isil

KAB SECURITIES & INVESTMENT LTD.

Regd. Off.: Raja Bahadur Compound, Building No. 5, 2nd Floor, 43 Tamarind Lane, Fort, Mumbai 400 001.

© 4046 3500 / 01 • Fax : 4046 3502 • E-mail : info@ikabsecurities.com

CIN No. : L17100MH1991PLC059848 • Website : www.ikabsecurities.com

June 24, 2021

The General Manager
DCS - CRD
BSE LIMITED
Phiroze Jeejeebhoy Towers
Dalal Street, Fort
Mumbai – 400 001

Scrip code: 514238

Dear Sir,

Pursuant to the provisions of Regulation 47 (3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the newspaper clipping regarding publication of Audited Financial Results for the quarter and year ended March 31, 2021, published in Financial Express and Mumbai Lakshadeep on 24.06.2021 are enclosed.

Kindly take the same on record.

Thank you.

Yours truly,

For Ikab Securities and Investment Limited

Abhishek Bagri

Director

(Rs. In Lacs except EPS)

GREENPANEL INDUSTRIES LIMITED

Registered Office: Makum Road, Tinsukia, Assam-786125, India Corporate Office: Thapar House, 2nd Floor, 163, S.P. Mukherjee Road, Kolkata-700026, India

Phone No. (033)-4084-0600, Fax No.: (033) 2464-5525, CIN: L20100AS2017PLC018272

Email: investor.relations@greenpanel.com; Website: www.greenpanel.com

Notice calling the 4th Annual General Meeting ("the AGM") of the Members of Greenpanel Industries Limited ("the Company"), scheduled to be held in compliance with the applicable circulars issued by the Ministry of

Corporate Affairs and Securities and Exchange Board of India, through

Video-Conference ('VC')/ Other Audio-Visual Means ('OAVM') on Wednesday, July 7, 2021 at 11.00 A.M. (IST), and the Standalone and

Consolidated Audited Financial Statements for the financial year 2020-

along with the Board's Report, Auditor's Report and other documents.

required to be attached thereto, have been sent on June 8, 2021, electronically to the Members of the Company. The Notice of the AGM

and the aforesaid documents are available on the Company's website

at www.greenpanel.com and on the website of BSE Limited and National

Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and also at the website of Central

The documents referred to in the Notice of the AGM are available

electronically for inspection by the Members till the date of the AGM

Members seeking to inspect such documents can send request by email

The Company is providing to its members facility to exercise their right

to vote on resolutions proposed to be passed at the AGM by electronic

means through remote e-voting facility (i.e. voting electronically from a

place other than the venue of AGM) and e-voting at the AGM through

Central Depository Services (India) Limited (CDSL). All the Members

a) The remote e-voting period shall commence at 09:00 a.m. IST on

b) Members of the Company holding shares either in physical form or

c) Any person, who acquires shares of the Company and becomes

dematerialized form as on the cut-off date i.e., June 30, 2021 only

shall be entitled to avail the facility of remote e-voting as well as

member of the Company after sending of Notice of the AGM and

holding shares as on the cut-off date i.e., June 30, 2021, needs to

refer the instruction given in the Notice which is available on the

website of the Company i.e., www.greenpanel.com regarding login

ID and password and may also contact the Company's RTA for any

form, as on cut-off date and not casting their vote by way of remote

e- voting, may cast their vote at the AGM through e-voting system.

right to vote through remote e-voting but shall not be allowed to vote

f) Once the vote is cast by the Member, the same shall not be allowed

g) Members holding shares in physical mode, who have not

registered / updated their email id / PAN with the Company, are

requested to register / update their email id / PAN by clicking on

http://mdpl.in/form/email-update. Members holding shares in

dematerialised mode, who have not registered / updated their email

id / PAN, are requested to register/update the same with the Depository

e-voting and voting at the AGM is mentioned in the instruction of

For any queries or issues regarding attending AGM & e-Voting from

the e-Voting System, the Members may refer to the Frequently

Asked Questions and e-voting user manual available at

www.evotingindia.com under help section or write an email to

helpdesk.evoting@cdslindia.com or contact Mr. Nitin Kunder

(022- 23058738) or Mr. Mehboob Lakhani (022-23058543) or

For Greenpanel Industries Limited

The procedure for attending AGM, casting vote through remote

Participant(s), where they maintain their demat account(s).

d) Members holding shares either in physical form or in dematerialized

e) A Member may participate in the Meeting even after exercising his

for remote e-voting shall be discontinued thereafter

July 4, 2021 and ends at 5:00 p.m. IST on July 6, 2021. The facility

Depository Services Limited at www.cdslindia.com.

to secretarial@greenpanel.com

are hereby informed that:

voting at the AGM.

again at the AGM.

Notice of the AGM.

Mr. Rakesh Dalvi (022-23058542).

GOENKA BUSINESS & FINANCE LIMITED

Regd. Off.: 18, RabindraSarani, Poddar

Court, Gate No.4 2nd Floor, Room No.17.

Kolkata-700001

Email ID.: goenkabusiness1987@gmail.com

CIN:L67120WB1987PLC042960

NOTICE

Notice is hereby given that pursuant to

Regulation 29 of the Securities and Exchange

Board of India Listing Regulations, 2015

meeting of the Board of Directors of GOENKA

BUSINESS & FINANCE LIMITED will be held

at the Corporate office at Office No.9, Sadguru Complex, 4th Floor, Shivranjani Cross Road,

Satellite, Ahmedabad -380015 of the

Company on Wednesday, 30th June, 2021

at 04.30 P.M, to take on record the audited financial result for the quarter and year ended

The Said Notice is also available at Company's

Website www.goenkabusinessfinancelimited.in and Stock exchanges website at

Φ SAKTHI SUGARS LIMITED

CIN: L15421TZ1961PLC000396

Regd Office: Sakthinagar - 638 315,

Bhavani Taluk, Erode District, Tamilnadu

Phone: 0422-4322222, 2221551

Fax: 0422-2220574, 4322488

Email: shares@sakthisugars.com Website: www.sakthisugars.com

NOTICE

Pursuant to Regulation 47 of the

Securities and Exchange Board of

India (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 Wednesday,

30th June 2021 to consider and

approve, among others, Audited Financial Results of the Company for

the Quarter and Year ended

31st March 2021. Further details are available on the website of the

Company (www.sakthisugars.com) and also on the website of BSE Ltd.

(www.bseindia.com) & NSE Ltd.

(www.nseindia.com), where the

Dharmik Solanki

Company Secretary

www.bseindia.com and www.msei.in For Goenka Business & Finance Limited

31st March, 2021.

Place: Kolkata

Dated- 22/06/2021

query or assistance in this regard.

to be changed subsequently or cast again.

NOTICE OF 4TH ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

यूको बैंक 倒 UCO BANK (A Govt. of India Undertaking)

Head Office - II, Department of Information Technology 3 & 4, DD Block, Sector - 1, Salt Lake, Kolkata-700064

NOTICE INVITING TENDER

UCO Bank invites Request for Proposals (RFPs) for: Supply, installation, implementation and maintenance of Patch Management for End Points & Servers (Re-Tendering).

