DQ, 7DR, 7DS, 7DT, 7DU, 7DV, 7DW, 7DX, 7DY, 7DZ, 7EA, 7EB, 7EC, 7ED, 7EE, 7EF, 7EG, 7EH, 7EI, 7EJ, 7EK, 7EL, 7EM, 7EN, 7EO, 7EP, 7EQ, 7ER, 7ES, 7ET, 7EU, 7EV, 7EW, 7EX, 7EY, 7EZ, 7FA, 7FB, 7FC, 7FD, 7FE, 7FF, 7FG, 7FH, 7FI, 7FJ, 7FK, 7FL, 7FM, 7FN, 7FO, 7FP, 7FQ, 7FR, 7FS, 7FT, 7FU, 7FV, 7FW, 7FX, 7FY, 7FZ, 7GA, 7GB, 7GC, 7GD, 7GE, 7GF, 7GG, 7GH, 7GI, 7GJ, 7GK, 7GL, 7GM, 7GN, 7GO, 7GP, 7GQ, 7GR, 7GS, 7GT, 7GU, 7GV, 7GW, 7GX, 7GY, 7GZ, 7HA, 7HB, 7HC, 7HD, 7HE, 7HF, 7HG, 7HH, 7HI, 7HJ, 7HK, 7HL, 7HM, 7HN, 7HO, 7HP, 7HQ, 7HR, 7HS, 7HT, 7HU, 7HV, 7HW, 7HX, 7HY, 7HZ, 7IA, 7IB, 7IC, 7ID, 7IE, 7IF, 7IG, 7IH, 7II, 7IJ, 7IK, 7IL, 7IM, 7IN, 7IO, 7IP, 7IQ, 7IR, 7IS, 7IT, 7IU, 7IV, 7IW, 7IX, 7IY, 7IZ, 7JA, 7JB, 7JC, 7JD, 7JE, 7JF, 7JG, 7JH, 7JI, 7JJ, 7JK, 7JL, 7JM, 7JN, 7JO, 7JP, 7JQ, 7JR, 7JS, 7JT, 7JU, 7JV, 7JW, 7JX, 7JY, 7JZ, 7KA, 7KB, 7KC, 7KD, 7KE, 7KF, 7KG, 7KH, 7KI, 7KJ, 7KK, 7KL, 7KM, 7KN, 7KO, 7KP, 7KQ, 7KR, 7KS, 7KT, 7KU, 7KV, 7KW, 7KX, 7KY, 7KZ, 7LA, 7LB, 7LC, 7LD, 7LE, 7LF, 7LG, 7LH, 7LI, 7LJ, 7LK, 7LL, 7LM, 7LN, 7LO, 7LP, 7LQ, 7LR, 7LS, 7LT, 7LU, 7LV, 7LW, 7LX, 7LY, 7LZ, 7MA, 7MB, 7MC, 7MD, 7ME, 7MF, 7MG, 7MH, 7MI, 7MJ, 7MK, 7ML, 7MN, 7MO, 7MP, 7MQ, 7MR, 7MS, 7MT, 7MU, 7MV, 7MW, 7MX, 7MY, 7MZ, 7NA, 7NB, 7NC, 7ND, 7NE, 7NF, 7NG, 7NH, 7NI, 7NJ, 7NK, 7NL, 7NM, 7NO, 7NP, 7NQ, 7NR, 7NS, 7NT, 7NU, 7NV, 7NW, 7NX, 7NY, 7NZ, 7OA, 7OB, 7OC, 7OD, 7OE, 7OF, 7OG, 7OH, 7OI, 7OJ, 7OK, 7OL, 7OM, 7ON, 7OO, 7OP, 7OQ, 7OR, 7OS, 7OT, 7OU, 7OV, 7OW, 7OX, 7OY, 7OZ, 7PA, 7PB, 7PC, 7PD, 7PE, 7PF, 7PG, 7PH, 7PI, 7PJ, 7PK, 7PL, 7PM, 7PN, 7PO, 7PP, 7PQ, 7PR, 7PS, 7PT, 7PU, 7PV, 7PW, 7PX, 7PY, 7PZ, 7QA, 7QB, 7QC, 7QD, 7QE, 7QF, 7QG, 7QH, 7QI, 7QJ, 7QK, 7QL, 7QM, 7QN, 7QO, 7QP, 7QQ, 7QR, 7QS, 7QT, 7QU, 7QV, 7QW, 7QX, 7QY, 7QZ, 7RA, 7RB, 7RC, 7RD, 7RE, 7RF, 7RG, 7RH, 7RI, 7RJ, 7RK, 7RL, 7RM, 7RN, 7RO, 7RP, 7RQ, 7RR, 7RS, 7RT, 7RU, 7RV, 7RW, 7RX, 7RY, 7RZ, 7SA, 7SB, 7SC, 7SD, 7SE, 7SF, 7SG, 7SH, 7SI, 7SJ, 7SK, 7SL, 7SM, 7SN, 7SO, 7SP, 7SQ, 7SR, 7SS, 7ST, 7SU, 7SV, 7SW, 7SX, 7SY, 7SZ, 7TA, 7TB, 7TC, 7TD, 7TE, 7TF, 7TG, 7TH, 7TI, 7TJ, 7TK, 7TL, 7TM, 7TN, 7TO, 7TP, 7TQ, 7TR, 7TS, 7TT, 7TU, 7TV, 7TW, 7TX, 7TY, 7TZ, 7UA, 7UB, 7UC, 7UD, 7UE, 7UF, 7UG, 7UH, 7UI, 7UJ, 7UK, 7UL, 7UM, 7UN, 7UO, 7UP, 7UQ, 7UR, 7US, 7UT, 7UU, 7UV, 7UW, 7UX, 7UY, 7UZ, 7VA, 7VB, 7VC, 7VD, 7VE, 7VF, 7VG, 7VH, 7VI, 7VJ, 7VK, 7VL, 7VM, 7VN, 7VO, 7VP, 7VQ, 7VR, 7VS, 7VT, 7VU, 7VV, 7VW, 7VX, 7VY, 7VZ, 7WA, 7WB, 7WC, 7WD, 7WE, 7WF, 7WG, 7WH, 7WI, 7WJ, 7WK, 7WL, 7WM, 7WN, 7WO, 7WP, 7WQ, 7WR, 7WS, 7WT, 7WU, 7WV, 7WW, 7WX, 7WY, 7WZ, 7XA, 7XB, 7XC, 7XD, 7XE, 7XF, 7XG, 7XH, 7XI, 7XJ, 7XK, 7XL, 7XM, 7XN, 7XO, 7XP, 7XQ, 7XR, 7XS, 7XT, 7XU, 7XV, 7XW, 7XX, 7XY, 7XZ, 7YA, 7YB, 7YC, 7YD, 7YE, 7YF, 7YG, 7YH, 7YI, 7YJ, 7YK, 7YL, 7YM, 7YN, 7YO, 7YP, 7YQ, 7YR, 7YS, 7YT, 7YU, 7YV, 7YW, 7YX, 7YY, 7YZ, 7ZA, 7ZB, 7ZC, 7ZD, 7ZE, 7ZF, 7ZG, 7ZH, 7ZI, 7ZJ, 7ZK, 7ZL, 7ZM, 7ZN, 7ZO, 7ZP, 7ZQ, 7ZR, 7ZS, 7ZT, 7ZU, 7ZV, 7ZW, 7ZX, 7ZY, 7ZZ	Rs. 64,80,000/- (Rupees Sixty Four Lakhs Eighty Thousand Only)	Rs. 6,48,000/- (Rupees Six Lakhs Forty Eight Thousand Only)	01/02/2019 to 12/02/2019 1100 hrs - 1400 hrs Last Date for Submission of Offers/ EMD 14/02/2019 till 1600 hrs Date/Time of Auction 16/02/2019 1200 hrs - 1500 hrs