Selection of Vendor for Implementation of OTC Solution for Cash Replenishment in CAPEX ATMs with App/SMS based Service (Re-tendering). For any details, please refer to https://www.ucobank.com

Date: 24.06.2021

Deputy General Manager DIT, BPR & BTD

UTTAR PRADESH METRO RAIL CORPORATION LIMITED (FORMERLY KNOWN AS LUCKNOW METRO RAIL CORPORATION LTD) Administrative Building, Vipin Khand, Gomti Nagar, Lucknow - 226010 Ref: UPMRC/CE-CONTRACT/KNPCC-06/2021 Date: 24 June, 2021

Uttar Pradesh Metro Rail Corporation Ltd, invites open e-tenders through International Competitive Bidding (ICB) for :-KNPCC-06: Design and Construction of TBM Tunnel, Cut & Cover Tunnel and u/g ramp and three w/g metro stations (viz. Kanpur Central, Jhakarkatti and Transport Nagar) including Architectural Finishes, E&M, TVS, ECS etc. on

NOTICE INVITING TENDER

Corridor-1 of Kanpur MRTS Project at Kanpur, Uttar Pradesh, India. Tender documents can be obtained online only from 25.06,2021 (from 10:00 Hrs) to 01.09.2021 (upto 15:30 Hrs.) from the website https://etenders.gov.in/eprocure/app

For further details, please visit UPMRCL website www.upmetrorail.com Kumar Keshay, Managing Director

NILE DEVELOPERS PRIVATE LIMITED

Corporate Identity Number (CIN): U45200TN2006PTC061798 Read. Office: No.33 and 35 (Plot No.23 & 24), South Beach Avenue MRC Nagar. Raja Annamalai Puram, Chennai 600028, Tamilnadu,

Statement of Audited Financial Results for the Year Ended March 31, 2021

	Particulars	Year ended March 31, 2025 Audited	Year ended March 31, 2020 Audited
1	Total Income from Operations	**	
2	Net Profit / (Loss) for the period (before Tax Exceptional and/or Extraordinary items)	(8.09)	(12.21)
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(8.09)	(12.21)
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(8.09)	(12.21)
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(8.09)	(12.21)
6	Paid up Equity Share Capital	10.00	10.00
7	Reserves (excluding Revaluation Reserve)	625.93	634.02
8	Net worth	635.93	644.02
9	Paid up Debt Capital / Outstanding Debt	4,813.38	
10	Outstanding Redeemable Preference Shares	10.	
11	Debt Equity Ratio	7.57	
12	Earnings per equity share - basic	(8.09)	(12.21)
	Earnings per equity share - diluted	(8.09)	(12.21)
13	Capital Redemption Reserve	-	
14	Debenture Redemption Reserve		
15	Debt Service Coverage Ratio	(0.04)	Not Applicable
16	Interest Service Coverage Ratio	(0.04)	Not Applicable

Notes:

6/22/2021

- 1. The above financial results of Nile Developers Private Limited ("the Company") have been reviewed by the Audit Committee and approved at the meeting of the Board of Directors of the Company held on June 22, 2021. The statutory auditors of the Company have audited the financial results of the Company for the year ended March 31, 2021
- 2. ICRA Limited, an independent professional investment information and credit rating agency in India has assigned a rating of BBB+ Stable to the secured. redeemable, non convertible debentures.
- a) The first due date for the payment of interest on secured, redeemable, non-convertible debentures is May 31, 2021 and the amount is Rs. 124 lakh. b) The first due date for the payment of principal of secured, redeemable, non convertible debentures is November 30, 2022 and the amount is Rs. 940 lakh.

4. Asset cover = Net assets excluding debt divided by total debt

For and on behalf of the Board of Directors of Nile Developers Private Limited D.S. Patil

Bengaluru, India Director DIN:0001599400



Registered Office: Cement House, 121 Maharshi Karve Road, Mumbai - 400020 CIN: L26940MH1936PLC002515, Tel: 022-66654321, E-mail: ACC-InvestorSupport@acclimited.com Website: www.acclimited.com

NOTICE TO THE SHAREHOLDERS OF THE COMPANY

Sub.: Compulsory transfer of Equity Shares to Investor Education and Protection Fund (IEPF) Account in respect of unclaimed / unencashed Dividend (77th Interim Dividend)

Notice is hereby given pursuant to the provisions of Section 124(6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, and subsequent amendments thereto ('Rules') notified by the Ministry of Corporate Affairs ('MCA'), the Company is required to transfer all shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more in the name of Investor Education and Protection Fund (IEPF) Account. Accordingly, taking into consideration the 77th Interim Dividend declared for the financial year ended December 31, 2014, the dividend amount unclaimed for seven (7) years is due to be credited to the IEPF on September 27, 2021. The Company in compliance with the aforesaid Rules has sent individual notices to all those shareholders whose shares are liable to be transferred to IEPF Account and have also uploaded full details of such shares due for transfer as well as unclaimed dividends on the website of the Company at www.acclimited.com. Shareholders are requested to verify the details of unclaimed dividends and the shares liable to be transferred to the IEPF Authority. Shareholders may note that both the unclaimed dividends and the shares transferred to the IEPF Authority can be claimed by them from the IEPF Authority after following the procedure prescribed under the Rules.

The concerned shareholders may take further notice that in case the Company does not receive any communication from them by September 27, 2021, the Company shall, in compliance with the requirements set out in the Rules, transfer the shares to the IEPF Authority. Further, for facilitating the transfer of such shares in cases where the shares are held in physical form, the Company would be issuing duplicate share certificate(s) in lieu of the original share certificates held by them, and upon such issue, the original share certificate(s) which stands registered in their name will stand automatically cancelled and be deemed non-negotiable. The shareholders may further note that the details uploaded by the Company on its website should be regarded as and shall be deemed adequate notice in respect of issue of duplicate share certificate(s) by the Company for the purpose of transfer of shares to IEPF Authority, pursuant to the said Rules. In case of shares held in dematerialized mode, the transfer of such shares will be done by way of corporate action through the Depositories to the demat account of the IEPF Authority, as per the procedure laid down under the Rules.

Shareholders having any gueries on the subject matter, may contact the Company's Registrar and Share Transfer Agents M/s. KFIN Technologies Pvt. Ltd., Tower B, Plot Nos. 31 & 32 Selenium Building, Gachibowli Road, Financial District, Nanakramguda, Hyderabad - 500032.

Telephone Nos.: +91-40-67162222/33211000, Email: einward.ris@kfintech.com

For ACC Limited Rajiv Choubey

Chief Legal Officer & Company Secretary Place: Mumbai Date: June 24, 2021 ACS No.: 13063

Sd/-

Date: June 23, 2021 Lawkush Prasad Company Secretary & AVP-Legal Place: Kolkata

HSBC MUTUAL FUND

NOTICE

NOTICE is hereby given that the Trustees of HSBC Mutual Fund have approved the declaration of dividend under the Income Distribution cum capital withdrawal option (IDCW) of HSBC Fixed Term Series 134 (HFTS 134) as under:

Scheme/Option	Quantum of Dividend	NAV (as on June 22, 2021) (in ₹)
HFTS 134 – IDCW	Entire distributable	11.0730
HFTS 134 - IDCW Direct Plan	surplus on the record date	11.1960

Record Date: June 29, 2021. Face Value: ₹10 per unit

The dividend is subject to availability of distributable surplus in the above mentioned scheme on the Record Date. Pursuant to payment of dividend, the NAV of the IDCW of the scheme will fall to the extent of dividend distribution and statutory levy, if any.

All the unitholders of the above scheme whose names appear on the register of unitholders as on the record date will be eligible to receive the dividend.

For & on behalf of HSBC Asset Management (India) Private Limited (Investment Manager to HSBC Mutual Fund)

Authorised Signatory

Mumbai, June 23, 2021



It is to be distinctly understood that the permission given by NSE should not in anyway be deemed or construed that the Scheme Information Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Scheme Information Document. The investors are advised to refer to the Scheme Information Documents of HFTS 134 for the full text of the 'Disclaimer Clause of NSE'.