Terms & Conditions Of Sale :
 (1) The property/documents can be inspected on the above given date and time with the Authorized Officer of Bank.
 (2) Bid documents/Form containing all the general terms and conditions of sale can be obtained from Authorized Officer on any working day during office hours at Bank's Regional Office mentioned herein above. The intending bidders should send their sealed bids on the prescribed Bid Form to Authorized Officer of Bank.
 (3) Bid must be accompanied with EMD (being 10% of the Reserve Price) by Demand Draft drawn in favour of "Kotak Mahindra Bank Ltd.", payable at Kotak Mahindra Bank, Vinayabhava Complex, 5th Floor, CST Road, Santacruz East, Pin-400098 (detail of Regional Office) on or before 14/02/2019 till 04:00 p.m. at the above mentioned Regional Office of Bank. Bids that are not filed up or Bids received beyond last date will be considered as invalid Bid and shall accordingly be rejected. No interest shall be paid on the EMD. Once the bid is submitted by the Bidder, the same cannot be withdrawn.
 (4) The sealed bids will be opened on 16/02/2019 at 1:00 P.M. at the above mentioned Regional Office of Bank in the presence of the bidders present to that time and thereafter the eligible bidders may be given an opportunity at the discretion of the Authorized Officer to participate in inter-se bidding to enhance the offer price.
 (5) The bid price to be submitted shall be above the Reserve Price and the bidder shall further improve their offer in multiple of Rs. 50,000/-. The property will not be sold below the Reserve Price set by the Authorized Officer.
 (6) The successful bidder is required to deposit 25% of the sale price (inclusive of EMD) immediately not later than next working day by Demand Draft drawn in favour of Kotak Mahindra Bank Ltd., payable at Kotak Mahindra Bank, Vinayabhava Complex, 5th Floor, CST Road, Santacruz East, Pin-400098 and the balance amount of sale price shall be paid by the successful bidder within 15 days from the date of completion of sale by the Bank. The EMD as well as Sale Price paid by the interested bidders shall carry no interest. The deposit of EMD or 25%, whatever the case may be shall be forfeited by the Bank, if the successful bidder fails to adhere to the terms of sale or commits any default.
 (7) On Completion of terms of sale, Authorized Officer shall issue "Sale Certificate" in favour of highest bidder. All the expenses relate to stamp duty, registration charges, conveyance, VAT, TDS etc. to be borne by the purchaser.
 (8) Bank does not take any responsibility to procure any permission/NOC from any Authority or under any other law in force in respect of property offered or any other dues i.e. outstanding water/electricity, dues, property tax or other charges if any.
 (9) The successful bidder shall bear all expenses including pending dues of any Development Authority if any/taxes/utility bills etc. to Municipal Corporation or any other authority/agency and fees payable for stamp duty/registration fee etc. for registration of the "Sale Certificate".
 (10) The Authorized Officer reserves the absolute right and discretion to accept or reject any or all the offers/bids or adjourn/cancel the sale without assigning any reason or modify any terms of sale without any prior notice.
 (11) To the best of his knowledge and information, the Bank is not aware of any encumbrances on the property to be sold except of Bank. Interested parties should make their own assessment of the property to their satisfaction. Bank does not in any way guarantee or makes any representation with regard to the fitness/tile of the aforesaid property. For any other information, the Authorized Officer shall not be held responsible for any charge, lien, encumbrances, property tax or any other dues to the Government or anybody in respect to the aforesaid property.
 (12) Further interest will be charged as applicable, as per the Loan documents on the amount outstanding in the notice and incidental expenses, costs, etc. is due and payable till its realization.
 (13) The notice is given to the Borrower and Guarantor, to remain present personally at the time of sale and they can bring the intending buyers/purchasers for purchasing the immovable property as described herein above, as per the particulars of Terms and Conditions of Sale.
 (14) The immovable property will be sold to the highest bidder. However, the undersigned reserves the absolute discretion to allow inter se bidding, if deemed necessary.
 (15) Bank is not responsible for any liabilities upon the property which is not in the knowledge of the Bank.
 (16) This Auction Sale Publication is also made on the official website of the Bank addressed as <https://www.kotak.com/en/bank-auctions.html> accordance with recent notification issued by the Government under the SARFAESI Act.

STATUTORY SALE NOTICE UNDER RULE 8(i) OF THE SECURITY INTEREST (ENFORCEMENT) RULES
 The Borrower/Guarantors/Mortgagors are hereby notified to pay the sum as mentioned above along with up to date interest and ancillary expenses before the date of auction, failing which the property will be auctioned/sold and balance dues, if any, will be recovered with interest and cost. In case there is any discrepancy between the publications of sale notice in English and Vernacular newspaper, then in such case the English newspaper will supersede the vernacular newspaper and it shall be considered as the final copy, thus removing the ambiguity. If the borrower/guarantors/mortgagors pays the amount due to Bank, in full before the date of sale, auction is liable to be stopped.
 For further details, contact the Authorized Officer Mr. Remy Thomas (09930363161) at above mentioned regional office of Bank.

Place: Mumbai,
 Date: 30.01.2019

Sd/-
 Authorized Officer
 Kotak Mahindra Bank Ltd.

उपसंचालक भूमि अभिलेख, कोकण प्रदेश, मुंबई यांचे कार्यालय
 डी.डी. विलिंडींग, १ ला मजला, जुने जकात घर, फोर्ट, मुंबई नं. ४०००२३
 दूरध्वनी क्र. २२६६०९५२, २२७०९७३८

जाहेर नोटीस
 क्र. पुनरिक्षण अर्ज क्र. ८२१/२०१८/२०१९/३८५
 मुंबई, दिनांक २९/०१/२०१९

प्रति,
 रॉयल रिअलटर्स,
 रा. ६ वा मजला, शाह ट्रेड सेटर, राती सती मार्ग,
 मालाड (पूर्व), मुंबई- ४०० ०९७

अपीलदार
 अपीलदार
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रिक्कड
 १) श्रीमती राधाबाई तुलसीदास कुर्वेज,
 ऑफिस: ४२०, मुरली महल, भाऊ दाजी क्रॉस रोड, माटुंगा, मुंबई - ४०० ०१९
 २) श्री. नारायणदास धरमसी,
 रा. कॉटन एक्सचेंज विलिंडींग, मारवाडी बाजार, मुंबई - ४००००२
 ३) श्री. मुरली महल, भाऊ दाजी क्रॉस रोड, माटुंगा, मुंबई - ४०० ०१९
 ४) श्री. चतुरभुज जीवराजजी,
 रा. खिमजी लेन, घाटकोपर, मुंबई
 ५) जिल्हा अधीक्षक भूमि अभिलेख, मुंबई उपनगर
 ७) नगर भूमापन अधिकारी, मालाड

महाराष्ट्र जमीन महसुल अधिनियम
 १९६६ चे कलम २५७ अन्वये पुनरिक्षण अर्ज
 अर्जदार यांनी नगर भूमापन मालाड (द.), तालुका बोरिवली, जिल्हा मुंबई उपनगर येथील न. भू. क्र. १५४, १५४/१ ते ३ या मिळकतीबाबत जिल्हा अधीक्षक भूमि अभिलेख, मुंबई उपनगर यांचेकडील क्रमांक न. भू. स. ७/अपील एस. आर. १३९१/२०१४, दिनांक २६/०८/२०१४ रोजीच्या निग्याविरुद्ध पुनरिक्षण अर्ज दाखल केला असून त्यामधील जाबदार क्र. १ व २ यांना पत्त्यावर पाठविलेली सुनावणीची नोटीस बजावली गेली नसल्यामुळे सदरच्या मिळकतीबाबत जाबदार यांनी अथवा त्यांच्या कायदेशीर वारसांना किंवा त्यांचे प्रतिनीधी यांनी ही नोटीस प्रसिध्दीप्राप्त १५ दिवसात अगार दि. २०/०२/२०१९ रोजी सकाळी ११.०० वाजता या न्यायालयात हजर राहून आपले म्हणणे द्यावे, अन्यथा त्यांचे काही म्हणणे नाही असे समजून पुनरिक्षण अर्जाची सुनावणी घेण्यात येईल व निर्णय घेतला जाईल याची नोंद घ्यावी.
 जाबदार यांना अथवा त्यांचे कायदेशीर वारस यांना प्रस्तुत पुनरिक्षण अर्ज प्रकरी सुनावणीकामी हजर राहणेसाठी सदरची जाहेर नोटीस प्रसिध्द केली असे..