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

HSBC Asset Management (India) Private Limited, 16, V.N. Road, Fort, Mumbai-400001. e-mail: hsbcmf@camsonline.com, website: www.assetmanagement.hsbc.co.in Issued by HSBC Asset Management (India) Private Limited CIN-U74140MH2001PTC134220

OASIS SECURITIES LIMITED

CIN No: L51900MH1986PLC041499

Regd. Office: Raja Bahadur Compound, Bldg. No. 5, 43 Tamarind Lane, Mumbai - 400 001 Tel.No: 022-40463500 Website: www.oasiscaps.com Email: admin@oasiscaps.com Audited Financial Results For the Quarter and year ended 31-03-2021

Sr.	Particulars Quarter Ended					o date
No.	raniculais	31-Mar-21 (Audited)	31-Mar-20 (Audited)	31-Dec-20 (Unaudited)	31-Mar-21 (Audited)	31-Mar-20 (Audited)
1	Total Income from Operations (Net)	142.96	(82.10)	330.34	772.89	127.74
2	Net Profit(+)/(Loss)(-) from ordinary Activities after tax	(85.12)	(171.58)	164.37	254.14	(164.72)
3	Total Other Comprehensive income/(loss)-Net	11.31	(0.11)	0.00	11.31	(1.19)
4	Paid up equity share capital	V.	100000000		1960 2276	10000 000
360	(Face value of Rs. 10/-each)	185.00	185.00	185.00	185.00	185.00
5	Reserves excluding Revaluation Reserves as per	HEROCYNERS.	5.772.52500407	All Monte Sara H	. NASHOVA	0.0000000
1.00	balance sheet of previous accounting year.	0.00	0.00	0.00	724.19	458.74
6	Earning Per Share (EPS)		100000000000000000000000000000000000000	20000000		
	(before Extraordinary items)					
	(of Rs.10/-each -not annualised):					
	(a) Basic.	(4.60)	(9.27)	8.88	(8.97)	(8.90)
500	(b) Diluted.	(4.60)	(9.27)	8.88	(8.97)	(8.90)
7	Earning per share (after extraordinary items)	2000 200	50 00		585 (1)	0.00
	(of Rs.10/-each)-not annualised :					
	(a) Basic	(4.60)	(9.27)	8.88	(8.97)	(8.90)
	(b) diluted	(4.60)	(9.27)	8.88	(8.97)	(8.90)

Notes:

STANDALONE RESULTS:

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

For Oasis Securities Ltd

Anil Kumar Bagri Place: Mumbai **Managing Director** DIN: 00014338 Date: 23.06.2021

Ikab Securities & Investment Ltd

CIN: L17100MH1991PLC059848

Regd. Office: Raja Bahadur Compound, Bldg No.5, 2nd Floor, 43 Tamarind Lane, Fort, Mumbai-400 001 Website: www.ikabsecurities.com Tel No: 4046 3500 Email: info@ikabsecurities.com Audited Financial Results For the Quarter and year ended 31-03-2021 STANDALONE RESULTS (Rs. In Lacs except EPS)

Quarter Ended Year to date Particulars 31-Mar-21 31-Mar-20 31-Dec-20 31-Mar-21 31-Mar-20 (Audited) (Unaudited) (Audited) (Audited) (Audited) 271.00 823.45 Total Income from Operations (Net) (66.70)164.99 149.91 Net Profit(+)/(Loss)(-) from ordinary Activities after tax 16.66 (185.18)(4.56)269.63 (147.48)Total Other Comprehensive income/(loss)-Net (5.43)0.00 0.00 (1.28)(5.43)4 Paid up equity share capital Face value of Rs. 10/-each) 341.64 341.64 341.64 341.64 341.64 Reserves excluding Revaluation Reserves as per balance sheet of previous accounting year. 762.32 498.12 Earning Per Share (EPS) (before Extraordinary items) (of Rs.10/-each -not annualised): 0.33 (5.42)7.89 (0.13)(4.32)(a) Basic. 0.33 7.89 (4.32)(b) Diluted. (5.42)(0.13)Earning per share (after extraordinary items) (of Rs.10/-each)-not annualised : 0.33 (a) Basic (5.42)(0.13)7.89 (4.32)0.33 (5.42)(0.13)7.89 (4.32)(b) diluted

Notes:

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

For Ikab Securities & Investment Ltd

Place: Mumbai Date: 23.06.2021

Abhishek Bagri Whole time Director DIN:00015897

HOUSING DEVELOPMENT FINANCE CORPORATION LIMITED (CIN: L70100MH1977PLC019916)

Registered Office: Ramon House, H. T. Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020,

Tel. No.: 022 6176 6000 Website: www.hdfc.com E-mail: investorcare@hdfc.com Corporate Office: HDFC House, H. T. Parekh Marg, 165-166, Backbay Reclamation, Churchgate, Mumbai 400 020. Tel. No.: 022 6631 6000

Investor Services Department: 5th floor, Ramon House, H. T. Parekh Marg, 169, Backbay Reclamation, Churchgate, Mumbai 400 020. Tel. No.: 022 6141 3900

NOTICE OF THE 44TH ANNUAL GENERAL MEETING AND E-VOTING

NOTICE is hereby given that the 44th Annual General Meeting (AGM) of the Members of Housing Development Finance Corporation Limited ('the Corporation') is scheduled to be held on Tuesday, July 20, 2021 at 11:00 a.m. through two-way Video Conference ("VC") facility to transact the businesses as detailed in the Notice convening the AGM, in compliance with General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 20/2020 dated May 5, 2020 read with General Circular No. 02/2021 dated January 13, 2021, issued by the Ministry of Corporate Affairs ('MCA Circulars'), applicable provisions of the Companies Act, 2013 and the rules made thereunder and Securities and Exchange Board of India (SEBI) (Listing Obligations and Disclosure Requirements) Regulations, 2015. The link for the said VC facility would be available on the Corporation's website, www.hdfc.com.

Further in compliance with the MCA Circulars and relevant circulars issued by SEBI, the Corporation has on Wednesday, June 23, 2021 sent the Notice convening the AGM and the Annual Report for the financial year 2020-21 through electronic mode to those Members whose e-mail address is registered with the Corporation and/or their respective Depository Participants (DP). The aforesaid documents are available at www.hdfc.com, www.bseindia.com and www.nseindia.com.

NOTICE is further given that the Corporation is providing remote e-voting facility to all its Members to exercise their right to vote on all the resolutions listed in the said Notice and has availed the services of National Securities Depository Limited (NSDL) for providing the VC facility and e-voting. The Notice convening the AGM is also available at www.evoting.nsdl.com. The detailed procedure for attending the AGM through VC and the e-voting is provided in the Notice convening the AGM and is also available on the Corporation's website. The Notice also contains instructions/details with regard to process of obtaining login credentials for shareholders, holding shares in physical form or in electronic form, who have not registered their e-mail address either with the Corporation or their respective DPs.

Some of the important details regarding the remote e-voting and VC facility are provided below:

Link for remote e-voting and VC	www.evoting.nsdl.com
EVEN (E-Voting Event Number)	116024
Cut-off date for determining the Members entitled to vote through remote e-voting or during the AGM	Tuesday, July 13, 2021
Commencement of remote e-voting period	Friday, July 16, 2021 at 10:00 a.m.
End of remote e-voting period	Monday, July 19, 2021 at 5:00 p.m. The remote e-voting module will be disabled by NSDL thereafter.

Any person holding shares in physical form and non-individual shareholders, who becomes a Member of the Corporation after dispatch of the Notice of the AGM and holds shares as on the cut-off date or who has not registered his/her e-mail address with the Corporation/DP, may obtain the user ID and password by sending a request to evoting@nsdl.co.in.

In case of Individual Shareholders holding securities in demat mode who becomes a Member of the Corporation after sending of the Notice and holding shares as on the cut-off date, may follow steps mentioned in the Notice of the AGM under "Process for e-voting and participation at the AGM through VC".