स्थळ: मुंबई
 दि: ३१/०१/२०१९

सही/- शाम खासकर
 उपसंचालक भूमि अभिलेख, कोकण प्रदेश मुंबई

PUBLIC NOTICE
 One Karandeep S Atal and Gurdeep S Atal (Claimants) claim to be the joint Owners of Block no- 196 adm 1995 sq.ft (floor area) consisting of Ground plus two upper floors in the building known as Shaheed Bhagat Singh CHS Ltd, lying being at Guru Nanak Nagar, Andheri Kurla Road, Andheri(East) Mumbai 400059 situated at Land bearing no CTS no 37/B of Village Chakala, Taluka Andheri in the Registration District and Sub-District of Mumbai City and Mumbai suburban District and the bounded by on or towards East: R.P.G Road, on or towards North: Andheri Ghatkopar Link Road, on or towards West: Block no 195 and on or towards South: Greenland CHS Ltd (Said "Property").
 Any person's claiming an interest in the aforesaid property or any part thereof by way of a sale, gift, lease, inheritance, exchange, mortgage, charge, lien, Trust, possession, easement, attachment or otherwise howsoever are hereby required to make the same known to the undersigned at the office address mentioned below along with all supporting documents to substantiate the claim, within 7 days from the date hereof, failing which the mortgage will be created in favour of my Client without reference to such claim and the claim, if any, shall be considered as waived.
 S/d
 Advocate
 Kiran Sharma/
 Legal Saarthi,
 418 Shrikant Chambers, A Wing,
 V.N Purav Marg (Next to R.K Studios),
 Chembur, Mumbai 400 071.
 Dated this 1st day of February, 2019.

POSSESSION NOTICE
 Whereas, the undersigned being the Authorized Officer of the **AXIS BANK LTD.** under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002, issued a Demand Notice dated 23/01/2017 calling upon the Borrower/Co-Borrower/Mortgagor, 1) Mr. Ajay Sharma, (Borrower/Mortgagor), 2) Mr. Abhay Sharma (Co-Borrower), to repay the amount mentioned in the notice being Rs.15,70,651/- (Rupees Fifteen Lakhs Seventy Thousand Six Hundred and Fifty One Only) as on 19/01/2017 together with further interest thereon at the contractual rate of interest on the aforesaid amount and incidental expenses, costs, charges etc. incurred / to be incurred, within 60 days from the date of the said notice.
 The Borrower/Co-Borrower/Mortgagor 1) Mr. Ajay Sharma, (Borrower/Mortgagor), 2) Mr. Abhay Sharma (Co-Borrower) having failed to repay the amount, mentioned in the notice issued to him under sec 13(2) of Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, notice is hereby given to the Borrower and the others mentioned herein above in particular and to the public in general, that the undersigned has taken **Physical Possession** of the property described herein below in exercise of powers conferred on him under section 13(4) of the said Act read with rule 6 & 8 of the Security Interest Enforcement rules, 2002 in this 29/01/2019 and is now in the possession in the undersigned.
 The Borrower/Co-Borrower/Mortgagor mentioned hereinabove in particular, and the public, in general, are hereby cautioned not to deal with the said property and any dealings with the property will be subject to the charge of the **AXIS BANK LTD.** for an amount of Rs.15,70,651/- (Rupees Fifteen Lakhs Seventy Thousand Six Hundred and Fifty One Only) as on 19/01/2017 together with further interest thereon at the contractual rate of interest on the aforesaid amount and incidental expenses, costs, charges etc. incurred / to be incurred.

Description of the Immovable Property
 Flat No. 301, on the 3rd Floor of the "C" Wing of the Building Known as Chandresh Kunj Vihar Co-op. Hsg. Society, Lodha Heritage, situated on Survey No. 242, Hissa No. 4 (Part) Survey No. 31, at Revenue Village Bhopar, Nandivali Desalpada, Dombivali (East), Thane, within the limits of Kalyan - Dombivali Municipal Corporation. Flat Area - Admeasuring 475 Sq.ft Built Up Area.

Date : 01/02/2019
 Place: Mumbai

Authorized Officer,
 Axis Bank Ltd.

AXIS BANK LTD.
 NPC 1, 3rd Floor, Gigaplex Bldg. No.1, Plot No. I.T.5, MIDC, Airoli Knowledge Park, Airoli, 2 : NPC 1, 3rd Floor - Airoli - 400 708

INDORE SMART CITY DEVELOPMENT LIMITED, INDORE
 Nehru Park, INDORE-452003, Ph. No: 0731-2535572, E-mail: smartcityindore16@gmail.com

NOTICE INVITING TENDER
 Date: 29.01.2019

Indore Smart City Development Limited invites online percentage rate tenders from eligible contractors registered in State government/Central government Department with relevant experience.

S. No.	Name of Work	Estimated Cost of Work	Cost of Tender Form	Earnest Money Deposit	Completion Period
1	Placemaking & Visual improvement of selected roads/ junctions (Packages-5) (4th Call)	₹ 5.0 Cr.	₹ 20,000/-	₹ 5.0 Lakhs	6 Months

Key Dates:

S.No.	Description	Date and Time
1.	Last date for Purchase of Tender (Online)	18.02.2019 till 1730 Hrs.
2.	Last date for submission of tender (Online)	18.02.2019 till 1730 Hrs.
3.	Technical bid opening (Online)	20.02.2019 till 1730 Hrs.
4.	Last date for submission of Hard Copy of Technical Bid (envelope A and B)	22.02.2019 till 1730 Hrs.
5.	Pre bid meeting	11.02.2019 at 1500 Hrs.

Note : 1. Tender Document and other details are available on website: www.mptenders.gov.in
 2. Amendment to NIT, if any would be published on website only.
 3. The EMD should be deposited through Debit card/ Credit Card/ Net Banking or System generated challan
 Details given in RFP-Bid Data Sheet.

Chief Executive Officer
 Indore Smart City Development Ltd., Indore

BOI
 Bank of India

Goregaon (West) Branch
 G3/G4, Shalimar Miracle, Near Jawahar Nagar Hall, S. V. Road, Goregaon (West), Mumbai-400 062.
 Tel. 022-2871 8667/2874 5495, Fax : 2878 2418,
 E-mail : GoregaonW.MumbaiNorth@bankofindia.co.in

To,
 1. Mr. Dattatray Jaybhaye Yadav Room No. 11, Plot No. C/6, Shiv Sai CHS Ltd., Sector-12 Kharghar, Navi Mumbai-410 210
 Mr. Dattatray Jaybhaye Yadav Flat No. 18, Sriram CHS Ltd., Plot No. A/3, Near D-mart, Sector-14, Kamboi, Navi MUMBAI-410 218
 2. Mrs. Vaishali D. Yadav (Co-applicant) Flat No. 18, Sriram CHS Ltd., Plot No. A/3, Near D-mart, Sector-14, Kamboi, Navi MUMBAI-410 218 CHS Ltd., Sector-12 Kharghar, Navi Mumbai-410 210

NOTICE U/S 13(2) OF THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002

1. At the request made by you, the Bank has granted to you Home Loan, Credit facilities aggregating to an amount of Rs. 18,00,000.00. We give hereunder details of credit facilities granted by us and the amount of outstanding dues thereunder as on the date of this notice :-

Sr. No.	Nature of Facility	Sanctioned Limit (Rs.)	Outstanding dues inclusive of uncharged interest upto 16.01.2019. (Rs.)
1)	Term Loan/Home Loan	18,00,000.00	18,22,580.87
	Aggregate/Maximum	18,00,000.00	18,22,580.87

2. The aforesaid credit facilities granted by the Bank are secured by the following assets/securities :-
 i. Equitable Mortgage of Flat No. 18, Shree Ram CHS Ltd., Plot Bo-A/3, Sector No. 14, Near D-Mart, Kalamboli, Navi Mumbai-410 218.
 3. As you have defaulted in repayment of your dues to the Bank under the said credit facilities, we have classified your account as Non-Performing Asset with effect from 31.10.2018 in accordance with the directions/guidelines issued by the Reserve Bank of India.
 4. For the reasons stated above, we hereby give you notice under Section 13(2) of the above noted Act and call upon you to discharge in full your liabilities by paying to the Bank sum of Rs. 18,22,580.87/- (contractual dues upto the date of notice, i.e., upto 16.01.2019) with further interest thereon @ 10.25% p.a. compounded with monthly rests, and all costs, charges and expenses incurred by the bank, till repayment by you within a period of 60 days from the date of this notice, failing which please note that we will entirely at your risks as to costs and consequences exercise the powers vested with the Bank under Section 13 of the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002, against the secured assets mentioned above.
 5. While we call upon you to discharge your liability as above by payment of the entire dues to the Bank together with applicable interest, all costs, charges and expenses incurred by the Bank till repayment and redeem the secured assets, within the period mentioned above, please take important note that as per section 13(8) of the SARFAESI Act the right of redemption of secured assets will be available to you only till the date of publication of notice for public auction or inviting quotations or tender from public or private treaty for transfer by way of lease, assignment or sale of the secured assets.
 6. The amounts realised from exercising the powers mentioned above, will firstly be applied in payment of all costs, charges and expenses which are incurred by us and/or any expenses incidental thereto, and secondly applied in discharge of the Bank's dues as mentioned above with contractual interest from the date of this notice till the date of actual realisation and the residue of the money, if any, after the Bank's entire dues are fully recovered, shall be paid to you.
 7. If the said dues are not fully recovered with the proceeds realised in the course of exercise of the said powers against the secured assets, we reserve our right to proceed against you and your other assets including by filing legal/recovery action before Debts Recovery Tribunal/Courts for recovery of the balance amount due along with all costs etc. incidental thereto from you.
 8. Please take note that as per Sub-section (13) of the aforesaid Act, after receipt of this notice, you are restrained from transferring or creating any encumbrances on the aforesaid secured assets whether by way of sale, lease, licence, gift, mortgage or otherwise.
 9. The undersigned is a duly authorised officer of the Bank to issue this notice and exercise powers under Section 13 aforesaid.
 10. Needless to mention that this notice is addressed to you without prejudice to any other right or remedy available to the Bank.

Date : 17.01.2019
 Yours Faithfully
 Sd/-
NAME: Sanjay Srivastava
 DESIGNATION : CHIEF MANAGER
 AUTHORISED OFFICER

NOTICE OF LOSS OF SHARE CERTIFICATES

HDFC
 WITH YOU, RIGHT THROUGH

HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED
 Registered Office: Ramon House, H. T. Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020.
 Investor Services Department: Ramon House, 5th Floor, H. T. Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020. Email: investorcare@hdfc.com CIN: L71000MH1977PLC019916

Housing Development Finance Corporation Limited (HDFC) has received a request along with an appropriate indemnity and affidavit for issue of duplicate share certificate in lieu of original share certificate reported as lost/misplaced by the following Shareholder:

Sr. No.	Folio No.	Name of the Shareholder	No. of Equity Shares of ₹ 2 each	Share Certificate No.	Distinctive Nos.
1	00208058	P N Diwakara Hebbar	500	4395	4482411-4482910

Any person who has any claim on the said equity shares or objection to the issue of duplicate share certificate in lieu of the share certificate reported as lost/misplaced as mentioned above, is requested to communicate his objection in writing to the Investor Services Department of HDFC at the above mentioned address, within Seven (7) days from the date of this Notice, failing which HDFC shall proceed to issue duplicate share certificate. Any person dealing with the original Share Certificate as mentioned above after expiry of the said notice period shall be doing so at his/her own risk and HDFC shall not be responsible for the same.

For and on behalf of
 HOUSING DEVELOPMENT FINANCE CORPORATION LTD
 Sd/-
 Ajay Agarwal
 Company Secretary
 FCS: 9023

Place: Mumbai
 Date: 30.01.2019

MAGMA HOUSING FINANCE LIMITED
 REGD./CORPORATE OFFICE: 8 SANT NAGAR, EAST OF KAILASH, NEW DELHI -110065

APPENDIX IV (SEE RULE 8(I))
POSSESSION NOTICE

DEVINSU TRADING LIMITED
 Regd Office: 123, Free Press House,
 215, Nariman Point, Mumbai 400 021
 Tel.: 022 - 2204 2554 / 7164 • Fax: 022 - 2204 1643
 CIN: L51900MH1989PLC030383

NOTICE
 Notice is hereby given that, a meeting of the Board of Directors of the Company will be held on Tuesday, 12th February, 2019 in Mumbai to consider, inter alia, Unaudited Financial Results for the quarter ended 31st December, 2018.

Place: Mumbai
 Date: 31/01/2019

PUNCTUAL TRADING LIMITED
 Regd Office: 411, Embassy Centre,
 Nariman Point, Mumbai - 400 021.
 Tel.: 022 - 2204 2554 / 7164 • Fax: 022 - 2204 1643
 CIN: L67120MH1989PLC030919

NOTICE
 Notice is hereby given that, a meeting of the Board of Directors of the Company will be held on Wednesday, 13th February, 2019 in Mumbai to consider, inter alia, Unaudited Financial Results for the quarter ended 31st December, 2018.

Place: Mumbai
 Date: 31/01/2019

DAIKAFFIL
CHEMICALS INDIA LIMITED
 REGD OFFICE: E-4, MIDC TARAPUR,
 DIST. PALGHAR, MAHARASHTRA-401506
 CIN NO: L24114MH1992PLC067309
 www.daikaffil.com info@daikaffil.com
 (91-22) 61016612

NOTICE
 NOTICE is hereby given that a Meeting of the Board of Directors of the Company will be held on Friday, the 08th February, 2019 at 52, Nariman Bhawan, Nariman Point Mumbai 400021, inter alia, to consider and approve the Un-Audited Financial Results of the Company for the quarter ended 31st December, 2018.

The Notice is also available on the:
 a. The Company website viz. www.daikaffil.com;
 b. Website of Stock Exchange www.bseindia.com.

For DAIKAFIL CHEMICALS INDIA LIMITED
 Sd/-
AMIT PATEL
 Managing Director
 Place: Mumbai
 Date: 31st January, 2019

जाहीर नोटीस
 माझे अशिल यॉनी दिलेच्या माहितीवरून ही जाहीर नोटीस देत आहे की, माझे अशिल खातील मनु निकाय विचकत राजेद जवन इकालोहो योकेकतून खोदी करीत आहेन. तरी सदर विचकनीचावन जर कोणा व्यक्तिया, संस्थेचा, बँकेचा किंवा अन्य कोणत्याही कंपनीचा दावा, कोजा, हक्क, अधिकार किंवा इतकत असल्याच माझ्या खातील पत्त्यावर आपली हक्कात १४ दिवसांच्या आत पुराव्यानिरो सादर करावी, अन्यथा सदरु दावे माझे अशिलवर बंधनकारक राहणार नाहीत.