The e-voting facility will also be made available during the AGM to enable the Members who have not cast their vote through remote e-voting, to exercise their voting rights. Members who have cast their vote through remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again.

Members holding shares in physical form and who have not yet registered their e-mail address or who want to change their e-mail address are requested to send an e-mail to investorcare@hdfc.com with name, folio no., e-mail address that needs to be registered and copy of ID proof. Members holding shares in electronic form are requested to contact their DP to register their e-mail address so as to receive all communication electronically including Annual Report, notices, etc., sent by the Corporation to its Members, from time to time. In case of any queries/grievances, Members may refer to the 'Frequently Asked Questions' (FAQs) for

Members and 'e-voting user manual' for Members available in the downloads section at www.evoting. In case of any difficulty or queries in connection with attending the meeting through VC or casting vote

For	Name	E-mail	Contact number
E-voting	Ms. Pallavi Mhatre	pallavid@nsdl.co.in 1800 1020 990	
	NSDL	evoting@nsdl.co.in	1800 2244 30
VC	Mr. Anubhay Saxena	anubhavs@nsdl.co.in	

For Housing Development Finance Corporation Limited

Ajay Agarwal Company Secretary

FCS: 9023

Place: Mumbai Date : June 24, 2021

By order of the Board Coimbatore For Sakthi Sugars Limited 23.06.2021 Sr. V.P. & Company Secretary financialexp.epapr.in

Company's shares are listed.

शिवसेनेच्या महिला पदाधिकाऱ्याल भाजप नगरसेविकेकडून शिवीगाळ

भाईंदर, दि. २३, (प्रतिनिधी) : भाईंदर पश्चिमेच्या मुर्धा गाव येथे पालिकेच्या औषध फवारणीचा वाहनांबरोबर फिरत असल्याने शिवसेनेच्या महिला पदाधिकाऱ्याला स्थानिक भाजप नगरसेविकेने शिवीगाळ केल्याचा प्रकार घडला होता. याप्रकरणी भाईंदर पश्चिम पोलिस ठाण्यात नगरसेविकेविरोधात रविवारी गुन्हा दाखल करण्यात आला आहे. मुर्धा गावच्या रेवा आगार येथे शिवसेनेच्या महिला उपशहर संघटक तेजस्वी पाटील यांच्या मागणीनुसार गुरुवारी पालिकेकडून औषध फवारणीचे काम केले जात होते. यावेळी पाटीलदेखील उपस्थित असल्याने भाजपच्या स्थानिक नगरसेविका नयना म्हात्रे यांनी आपण नगरसेवक असल्याचे सांगत वाद घालत पाटील यांना अश्लील शिवीगाळ केली होती. या सर्व प्रकारचे व्हिडीओ समाज माध्यमांवर मोठ्या प्रमाणावर व्हायरल झाले होते. त्यानंतर रविवारी भाईंदर पश्चिम पोलिस ठाण्यात भाजप नगरसेविका नयना म्हात्रे यांच्या विरोधात कलम ५०४, ५०६ व ५०९ नुसार गुन्हा दाखल करण्यात आला आहे. या प्रकरणाचा पुढील तपास पोलिस निरीक्षक वळवी करत आहेत.

PUBLIC NOTICE

NOTICE is hereby given that our clients viz. Miss. Rhea Nitin Sawant and Miss. Richa Nitin Sawant was holding an original {1} Articles of Agreement dated 15-07-1994 between Messrs Shrina Developers (Promoter) and Mr. Prem Chand (Purchaser) with Stamp Duty Payment Receipt and {2} Agreement for Sale dated 16-06-2000 between Shri Prem Chand {Vendor} and Shri Nitin Balkrishna Rane {Purchaser} with Stamp Duty Payment Receipt of Flat No. 301, 3rd Floor, Shree Shrina Co-op. Hsg. Soc. Ltd, Shiv Vallabh Road, Rawalapda, Dahisar (East), Mumbai – 400 068 (said Original Documents) which are lost/misplaced and not found after search. Our clients hereby inviting the claim on the said Original Documents. If any Person, Firm, Society, Company, Corporation or any Body Corporate has any claim or lien, on the said Original Documents may file such claims or objections if any, within the period of 14 days from the date of this notice to -

M/s. Bhogale & Associates Advocates & Legal Consultants

1202, 12th Floor, Maa Shakti, Dahisar Udayachal CHS Ltd., Ashokvan, Shiv Vallabh Road Borivali (East), Mumbai - 400 066 If no claims or objections, as above, are received within the stipulated period, my clients shall, at future date, treat any such claims, objections and/or rights having been waived, forfeited and/or annulled

Place : Mumbai Date : 24/06/2021

M/s. Bhogale & Associates

जस राज नार

विश्वप्रभा व्हेन्चर्स लिमिटेड

(पूर्वीची विश्वप्रभा टेडिंग लिमिटेड)

सीआवर्गः स्वरूपिक्त कार्यालयः तळमजला, अविष्य हाईटस्, सन्हें क्र.४५-४बी, सर्वोदय पार्कच्या मागे, नांदिवली रोड, डॉबिवली पुर्व-४२१२०१. वेबसाईट:www.vishyprabhaventures.com ई-मेल:cosec@vishyprabhaventures.com बोर्ड मिटींगची सूचना

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिकायरमेंट्स) रेग्युलेशन्स २०१५ च्या नियम २९ सहवाचिता ४७ ुसार[े]येथे सूचना देण्यात येत आहे की, खालील प्रकरणे विचारात घेणे व मान्यता देणे याकरिता तळमजला अविघ्न हाईटस्, सर्व्हे क्र.४५-४बी, सर्वोदय पार्कच्या मागे, नांदिवली रोड, डोंबिवली पूर्व-४२१२०१ येथे गळवार, २९ जून, २०२१ रोजी दु.१.००वा. कंपनीच्या संचालक मंडळाची सभा होणार आहे.

३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता कंपनीचे एकमेव व एकत्रित लेखापरिक्षित वित्तीय निष्कर्ष लेखा अहवालासह विचारात घेणे, मान्यता देणे व नोंदपटावर घेणे.

३१ मार्च, २०२१ रोजी संपलेल्या वित्तीय वर्षाकरिता कंपनीचे समभागावर लाभांशाची शिफारस करणे जी

कंपनीच्या आगामी वार्षिक सर्वसाधारण सभेत भागधारकांच्या मान्यतेवर अवलंबून आहे. कंपनीचे अंतर्गत लेखापिरक्षकांची नियुक्ती विचारात घेणे व मान्यता देणे.

३१ मार्च, २०२१ रोजी संपलेल्या वित्तीय वर्षाचे सचिव लेखाकरिता सचिव लेखापरिक्षकाची नियुक्ती विचारा घेणे व मान्यता देणे.

कंपनीचे अतिरिक्त कार्यकारी संचालक म्हणून श्री. परेश देसाई (डीआयएन:०८६०२१७४) यांची नियुक्ती विचारात घेणे व मान्यता देणे जे कंपनीच्या आगामी वार्षिक सर्वसाधारण सभेत भागधारकांच्या मा अवलंबन आहे.

कंपनीचे व्यवस्थापकीय संचालक व अध्यक्ष म्हणून श्री. मितेश ठक्कर (डीआयएन:०६४८०२१३) यांर्च पुर्ननियुक्ती विचारात घेणे व मान्यता देणे.

ध्यक्षांच्या अनुमतीने इतर प्रकरणे. बोर्ड मिटींगची सूचना कंपनीच्या www.vishvprabhaventures.com स्टॉक एक्सचेंजच्या ww.bseindia.com वेबसाईटवर उपलब्ध आहेत.