मिळकतीचा तपशील
 फर्लट नं. सी-३३, क्षेत्रफळ ४८५ चौ. फूट
 प्लॉट नं. २६, गौतम विहिंग, २२१, डॉ. बी. ए. रोड, हिंदमता, सादर (पूर्व), मुंबई ४०००१४
 मोबाईल: ९८२११६१३०२

DELTA MAGNETS LTD
 Regd. Off: B-87, MIDC, Ambad, Nashik-422 010, Maharashtra.
 • CIN No. L32109MH1982PLC028280
 • Tel No. 91-253-2382238/67 • Fax No: 91-253-2382926
 • Email ID: secretarial@deltamagnets.com • Website: www.deltamagnets.com

NOTICE
 Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (Listing Regulations) that pursuant to Regulation 33 of the Listing Regulations, a meeting of the Board of Directors of the Company is scheduled to be held on Friday, 08th February, 2019 inter alia, to consider, approve and take on record Un-Audited Standalone and Consolidated Financial Results of the Company for the quarter and nine months ended 31st December, 2018.

Pursuant to the Code of Conduct of the Company under SEBI (Prohibition of Insider Trading) Regulations, 2015, the trading window for dealing in the securities of the Company, shall remain closed for all the Directors and other persons covered under the Code, from the closure of business hours of Thursday, 31st January, 2019 till 48 hours after communication of aforesaid Financial Results to the Stock Exchanges.

The information contained in this Notice is also available on the website of the Company i.e. www.deltamagnets.com and also on the website of the Stock Exchanges, where shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

For Delta Magnets Limited
 Sd/-
Anannya Godbole
 Company Secretary
 ACS No.: 23112

Place: Mumbai
 Date: 31/01/2019

Arrow Textiles Limited
 Regd. Off: Plot No. 101-103, 19th Street, MIDC, Satpur, Nasik - 422 077, Maharashtra • CIN No. L51494MH2008PLC178384 • Tel No. 91-253-6609893
 • Email ID: secretarial@arrowtextiles.com • Website: www.arrowtextiles.com

NOTICE
 Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (Listing Regulations) that pursuant to Regulation 33 of the Listing Regulations, a meeting of the Board of Directors of the Company is scheduled to be held on Friday, 08th February, 2019 inter alia, to consider, approve and take on record Un-Audited Financial Results of the Company for the quarter and nine months ended 31st December, 2018.

Pursuant to the Code of Conduct of the Company under SEBI (Prohibition of Insider Trading) Regulations, 2015, the trading window for dealing in the securities of the Company, has been closed for all the Directors and other persons covered under the Code, from the closure of business hours of Thursday, 31st January, 2019 till 48 hours after communication of aforesaid Financial Results to the Stock Exchanges.

The information contained in this Notice is also available on the website of the Company i.e. www.arrowtextiles.com, and also on the website of the Stock Exchanges, where shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

For Arrow Textiles Limited
 Sd/-
Saurabh Gangadhare
 Company Secretary
 ACS No.: 49743

Place: Mumbai
 Date: 31/01/2019

FOODS AND INNS LIMITED
 Corporate Office: Dulwich Mansion, 3rd Floor, 224, Tarelto Road, Mumbai - 400 007.
 Tel No.: 23533103/04/05; Fax No.: 23533106/07 Email: writeups@foodsandins.com
 Registered Office: Lodyog Bhavan, 2nd Floor, 29 Walchand Hirachand Marg, Ballard Estate, Mumbai 400038 Website: www.foodsandins.com
 CIN: L55200MH1987PLC019387

NOTICE
 NOTICE is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the meeting of the Board of Directors of the Company is scheduled on Tuesday, February 12, 2019, inter alia to consider, approve and take on record the Unaudited Financial Results as per IND-AS of the Company for the Quarter ended December 31, 2018.

The intimation is also available on the website of the Stock Exchange where the shares of the Company are listed at www.bseindia.com

By Order of the Board of Directors
 For FOODS AND INNS LIMITED
BHUPENDRA DALAL
 DIRECTOR
 DIN: 00061492

Mumbai
 January 31, 2019

REGD OFFICE: E-4, MIDC TARAPUR, DIST. PALGHAR, MAHARASHTRA-401506
 CIN NO: L24114MH1992PLC067309
 www.daikaffil.com info@daikaffil.com
 (91-22) 61016612

NOTICE
 NOTICE is hereby given that a Meeting of the Board of Directors of the Company will be held on Friday, the 08th February, 2019 at 52, Nariman Bhawan, Nariman Point Mumbai 400021, inter alia, to consider and approve the Un-Audited Financial Results of the Company for the quarter ended 31st December, 2018.

The Notice is also available on the:
 a. The Company website viz. www.daikaffil.com;
 b. Website of Stock Exchange www.bseindia.com.

For DAIKAFIL CHEMICALS INDIA LIMITED
 Sd/-
AMIT PATEL
 Managing Director
 Place: Mumbai
 Date: 31st January, 2019

DELTA MAGNETS LTD
 Regd. Off: B-87, MIDC, Ambad, Nashik-422 010, Maharashtra.
 • CIN No. L32109MH1982PLC028280
 • Tel No. 91-253-2382238/67 • Fax No: 91-253-2382926
 • Email ID: secretarial@deltamagnets.com • Website: www.deltamagnets.com

NOTICE
 Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (Listing Regulations) that pursuant to Regulation 33 of the Listing Regulations, a meeting of the Board of Directors of the Company is scheduled to be held on Friday, 08th February, 2019 inter alia, to consider, approve and take on record Un-Audited Standalone and Consolidated Financial Results of the Company for the quarter and nine months ended 31st December, 2018.

Pursuant to the Code of Conduct of the Company under SEBI (Prohibition of Insider Trading) Regulations, 2015, the trading window for dealing in the securities of the Company, shall remain closed for all the Directors and other persons covered under the Code, from the closure of business hours of Thursday, 31st January, 2019 till 48 hours after communication of aforesaid Financial Results to the Stock Exchanges.

The information contained in this Notice is also available on the website of the Company i.e. www.deltamagnets.com and also on the website of the Stock Exchanges, where shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

For Delta Magnets Limited
 Sd/-
Anannya Godbole
 Company Secretary
 ACS No.: 23112

Place: Mumbai
 Date: 31/01/2019

Arrow Textiles Limited
 Regd. Off: Plot No. 101-103, 19th Street, MIDC, Satpur, Nasik - 422 077, Maharashtra • CIN No. L51494MH2008PLC178384 • Tel No. 91-253-6609893
 • Email ID: secretarial@arrowtextiles.com • Website: www.arrowtextiles.com

NOTICE
 Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (Listing Regulations) that pursuant to Regulation 33 of the Listing Regulations, a meeting of the Board of Directors of the Company is scheduled to be held on Friday, 08th February, 2019 inter alia, to consider, approve and take on record Un-Audited Financial Results of the Company for the quarter and nine months ended 31st December, 2018.

Pursuant to the Code of Conduct of the Company under SEBI (Prohibition of Insider Trading) Regulations, 2015, the trading window for dealing in the securities of the Company, has been closed for all the Directors and other persons covered under the Code, from the closure of business hours of Thursday, 31st January, 2019 till 48 hours after communication of aforesaid Financial Results to the Stock Exchanges.

The information contained in this Notice is also available on the website of the Company i.e. www.arrowtextiles.com, and also on the website of the Stock Exchanges, where shares of the Company are listed i.e. www.bseindia.com and www.nseindia.com.

For Arrow Textiles Limited
 Sd/-
Saurabh Gangadhare
 Company Secretary
 ACS No.: 49743

Place: Mumbai
 Date: 31/01/2019

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

TOURISM FINANCE CORPORATION OF INDIA LIMITED

Regd. Office: 4th Floor, Tower - 1, NBCC Plaza, Sector - 5, Pushp Vihar, Saket, New Delhi - 110 017. Phone: +91-11-2956 1180; Fax: +91-11-2956 1171
 CORPORATE IDENTIFICATION NUMBER: L65910DL1989PLC034812

Open offer for acquisition of up to 20,986,355 (Two Crores Nine Lakh Eighty Six Thousand Three Hundred and Fifty Five only) fully paid up equity shares of face value of ₹ 10 each ("Offer Shares") representing 26% (Twenty Six per cent) of the total equity share capital of Tourism Finance Corporation of India Limited ("Target Company") on a fully diluted basis, as of the tenth Working Day from the date of closure of the Tendering Period of the Open Offer ("Offering Share Capital"), from the Public Shareholders of the Target Company by Redkite Capital Private Limited ("Acquirer") along with India Opportunities III Pte. Limited ("PAC 1") and Mr. Koppara Sajeve Thomas ("PAC 2"), in their capacity as persons acting in concert with the Acquirer ("Open Offer" or "Offer").

This corrigendum to the detailed public statement dated May 25, 2018 ("Corrigendum") is being issued by IDFC FIRST Bank Limited (formerly known as IDFC Bank Limited), the manager to the Open Offer ("Manager"), for and on behalf of, the Acquirer along with PAC 1 and PAC 2, pursuant to the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto, ("SEBI (SAST) Regulations") and the Securities and Exchange Board of India's ("SEBI") observation letter no. SEBI/HO/CFD/DCR-2/OW/P/2018/2852/1 dated October 11, 2018 in respect of the Open Offer ("Observation Letter") for acquisition of the Offer Shares for cash at a price of INR 157.20 (Indian Rupees One Hundred Fifty Seven and Twenty Paise only) ("Offer Price") plus interest computed at 10% per annum on the Offer Price per Equity Share for delay in payment beyond the Scheduled Payment Date.

In accordance with Regulation 13(4) and 14(3) of the SEBI (SAST) Regulations, the detailed public statement ("DPS") with respect to the Open Offer was published on May 25, 2018 in the following newspapers: All editions of the Business Standard (English and Hindi) and the Mumbai edition of Navshakti (Marathi). The letter of offer dated January 23, 2019 ("Letter of Offer" or "LOF") has been filed with SEBI. This Corrigendum is being issued pursuant to changes and amendments advised by SEBI vide the Observation Letter and additional interest amount payable in accordance with SEBI's letter bearing reference number SEBI/HO/CFD/DCR-2/OW/P/2018/29580/1 dated October 24, 2018, amongst other changes.

Capitalized terms used in this Corrigendum but not defined herein shall have the same meaning as assigned to them in the DPS and the Letter of Offer (as applicable). This Corrigendum should be read in continuation of and in conjunction with the DPS and the Letter of Offer.

THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY ARE REQUESTED TO KINDLY NOTE THE FOLLOWING CHANGES/AMENDMENTS RELATED TO THE DPS:

1. Update on Schedule of Activities:
 The revised schedule of activities pertaining to the Open Offer is set forth below and it shall replace the tentative schedule of activities set out in Part VII of the DPS:

No.	Activity	Original Schedule (Day and Date)	Revised Schedule (Day and Date)
1.	Issue of the Public Announcement	Friday, May 18, 2018	Friday, May 18, 2018
2.	Publication of the DPS in the newspapers	Friday, May 25, 2018	Friday, May 25, 2018
3.	Filing of the draft letter of offer with SEBI	Friday, June 1, 2018	Friday, June 1, 2018
4.	Last date for public announcement for competing offer(s)	Friday, June 15, 2018	Friday, June 15, 2018
5.	Last date for receipt of SEBI observations on the draft letter of offer (in the event SEBI has not sought clarifications or additional information from the Manager)	Friday, June 22, 2018	Thursday, October 11, 2018
6.	Receipt of RBI Approval	-	Friday, January 18, 2019*
7.	Identified Date**	Tuesday, June 26, 2018	Tuesday, January 22, 2019
8.	Last date by which the letter of offer is to be dispatched to the Public Shareholders whose name appears on the register of members on the Identified Date	Tuesday, July 3, 2018	Tuesday, January 29, 2019***
9.	Last date of publication by which the committee of the independent directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Open Offer	Thursday, July 5, 2018	Thursday, January 31, 2019
10.	Last date for upward revision of the Offer Price/Offer Size	Wednesday, July 4, 2018	Friday, February 1, 2019
11.	Date of publication of Open Offer opening public announcement in the newspapers in which the DPS has been published	Monday, July 9, 2018	Monday, February 4, 2019
12.	Date of commencement of the Tendering Period ("Offer Opening Date")	Tuesday, July 10, 2018	Tuesday, February 5, 2019
13.	Date of closure of the Tendering Period ("Offer Closing Date")	Monday, July 23, 2018	Monday, February 18, 2019
14.	Last date of communicating the rejection/acceptance and completion of payment of consideration or refund of Equity Shares to the shareholders of the Target Company	Monday, August 6, 2018	Wednesday, March 6, 2019
15.	Last date for publication of post-Offer public announcement in the newspapers in which the DPS has been published	Monday, August 13, 2018	Wednesday, March 13, 2019

* Refers to the date on which the letter dated January 18, 2019 from the RBI was received by the Acquirer from the Target Company. Please refer the chapter VI - section C (Statutory & other Approvals) of the Letter of Offer for further details.
 ** The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer will be sent.
 *** The date has been calculated from January 18, 2019, being the date of receipt of RBI's letter dated January 18, 2019 by the Acquirer from the Target Company, and based on the letter dated October 24, 2018 from SEBI where SEBI had granted extension for commencement of the Tendering Period not later than 12 working days of receipt of the approval from the RBI. Please refer to the chapter VI - section C (Statutory & other Approvals) of the Letter of Offer for further details.

2. Update on definitions:

2.1. The definition of the term "Agreement" in the DPS shall read as follows:
 "Agreement" means the Inter-se Agreement dated May 18, 2018 entered into between the Acquirer and the PACs as amended by the First Amendment Agreement.

2.2. A new definition of the term "First Amendment Agreement" shall be added in the DPS as follows:
 "First Amendment Agreement" means the first amendment agreement dated September 26, 2018 entered into between the Acquirer and the PACs amending certain terms of the Agreement.

2.3. A new definition of the term "Interest Payment Amount" shall be added in the DPS as follows:
 "Interest Payment Amount" means INR 4.18 (Indian Rupees Four and Eighteen Paise only) per Equity Share less tax deductible at source ("TDS") at the applicable rates as provided in the Income Tax Act, 1961 ("ITA").

In accordance with the SEBI Letter, the Acquirer and the PACs are liable to make an interest payment to the Public Shareholders who successfully tender their Equity Shares, to be computed at the rate of 10 (ten) per cent per annum on the Offer Price due to delay in payment as a result of delayed receipt of the RBI Approval. This payment is required to be made within the specified timeframe of 10 (ten) working days from the last date of the Tendering Period. Accordingly, the Acquirer and the PACs will make the interest payment at the rate of 10 (ten) per cent per annum on the Offer Price for the period from November 30, 2018 (Scheduled Payment Date) till March 6, 2019 (being the date of the actual date of payment of consideration under the Open Offer), to the Public Shareholders who successfully tender their Equity Shares, within 10 (ten) working days from the last date of the Tendering Period. The interest amount computed at 10 (ten) per cent per annum on the Offer Price over such period is INR 4.18 (Indian Rupees Four and Eighteen Paise only) per Equity Share. However, it is clarified that the Acquirer and the PACs shall make this payment of INR 4.18 (Indian Rupees Four and Eighteen Paise only) per Equity Share after deducting TDS at the applicable rates in accordance with the provisions of the ITA. Further, this Interest Payment Amount will be paid separately to the Public Shareholders who successfully tender their Equity Shares, within 10 (ten) working days from the last date of the Tendering Period. For the purpose of clarification, it may be noted that the aforesaid Interest Payment Amount will be payable to all successful Public Shareholders whose Equity Shares are validly tendered and accepted in the Open Offer.