विश्वप्रभा व्हेन्चर्स लिमिटेडकरित सही/

दिनांकः २३.०६.२०२१

कंपनी सचिव व सक्षम अधिकार्र ठेकाण: डोंबिवली

सही/

भागीदार

दिनांकः २३.०६.२०२१

ठिकाणः मुंबई

ॲडव्होकेट मुणाल दळवी

मे. के.के. चावला ॲण्ड कंपनी

रोज वाचा दै. मुंबई लक्षदीप'

District Deputy Registrar, Co-operative Societies, Mumbai City (3) **Competent Authority**

under section 5A of the Maharashtra Ownership Flats Act, 1963, MHADA Building, Ground Floor, Room no.69, Bandra (E), Mumbai-400051 FORM X [See rule 13(2)] Form of Notice to the concerned parties.

Application u/s 11 of the Maharashtra Ownership Flats (Regulation of the Promotion of Construction, Sale, Management and Transfer) Act, 1963

Before the Competent Authority at MHADA building, Room no.69, Ground floor,

722 of T.P.S.-III, C.T.S. No. E/407, 12th Road, Khar West, Mumbai 52

Bandra (E), Mumbai- 51

Application No. 102 of 2021 MangalGyan Co. op. Hsg. Society Ltd.,

Versus

1. M/s. Mahesh Builders. Mangalsudha Gr, Floor, Corner of

S. V. Road, Khar west Mumbai- 400052. 2. MR. Mohandas Tarachand

(Address unknown) 3. Arjandas Tarachand

(address unknown)

(Opponent/s)

Applicant

PUBLIC NOTICE Take the notice that the above application has been filed by the applicant under sections under the Maharashtra Ownership Flats (Regulation of the Promotion of Construction) Sale, Management and Transfer) Act, 1963 and under the applicable Rules against the

2) The applicant has prayed for grant of certificate of entitlement of unilateral conveyance and bearing Plot no.722 of TPS- III, CTS NO. E/407, 12 th Road, Khar west, Mumba 400052 District and Sub District of Bombay suburban bearing CTS No. E/407 admeasuri area of 602 sq.mtrs. as per Property card and 601.99 sq.meters as per agreement in th registration in favour of the Applicant society.

3) The hearing in the above case has been fixed on 5/07/2021 at 3.00 p.m.
4) The Promoter/Opponent/s and their legal heirs if any, or any person/authority wishing submit any objection, should appear in person or through the authorized representative of 5/07/2021 at 3.00 p.m.before the undersigned together with any documents, he/she/the want/s to produce in support of his/her objection/claim/demand against the above case an the applicant/s is/are advised to be present at that time to collect the written reply, if al filed by the interested parties.

To by the importance pathways of the question at its person/s interested, fails to appear or file written reply as required by this notice the question at issue / application will be decided in their absence and such person/s will have no claim, object or demand whatsoever against the property for which the conveyance declaration / order is granted or the direction for registration of the society is granted to th applicants or any order / certificate/ judgment is passed against such interested parties an

> District Deputy Registrar, Co-operative Societies, Mumbai City (3) Competent Authority u/s 5A of the MOFA, 1963

आयकॅब सिक्युरिटीज ॲण्ड इनव्हेस्टमेंट लिमिटेड

नोंदणीकृत कार्यालयः राजाबहादूर कंपाउंड, इमारत क्र.५, २रा मजला, ४३, टेमरिंड लेन, फोर्ट, मुंबई-४००००१.

CIN:L17100MH1991PLC059848 दुर.कः(०२२)४०४६३५०० Website: www.ikabsecurities.com E-mail: info@ikabsecurities.com

३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षित वित्तीय निष्कर्षाचा अहवाल

(रु. लाख, ईपीएस व्यतिरिक्त)

	संपलेली	संपलेली	संपलेली	संपलेले	संपलेले
तपशील	तिमाही	तिमाही	तिमाही	वर्ष	वर्ष
	३१.०३.२१	३१.०३.२०	३१.१२.२०	३१.०३.२१	३१.०३.२०
	लेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षित	लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न (निव्वळ)	२७१.००	(६६.७०)	9६४.९९	८२३.४५	988.89
करानंतर साधारण प्रक्रियेतून निव्वळ नफा(+)/(तोटा)(-)	9६.६६	(9८५.9८)	(४.५६)	२६९.६३	(१४७.४८)
एकूण इतर सर्वंकष उत्पन्न/(तोटा) – एकूण	(५.४३)	0.00	0.00	(५.४३)	(٩.२८)
भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती)	३४१.६४	३४१.६४	३४१.६४	३४१.६४	३४१.६४
राखीव (मागील वर्षाच्या ताळेबंद पत्राकानुसार पुनर्मुल्यांकित					
राखीव वगळून)	-	_	-	७६२.३२	४९८.१२
उत्पन्न प्रतिभाग (विशेष साधारण बाबपुर्व)					
(रू.१०/-प्रत्येकी-वार्षिकीकरण नाही)					
अ) मूळ	0.33	(५.४२)	(0.93)	७.८९	(४.३२)
ब) सौमिकृत	0.33	(५.४२)	(0.93)	0.८९	(४.३२)
उत्पन्न प्रतिभाग (विशेष साधारण बाबनंतर)					
(रू.१०/-प्रत्येकी-वार्षिकीकरण नाही)					
अ) मूळ	0.33	(५.४२)	(0.93)	७.८९	(४.३२)
ब) सौमिकृत	0.33	(५.४२)	(0.93)	७.८९	(४.३२)

वरील निष्कर्षांचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि २३ जून, २०२१ रोजी झालेल्या सभेत संचालक मंडळाने मान्य

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्यूलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीचे शेअर्स जेथे सूचिबध्द आहेत त्या स्टॉक एक्सचेंजच्या अर्थात बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

आयकॅब सिक्युरिटीज ॲण्ड इनव्हेस्टमेंट लिमिटेडकरिता

सही / -अभिषेक बगरी पर्णवेळ संचालक

दिनांकः २३.०६.२०२१ (डीआयएन:०००१५८९७) ठिकाणः मुंबई

ओॲसीस सिक्युरिटीज लिमिटेड

नोंदणीकृत कार्यालयः राजाबहादर कंपाउंड, इमारत क्र.५, २रा मजला, ४३, टेमरिंड लेन, फोर्ट, मूंबई–४००००१. दुर.क.:(०२२)४०४६३५०० CIN:L51900MH1986PLC041499 Website:www.oasiscaps.com, E-mail:admin@oasiscaps.com

३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता लेखापरिक्षित वित्तीय निष्कर्षांचा अहवाल

(रु. लाख, ईपीएस व्यतिरिक्त) संपलेली संपलेली संपलेली संपलेले संपलेले तपशील तिमाही वर्ष तिमाही तिमाही वर्ष ३१.०३.२१ 39.03.29 39.03.20 39.92.20 39.03.20 लेखापरिक्षित लेखापरिक्षित लेखापरिक्षित ोखापरिक्षित खापरिक्षित कार्यचलनातून एकूण उत्पन्न (निव्वळ) (८२.90 330.38 करानंतर साधारण प्रक्रियेतून निव्वळ नफा(+)/(तोटा)(-) (909.40 १६४.७२) (८५.9२) 988.30 २५४.१४ एकुण इतर सर्वंकष उत्पन्न/(तोटा) – एकुण 99.39 (0.99) 0.00 99.39 (9.98) भरणा केलेले समभाग भांडवल (दर्शनी मुल्य रु.१०/- प्रती) 924.00 924.00 924.00 924.00 924.00 राखीव (मागील वर्षाच्या ताळेबंद पत्राकानुसार पुनर्मुल्यांकित राखीव वगळून) 0.00 0.00 ७२४.१९ 0.00 842.08 उत्पन्न प्रतिभाग (विशेष साधारण बाबपुर्व) (रू.१०/-प्रत्येकी-वार्षिकीकरण नाही) (8.80) (८.९०) अ) मूळ (9.20) 6.66 (८.९७) ब) सौमिकृत (8.80) (9.20) 6.66 (८.९७) (८.९०) उत्पन्न प्रतिभाग (विशेष साधारण बाबनंतर) (रू.१०/-प्रत्येकी-वार्षिकीकरण नाही) अ) मूळ (8.80) (9.20 6.66 (८.९७) (८.९०) <u>ब)</u> सौमिकृत (8.80) (9.20) (८.९७) (८.९०)

टिप: १. वरील निष्कर्षांचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि २३ जून, २०२१ रोजी झालेल्या सभेत संचालक मंडळाने मान्य

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. त्रैमासिक/वार्षिक वित्तीय निष्कर्षाचे संपूर्ण नमुना कंपनीचे शेअर्स जेथे सूचिबध्द आहेत त्या स्टॉक एक्सचेंजच्या अर्थात बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे.