2.4. A new definition "Scheduled Payment Date" shall be added in the DPS as follows:
 "Scheduled Payment Date" means November 30, 2018, being the last date for payment of consideration under the Open Offer in accordance with timelines as stipulated in the SEBI (SAST) Regulations based on SEBI's observation letter no. SEBI/HO/CFD/DCR-2/OW/P/2018/2852/1 dated October 11, 2018, not taking into consideration the delay in commencement of the Tendering Period for the Open Offer on account of non-receipt of statutory approvals and the permission granted by the SEBI Letter in this regard.

2.5. A new definition "SEBI Letter" shall be added in the DPS as follows:
 "SEBI Letter" means the letter bearing reference number SEBI/HO/CFD/DCR-2/OW/P/2018/29580/1 dated October 24, 2018 issued by SEBI to the Manager.

3. Update on Part I (ACQUIRER, PACS, TARGET COMPANY AND OFFER):

3.1. A new paragraph 5.3 A shall be added after paragraph 5.3 of Part I of the DPS as follows:
 In addition to the Offer Price, as per the SEBI Letter, the Acquirer and the PACs shall separately pay the Interest Payment Amount (after deducting TDS at the applicable rates in accordance with the provisions of the ITA) to the Public Shareholders who successfully tender their Equity Shares in the Open Offer, within 10 (ten) working days from the last date of the Tendering Period. For the purpose of clarification it may be noted that the aforesaid Interest Payment Amount will be payable to all successful Public Shareholders whose Equity Shares are validly tendered and accepted in the Open Offer.

4. Update on Part II (BACKGROUND TO THE OFFER):

4.1. The following sentences shall be inserted at the end of paragraph 1 of Part II of the DPS as follows:
 The Acquirer and the PACs, have amended certain terms of the Agreement through a first amendment agreement dated September 26, 2018 to the Agreement ("First Amendment Agreement"). The First Amendment Agreement shall be read in conjunction with the Agreement and all references to the Agreement shall be deemed to be references to the Agreement, as amended by the First Amendment Agreement.

4.2. The following sentences shall be inserted at the end of paragraph 2 of Part II of the DPS as follows:
 In addition to the Offer Price, as per the SEBI Letter, the Acquirer and the PACs shall separately pay the Interest Payment Amount (after deducting TDS at the applicable rates in accordance with the provisions of the ITA) to the Public Shareholders who successfully tender their Equity Shares in the Open Offer, within 10 (ten) working days from the last date of the Tendering Period. For the purpose of clarification it may be noted that the aforesaid Interest Payment Amount will be payable to all successful Public Shareholders whose Equity Shares are validly tendered and accepted in the Open Offer.

4.3. Sub-paragraph (b) of Paragraph 3 of Part II of the DPS shall be replaced and read as follows:
 All decisions (including all consents, waivers, exercise or non-exercise of rights) pertaining to all actions under the Agreement in relation to the Open Offer (and not in relation to the functioning of the Target Company) shall be taken by the Acquirer after good faith consultation with the PACs and after taking into account or giving due consideration to the PACs' concerns in relation to the Open Offer. The parties have agreed that until the completion of all activities in relation to the Open Offer, including payment of consideration to all the Public Shareholders of the Target Company who have validly tendered their Equity Shares in the Open Offer, the parties shall consult, work together and cooperate in good faith on all matters relating to the completion of all actions contemplated under the Agreement in relation to the Open Offer.

4.4. Sub-paragraph (d) of Paragraph 3 of Part II of the DPS shall be replaced and read as follows:
 Without prejudice to the rights of the Acquirer and PACs under applicable law, the Acquirer shall be the promoter of the Target Company and have control over the Target Company. The PACs shall be part of the promoter group of the Target Company. The PACs shall have no role in the day-to-day activities, strategic decisions, business plan of the Target Company. The shareholding pattern of the promoter and promoter group of the Target Company under Regulation 31 of the SEBI (Listing Obligations and Disclosure requirements) Regulations, 2015 ("LODR") to be filed after the Open Offer shall contain a clarificatory note as follows:
 "Note: India Opportunities III Pte. Limited and Mr. Koppara Sajeve Thomas are 'persons acting in concert' with Redkite Capital Private Limited. Redkite Capital Private Limited, India Opportunities III Pte. Limited and Mr. Koppara Sajeve Thomas have entered into an inter se agreement dated May 18, 2018, as amended ("Inter-se Agreement"). Pursuant to the Inter-se Agreement, India Opportunities III Pte. Limited and Mr. Koppara Sajeve Thomas do not have control rights and will not be exercising control over Tourism Finance Corporation of India Limited. Redkite Capital Private Limited will be exercising control over Tourism Finance Corporation of India Limited and shall be the promoter of Tourism Finance Corporation of India Limited. India Opportunities III Pte. Limited and Mr. Koppara Sajeve Thomas shall be part of the promoter group of Tourism Finance Corporation of India Limited."

4.5. Sub-paragraph (e) of Paragraph 3 of Part II of the DPS shall be replaced and read as follows:
 The Acquirer, PAC 1 and PAC 2 shall be entitled to nominate 1 (one) non-executive director each on the board of the Target Company. The director nominated by the Acquirer shall also have a right to be appointed to the committees of the directors of the Target Company. However, the PACs shall not have a right to appoint nominees on the committees of the board of directors of the Target Company. The Acquirer, PAC 1 and PAC 2 shall not be obligated to vote together or in concert at the meetings of the board of directors or at the meetings of the shareholders of the Target Company.

5. Update on Part III (SHAREHOLDING AND ACQUISITION DETAILS)

5.1. A new note shall be inserted after the table in paragraph 1 of Part III of the DPS as follows:
 "Note: India Opportunities III Pte. Limited and Mr. Koppara Sajeve Thomas are 'persons acting in concert' with Redkite Capital Private Limited. Redkite Capital Private Limited, India Opportunities III Pte. Limited and Mr. Koppara Sajeve Thomas have entered into an inter se agreement dated May 18, 2018, as amended ("Inter-se Agreement"). Pursuant to the Inter-se Agreement, India Opportunities III Pte. Limited and Mr. Koppara Sajeve Thomas do not have control rights and will not be exercising control over Tourism Finance Corporation of India Limited. Redkite Capital Private Limited will be exercising control over Tourism Finance Corporation of India Limited and shall be the promoter of Tourism Finance Corporation of India Limited. India Opportunities III Pte. Limited and Mr. Koppara Sajeve Thomas shall be part of the promoter group of Tourism Finance Corporation of India Limited."