ओॲसीस सिक्युरिटीज लिमिटेडकरिता सही / –

अनिल कुमार बगरी व्यवस्थापकीय संचालक डीआयएन:०००१४३३८

धनवर्षा फिन्वेस्ट लि.

जाहीर सूचना

सर्वसामान्य जनतेस येथे सचना देण्यात येत आहे की. माझे अशील श्री. अशोक मेहता व श्रीमती चंदा

मेहता हे खालील अनुसुचीत सविस्तरपणे नमुद केलेली मालमत्ता मे. ऑरिकॉन एन्टरप्रायझेस लिमिटेड,

हस्तांरकर्ता यांच्याकडून खरेदी करू इच्छित आहेत. मुळत: नोंदणी क्र.बीबीई४-४१३६-२०२० धारक

दिनांक २३.०७.२०२० रोजीचे संयुक्त विकास करारनामाऐवजी निवास स्थान देण्यासाठी करारनामानुसार

इंडियाबुल्स इन्फ्राइस्टेट लिमिटेड, प्रवर्तक यांनी सदर फ्लॅट मे. ऑरिकॉन एन्टरप्रायझेस लिमिटेड (पुर्वीची ऑरिकॉन प्रॉपर्टीज प्रायव्हेट लिमिटेड जे ऑरिकॉन एन्टरप्रायझेस लिमिटेडसह विलीन झाले) खरेदीदार/

प्राप्तकर्ते यांना दिला होता. मे. ऑरिकॉन एन्टरप्रायझेस लिमिटेड यांनी बजाज फायनान्स लिमिटेडकडे सदर

मालमत्ता तारण ठेवली आहे. तथापि नोंदणी पावती, मुद्रांक शुल्क व परिशिष्ट २ यासह सदर करारनाम

प्रोफेशनल करियर्स यांच्या ताब्यातन प्रवास करतेवेळी आगीमध्ये नकसान झाले होते. याबाबत घाटकोपर

पोलीस ठाणे येथे दिनांक ०५. $\tilde{x_0}$.२०२० रोजीचे तक्रार क्र.२३६१/२०२० अंतर्गत नोंद करण्यात

आली. बजाज फायनान्स लिमिटेडने त्यांचे अधिभार मुक्त केले आणि माझ्या अशिलाच्या नावे सदर फ्लॅट

विक्रीकरिता दिनांक १९.०५.२०२१ रोजीचे ना-हरकत प्रमाणपत्र दिले. उपरोक्त मे. ऑरिकॉन एन्टरप्रायझेस

लिमिटेड यांना सदर फ्लॅटमधील त्यांचे सर्व अधिकार, हक्क व हित आहेत, उपरोक्त आधारावर माझ्या

अशील हे सदर फ्लॅट खरेदीकरिता मे. ऑरिकॉन एन्टरप्रायझेस लिमिटेड यांच्यासह विक्री करारनामा करू

आता मी येथे कोणाही व्यक्तीस, कायदेशीर वारसदार, वित्तीय संस्थेस खालील अनुसुचीत सविस्तरपणे

नमुद केल्यानुसार मालमत्तेसंदर्भात श्री. केनेथ रिबेलो यांचे अधिकाराविरोधात विक्री, अदलाबदल, तारण

बक्षीस, न्यास, अधिभार, परिरक्षा, वारसाहक, ताबा, भाडेपट्टा, मालकीहक, किंवा अन्य इतर प्रका

कोणताही दावा असल्यास त्यांनी लेखी स्वरुपात कागदोपत्री पुराव्यांसह खालील स्वाक्षरीकर्त्यांकडे

प्रकाशन तारखेपासून १५ दिवसांत दुकान क्र.२, सी विंग, सहयोग को-ऑप. हौसिंग सोसायटी

लि., गावडे नगर, रावळपाडा, एस.एन. दुबे रोड, दहिसर पुर्व, मुंबई-४०००६८ येथे कळवावे. अन्यथा अशा व्यक्तींचे दावे सोडून दिले आहेत आणि/किंवा स्थिगत केले आहेत असे समजण्यात येऊन

वर संदर्भित मालमत्तेची अनुसुची

फ्लॅट क्र.ए-३१०६, क्षेत्रफळ ११०.४० चौ.मी. अर्थात ११८८.३४ चौ.फु. कार्पेट, ३१वा मजला,

विंग, इंडिया ब्ल्यु म्हणून ज्ञात इमारत/प्रकल्पामधील पी१ लेव्हल वरील २ आच्छादीत कार पार्किंग

जागा क्र.ए९ व ए९०, जमीन सीएस क्र.१३१ व १३२, लोअर परळ विभाग, गणपतराव कदम मार्ग

त्यावर कोणताही विचार केला जाणार नाही.

लोअर परळ, मुंबई-४०००१३.

ठिकाण : मुंबई

दिनांक : २४.०६.२०२१

नोंदणीकृत कार्यालय : २रा मजला, इमारत क्र. ४, डी. जे. हाउस, ओल्ड नागरदास रोड, अंधेरी (पूर्व), मुंबई- ४०००६९, महाराष्ट्र, जी एस टी क्र. 27AAACD9887D1ZC कॉर्पोरेट आयडेंन्टीटी क्रमांक: L24231MH1994PLC334457

<u>सार्वजनिक स्चना</u>

ज्येष्ट लि. दियांक २८ ज सकाळी ११ ०० वाजता तारण तेवलेल्या सोन्याच्या दागिन्यांचा लिलाव आयोजित करणार आहे शाखेचा पत्ता: <u>तळ मजला, इमारत क्रमांक ४, डी. जे. हाउस, ओल्ड नागरदास रोड, अंधेरी (पूर्व), मुंबई</u> ४०००६९

आमच्या ज्या ग्राहकांनी बँकेची देणी चुकती केलेली नाहीत, अशा आमच्या विविध ग्राहकांच्या कर्ज खात्यातील तारण म्हणून ठेवलेल्या सोन्याच्या दागिन्यांचा लिलाव करावयाचा आहे. आमच्या या लिलावाची सचना रीतसरे सदर कर्जदारांना पाठविण्यात आलेली आहे. खाली नमूद केलेल्या शाखेच्या नावासह आमच्या विविध ग्राहकांच्या थकबाकी असलेल्या कर्ज

खात्यातील तारण म्हणन ठेवलेल्या सोन्याच्या दागिन्यांचा लिलाव करण्यात येणार आहे. अंधेरी डी. जे. हाउस शाखा: PRADH00081, PRADH00083, PRADH00084, PRADH 00111, PRADH00113.

चेंबूर शाखा: PRCHE00022, PRCHE00037, PRCHE00070, PRCHE00110 PRCHE00113, PRCHE00114, PRCHE00115, PRCHE00124.

डॉविवली शाखा: PRDOM00031, PRDOM00032, PRDOM00040, PRDOM00062 PRDOM00076 , PRDOM00096, PRDOM00152, PRDOM00169, PRDOM00209 PRDOM00216, PRDOM00217, PRDOM00218, मालाड शाखा : PRMAL00102, PRMAL00126

मीरा रोड शाखा : PRMIR00035

ठाणे शाखा: PRTHA00020, PRTHA00053, PRTHA00163. वसर्दशाखा • PRVAS00093

अधिक तपशीलाकरिता, कृपया धनवर्षा फिन्वेस्ट लि. यांना संपर्क करा. संपर्क व्यक्ती: विनोद म्हसकर.

संपर्क क्रमांक: ९८७०४२४१०७

(धनवर्षा फिन्वेस्ट लि. कोणतीही पूर्व सूचना न देता लिलाव करावयाच्या खाते क्रमांकामध्ये बदल करण्या आणि/किंवा लिलाव पुढे ढकलण्याचें/रद्द करण्याचे अधिकार राखून ठेवीत आहे.) धनवर्षा फिन्वेस्ट लि.

PROZONE INTU PROPERTIES LIMITED

Off New Link Road, Andheri (W), Mumbai-400053 CIN: L45200MH2007PLC174147, Off New Litta Lives.
CIN: L45200MH2007PLC174147,
Website: www.prozoneintu.com Ph: +91-22-68239000

ment of Consolidated audited Financial Results for the quarter and year

(Rs. In Lakhs)

(Rs. In Lakhs) Extract of Statemen Quarter Ended

Sr.						
No.	Particulars	31.03.2021	31.12.2020	31.03.2020	31.03.2021	31.03.2020
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1	Total Income from Operations (net)	2,692.88	1,455.90	1,776.67	4,486.36	8,503.88
2	Profit / (loss) from ordinary activities before tax before share of profit of					
П	joint ventures	246.35	(984.89)	(309.75)	(4,224.64)	(634.75)
3	Net profit / (loss) for the period / year	328.22	(984.61)	(139.79)	(4,171.69)	(416.51)
4	Total comprehensive profit / (loss) for					
Ш	the period / year	679.30	(705.38)	(305.38)	(4,149.97)	(585.87)
5	Equity Share Capital					
Ш	(Face Value Rs. 2/- per share)	3,052.06	3,052.06	3,052.06	3,052.06	3,052.06
6	Other Equity	-	-	-	-	46,599.66
7	Earnings Per Share					
	a. Basic:	(0.06) *	(0.43) *	0.04 *	(1.81)	(0.10)
	b. Diluted:	(0.06) *	(0.43) *	0.04 *	(1.81)	(0.10)
	* (Not annualised)	,	,	,		

Notes :

Date : 22 June 2021

1	Standalone information:				(Rs	s, in Lakhs)
Sr.			uarter Ende	Year Ended		
No.	Particulars	31.03.2021	31.12.2020	31.03.2020	31.03.2021	31.03.2020
		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1	Income from operations	281.41	212.80	239.25	749.63	951.44
2	Profit from ordinary activities before tax	119.01	122.56	157.40	313.16	586.53
3	(Net loss) / Net Profit for the period / year	(96.38)	85.89	138.57	37.46	516.57
4	Total comprehensive (loss) / income					
	for the period / year	(11,052.69)	365.92	(19,134.33)	(27,502.23)	(19,799.22)
5	Earnings per share (Rs.) (Basic / Diluted)	(0.06)*	0.06*	0.09*	0.02	0.34
	* (Not annualised)					

The above is an extract of the detailed format of quarter and year ended Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulation, 2015. The full format of the quarterly results is available on the Company's website at www.prozoneintu.com and the Stock Exchange websites a www.bseindia.com and www.nseindia.com. For and on Behalf of Board

Nikhil Chaturvedi दिनांक: २३ जून, २०२१

Managing Director DIN: 00004983

गोल्डक्रेस्ट कॉर्पोरेशन लिमिटेड **सीआयएन:**एल७४९९९एमएच१९८३पीएलसी०२९४०८

नोंदणीकृत कार्यालयः ३रा मजला, देवीदास मेन्शन, मीरवेदर रोड, कुलाबा, मुंबई-४०००३९. **दूरध्वनी:**९१-२२-२२८३७४८९/९०

E-mail:office@goldcrestgroup.com | Website:www.goldcrestgroup.com ३१ मार्च, २०२१ रोजी संपलेल्या तिमाही व वर्षाकरिता एकत्रित लेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल (रु.लाखात)

		संपलेली तिमाही	संपलेले वर्ष		
तपशील	३१.०३.२०२१ लेखापरिक्षित	३१.१२.२०२० अलेखापरिक्षित	३१.०३.२०२० लेखापरिक्षित	३१.०३.२०२१ लेखापरिक्षित	३१.०३.२०२० लेखापरिक्षित
कार्यचलनातून एकूण उत्पन्न	४३०.९६	५८६.११	२४.१५	98८9.६३	८८७.९०
करपुर्व नफा / (तोटा)	938.03	३८८.४२	(१७७.२०)	9२9९.५9	१९६.१२
करानंतर नफा/(तोटा)	983.36	300.3८	(१७८.०१)	९५०.४६	८५.८७
कालावधीकरिता एकूण सर्वंकष उत्पन्न	988.82	२९१.९१	(१८७.४६)	९५४.१७	७०.६९
संबंधित नफा/(तोटा):					
(१) पालक कंपनीचे मालक	983.36	300.3८	(90८.09)	९५०.४६	८५.८७
(२) अ–नियंत्रीत व्याज	_	-	_	_	_
खालील संबंधित एकूण सर्वंकष उत्पन्न					
(१) पालक कंपनीचे मालक	988.82	२९१.९१	(१८७.४६)	९५४.१७	७०.६९
🛮 (२) अ–नियंत्रीत व्याज	_	-	_	_	_
भरणा केलेले समभाग भांडवल (दर्शनी मूल्य रू.१०/- प्रती)	५६८.९८	५६८.९८	५६८.९८	५६८.९८	५६८.९८
इतर समभाग	_	_	_	५१४३.९७	४२१७.००
उत्पन्न प्रतिभाग (रू.१०/ – प्रत्येकी)					
अ. मूळ	२.५२	4.2८	(३.٩३)	9६.७0	9.49
ब. सौमिकृत	२.५२	4.2८	(३.१३)	१६.७ ०	9.49

सदर वरील निष्कर्षाचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि २३ जून, २०२१ रोजी झालेल्या कंपनीच्या संचालक मंडळाच्या सभेत मान्य

करण्यात आले. कंपनीच्या वैधानिक लेखापरिक्षकांनी मर्यादित पुनर्विलोकन केले आहे.

सेबी (लिस्टिंग ॲण्ड अदर डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेर्ल तिमाहीकरिता लेखापरिक्षित एकत्रित वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. तिमाहीकरिता लेखापरिक्षित वित्तीय निष्कर्षाचे संपूर्ण नमुन कंपनीच्या www.goldcrestgroup.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्या www.bseindia.com वेबसाईटवर उपलब्ध आहे. कंपनीने करनिर्धारण कायदा (सुधारित) अधिनियम, २०१९ द्वारे सादर आयकर कायदा १९६१ च्या कलम ११५ बीएए अन्वये विहित पर्याय कंपनीने निवडला आहे. तद्नुसार कंपनीने ३१ मार्च, २०२१ रोजी संपलेल्या वर्षाकरिता आयकरासाठी तरतुद केलेली आहे आणि सदर अनुभागातील विहित दराने

स्थगित कर मालमत्ता पुर्नमोजण्यात आली आहे. सदर बदलाचा संपुर्ण प्रभाव मार्च, २०२१ करिता नफा व तोटा अहवालात दिला आहे. वित्तीय वर्षाच्या प्रत्येक अंतिम तिमाहीचे आकडे हे संपुर्ण वित्तीय वर्षासंदर्भात लेखापरिक्षित आकडे आणि संबंधित वित्तीय वर्षाच्या तृतीय तिमाही अखेरीपर्यंत प्रकाशित वर्ष ते तारीख अलेखापरिक्षित आकडे या दरम्यान ताळमेळ घालणारे आकडे आहेत.