6. Update on Part IV (OFFER PRICE):

6.1. A new paragraph 4A shall be inserted after paragraph 4 of Part IV of the DPS as follows:
 In accordance with the SEBI Letter, the Acquirer and the PACs are liable to make an interest payment to the Public Shareholders who successfully tender their Equity Shares, to be computed at the rate of 10 (ten) per cent per annum on the Offer Price due to delay in payment as a result of delayed receipt of the RBI Approval. This payment shall be made within the specified timeframe of 10 (ten) working days from the last date of the Tendering Period. Accordingly, the Acquirer and the PACs will make the interest payment at the rate of 10 (ten) per cent per annum on the Offer Price for the period from November 30, 2018 (Scheduled Payment Date) till March 6, 2019 (being the date of the actual date of payment of consideration under the Open Offer), to the Public Shareholders who successfully tender their Equity Shares, within 10 (ten) working days from the last date of the Tendering Period. The interest amount computed at 10 (ten) per cent per annum on the Offer Price over such period is INR 4.18 (Indian Rupees Four and Eighteen Paise only) per Equity Share. However, it is clarified that the Acquirer and the PACs shall make this payment of INR 4.18 (Indian Rupees Four and Eighteen Paise only) per Equity Share after deducting TDS at the applicable rates in accordance with the provisions of the ITA. Further, the Interest Payment Amount will be paid separately to the Public Shareholders who successfully tender their Equity Shares, within 10 (ten) working days from the last date of the Tendering Period. For the purpose of clarification it may be noted that the aforesaid Interest Payment Amount will be payable to all successful Public Shareholders whose Equity Shares are validly tendered and accepted in the Open Offer.

6.2. In paragraph 6 of Part IV of the DPS, the reference to "3 (three) Working Days" shall be replaced with "1 (one) Working Day" as per the SEBI (SAST) Regulations.

7. Update on Part V (FINANCIAL ARRANGEMENTS):

7.1. Paragraph 1 of Part V of the DPS shall be replaced and read as follows:
 The funding requirement for the Open Offer, assuming full acceptance, i.e. for the acquisition of up to 20,986,355 (Two Crores Nine Lakh Eighty Six Thousand Three Hundred and Fifty Five) Equity Shares, at the Offer Price of INR 157.20 (Indian Rupees One Hundred Fifty Seven and Twenty Paise only) per Equity Share is INR 3,299,055,006 (Indian Rupees Three Hundred Twenty Nine Crores Ninety Lakhs Fifty Five Thousand Six only) ("Open Offer Consideration"). In addition to the Open Offer Consideration, in accordance with the SEBI Letter, there will be an interest payment to be paid to the Public Shareholders who successfully tender their Equity Shares, to be computed at the rate of 10 (ten) per cent per annum on the Offer Price from November 30, 2018 (Scheduled Payment Date) till March 6, 2019 (being the date of the actual date of payment of consideration under the Open Offer), being an amount of INR 4.18 (Indian Rupees Four and Eighteen Paise only) per Equity Share. The Acquirer and the PACs will deduct TDS before making such interest payments, at the applicable rates in accordance with the provisions of the ITA. For the purpose of clarification, it may be noted that the aforesaid interest will be payable to all the successful Public Shareholders, whose Equity Shares are validly tendered and accepted in the Open Offer. For the purpose of clarification it may be noted that the aforesaid Interest Payment Amount will be payable to all successful Public Shareholders whose Equity Shares are validly tendered and accepted in the Open Offer.

7.2. Paragraph 2 of Part V of the DPS shall be replaced and read as follows:
 The Acquirer and the PACs have adequate resources to meet the financial requirements of this Open Offer and by way of security for performance of its obligations under the SEBI (SAST) Regulations, the Acquirer and the PACs have created an escrow account named "TFCIL Open Offer Escrow Account" ("Escrow Account") with IndusInd Bank Limited (acting through its office at Shop No 2/3, Atlanta Building, Ground Floor, Nariman Point, Mumbai - 400 021) (the "Escrow Bank"). The PAC 2 has deposited a sum of INR 15,00,00,000 (Indian Rupees Fifteen Crores only) in the Escrow Account and the Acquirer had furnished an unconditional, irrevocable, and on demand bank guarantee dated May 22, 2018 having bank guarantee number OGT005180021127 of an amount of INR 67,50,00,000 (Indian Rupees Sixty Seven Crores and Fifty Lakhs only) issued by IndusInd Bank Limited (acting through its office at Dr. Gopal Das Bhawan 28, Barakhamba Road, New Delhi - 110 001), in favour of the Manager ("Bank Guarantee") which is valid upto February 21, 2019. The Acquirer undertakes that in case the Offer process is not completed within the validity of the Bank Guarantee, then either the current Bank Guarantee will be further extended, a new bank guarantee will be arranged with validity of at least upto the 30th day from the date of completion of payment for the Equity Shares validly tendered in the Open Offer or the Acquirer and the PACs shall replace the Bank Guarantee by depositing the cash equivalent to the amount of the Bank Guarantee in the Escrow Account. The bank issuing the Bank Guarantee is neither an associate company nor a group company of the Acquirer, the PACs or the Target Company.

7.3. Paragraph 3 of Part V of the DPS the reference to "Maximum Open Offer Consideration" shall be replaced with "Open Offer Consideration".

THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY ARE REQUESTED TO NOTE THE FOLLOWING UPDATES IN RELATION TO THE OPEN OFFER:


1. Update on the Escrow Account:
 After the date of the DPS, the Acquirer and PACs have deposited an additional amount of INR 69,67,00,000 (Indian Rupees Sixty Nine Crores Sixty Seven Lakhs only) in the Escrow Account and replaced the Bank Guarantee. The aggregate amount of INR 84,67,00,000 (Indian Rupees Eighty Four Crores Sixty Seven Lakhs only) deposited by the Acquirer and PACs in Escrow Account is in excess of 25% of the Open Offer Consideration and the Interest Payment Amount, as required under Regulation 17(1) of the SEBI (SAST) Regulations.

2. Update on Statutory Approvals:
 After the date of the DPS and on January 18, 2019, the Acquirer has received from the Target Company the letter bearing reference number DNBS. (ND)ND-SI/No.4043/05.20.066/2018-19 dated January 18, 2019 from the RBI ("RBI Approval") being the prior approval of the RBI pursuant to the provisions of the RBI Circular - RBI/2015-16/122 DNBR (PD) CC. No. 065/03.10.001/2015-16 dated July 9, 2015. The said RBI Approval provides that in case the Courts at Hong Kong pass any adverse ruling in the alleged multi-million-dollar fraud involving SSG Capital Management (Singapore) Pte. Ltd. and Mr. Shyam Maheshwari, the appointment of Mr. Shyam Maheshwari as a director on the board of the Target Company shall be automatically revoked and requires the Target Company to update the RBI on the final outcome of the ongoing case before the Courts at Hong Kong.

3. Update on the Manager to the Open Offer:
 The name of the Manager to the Open Offer has been changed from "IDFC Bank Limited" to "IDFC FIRST Bank Limited" and all references to the Manager to the Open Offer in the DPS shall be updated accordingly.

OTHER INFORMATION

1. References to various dates as mentioned in the PA, DPS and the DLOF should be read as per revised activity schedule as mentioned above.
 2. Except as detailed in this Corrigendum, all other terms of the DPS shall remain unchanged.
 3. The Acquirer and the PACs and their respective directors accept full responsibility for the information contained in this Corrigendum to the DPS (other than information regarding the Target Company and the information that has been obtained from public sources, which has not been independently verified by the Acquirer, the PACs or the Manager).
 4. The Acquirer and the PACs and their respective directors shall be jointly and severally responsible for the fulfillment of obligations under the SEBI (SAST) Regulations in respect of this Open Offer.
 5. This Corrigendum and the Letter of Offer shall be available on SEBI's website (www.sebi.gov.in).

MANAGER TO THE OPEN OFFER	REGISTRAR TO THE OPEN OFFER
 IDFC FIRST BANK LIMITED Registered office address: KRM Tower, 7 th Floor, No.1 Harrington Road, Chetpet, Chennai, Tamil Nadu - 600 031 Office address: Naman Chambers, C-32, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051 Tel. No.: +91 22 7132 5500 Email: tcil.openoffer@idfcbank.com Website: www.idfcbank.com; Contact Person: Mr. Venkatrahavan S. SEBI Registration No.: MB/INM0000122501 *Formerly known as IDFC Bank Limited	