कोविड-१९ महामारीमुळे कंपनीने भाडे वसुली, अ-देयक प्राप्त वस्तु आणि इतर वित्तीय मालमत्ताचे वसुलीमधील कर निर्धारणातील अंदाजित आधारित विश्लेषण आणि आतील व बाहेरील माहिती विचारात घेतली आहे. तथापि कोविड–१९ चा वास्तविक प्रभाव कंपनीच्या वित्तीय अहवालावर अंदाजितपासून वेगळा आहे. पुढील आर्थिक स्थितीतील कोणतेही साहित्यीक बदलाचे कंपनीकडून निरीक्षण केले जाईल.

३९ मार्च, २०२९ रोजी संपलेल्या तिमाहीकरिताचे एकमेव लेखापरिक्षित वित्तीय निष्कर्ष हे कंपनीच्या www.goldcrestgroup.com आणि बीएसईच्या www.bseindia.com वेबसाईटवर उपलब्ध आहेत आणि एकमेव लेखापरिक्षित वित्तीय निष्कर्षाची मुख्य माहिती खालीलप्रमाणे

(र.लाखात)								
		संपलेली तिमाही		संपलेले वर्ष				
तपशील	३१.०३.२०२१ लेखापरिक्षित	३१.१२.२०२० अलेखापरिक्षित	३१.०३.२०२० लेखापरिक्षित	३१.०३.२०२१ लेखापरिक्षित	३१.०३.२०२० लेखापरिक्षित			
एकूण उत्पन्न	४३०.९६	4८4.04	28.94	98८9.२७	८८७.५३			
करपुर्व नफा	938.09	३८८.१७	(१७७.०६)	१२१९.४६	१९६.५०			
करानंतर नफा	983.88	300.93	(१७७.८६)	९५०.४१	८६.२६			
एकूण सर्वंकष उत्पन्न	988.86	२९१.६६	(१८७.३१)	९५४.१३	09.00			

मंडळाच्या आदेशान्वरे गोल्डक्रेस्ट कॉर्पोरेशन लिमिटेडकरित सही/

> अनुपा तन्ना शा व्यवस्थापकीय संचालव डीआयएन: ०१५८७९०५

NOTICE FORM 'G

Notice to members, creditors and other persons whose interests will be affected by the transfer of assets

Notice is hereby given as required by clause (i) of the provision to sub-section (1) of section 17 of the Maharashtra Co-operative Societies Act, 1960, by the Nehru Nagar Saidham Co-Operative Housing Society Limited, Society registered under No.BOM(W-L)/HSG(OH)/1784/85-86 of 1985, dated24-12-1985 and having its registered office at Building No.153, Nehru Nagar, Kurla (East), Mumbai - 400 024to all members/ creditors/ persons interested that the society, after obtaining the approval of the Registrar and a preliminary resolutions to that effect having been passed by a special general meetings of the society held on15-09-2019, 04-03- 2021 and 28-03-2021, has decided to divide itself into Shri Dwarkadhish Co-Operative Housing Society (Proposed) and Shrim Co-Operative Housing Society (Proposed). The details regarding the transfer of liabilities of the society to be divided are given in the Schedule given below:-

(I) Society to be divided: 1) Name of the society; Nehru Nagar Saidham Co-Operative Housing Society Limited

Present area of operation; 1355 sq. meter

(3) Statement showing assets and liabilities:

and liabilities division.

Table	Α					
Sr. No.	De	tails of Assets and Liabilit	ies *	Bank Balance* (Rupees)	Fixed Deposit* (Rupees)	Outstanding Amount * (Rupees)
1	Assets	Maharashtra State Co.Operative Bank Ltd.	Bank Balance as on 31/03/3021	Rs. 15,190/-	Rs. 13,21,730/-	
2		ShamraoVithal Co.Operative Bank Ltd.	Bank Balance as on 23/06/2021	Rs. 7,81,087/-	Rs. 12,54,824/-	
3		Outstanding of Maintenance Charges to be received from Members	Outstanding as on 31.05.2021			Rs. 7,64,628/-
4	Liability	Pending Dues to be paid to MHADA and	Amount of due report before b			as per final audit

*Current figures are approximate. Total Amount of Assets and Liabilities will vary and will be depending on details as per final audit (to be conducted) prior to bifurcation/subdivision of society.

(4) Names of members: - Group A:- (1) Bijamwar Sandeep Baburao, (2) Jain (Gandhi) Rambha Kantilal, (3) Salunkhe Vinay Manohar, (4) Bapna Jayprakash Sohanlal, (5) Patil Dilip Rajaram, (6) Chavarkar Eknath Kashiram, (7) Arte Sharad Yeshwant, (8) Saple Prabhakar Vishwanath, (9) Rane Arun Vinayak, (10) Baikar Ramesh Vajinath. (11) Bhuskute Sheela Sahdeo. (12) Prabhu Varsha Veeresh. (13) Madhavi Shashikant Parshuram, (14) Bhor Yeshwant Nanasaheb, (15) Rane Jayendra Balkrishna, (16) Gupta Kamble Prabha Mohan, (18) Bapna Kailashdevi Jaypra Suhas Laxman, (20) Mahamuni Prabhakar Hanmantrao, (21) Alve Charula Mohan, (22) Pangam Yashwant Gangaram, Group B:-(23) Patil Gajanan Ramkrishna, (24) Thakkar Jayesh Mansukhlal, (25) Deshmukh Amit Bhaskar, (26) Pingale Uma Bhagwan, (27) GujaleSeema Nitin, (28) Mane Jagubai Kisan, (29) Reddy Ragula Jagdish, (30) Patil Snehalata Gajanan, (31) Deshmukh Bhaskar Sadashiv, (32) Bhuskute Shridhar Nagoji, (33) Patil Vinod Tulshiram, (34) Salvi Dilip Ramchandra, (35) Patil Santosh Tulshiram, (36) Ghorpade Vijaya Pandurang, (37) Raghvan R., (38) Chandure Umesh Shrikrishna, (39) Mhatre Chintaman Dharmaji, (40) Koorowley Hasan Ebrahim

(5) Names of creditors: MHADA, MCGM

II. Societies which will stand divided -Particulars of (1) Shri Dwarkadhish Co-Operative Housing Society (Proposed)

(i) Assets and liabilities which will remain with the society after division:

With reference to Table A mentioned above, Assets and liabilities including duesof MHADA, MCGM and outstanding/ arrears of members to be divided as per:-(a) Resolution passed in EGM dt. 04-03-2021 "RESOLVED THAT the consent of members of society be and is hereby accorded for dividing Assets and Liabilities of our society with Bifurcation in ratio of 55% to 45% to group of 22 members (Group A) and 18 Members (Group B) respectively. ", and as per (b) decision made in EGM dt. 28-03-2021.

(ii) Proposed area of operation:- 745.25 sq. meter, as per Resolution passed in EGM dt. 04-03-

2021 "RESOLVED FURTHER THAT The group of 22 people (Group A) will be allocated A-wing and Bwing side (Plot-A as per scheme where Flat 5121 to Flat 5140 were situated) I.e. west side of plot and the Group of 18 members (Group B) will be allotted C-wing and D-wing side (Plot-B as per scheme where

Flat 5141 to Flat 5160 were situated) I.e. east side of plot"
(iii) Name of members who will remain with the society:- Group A :- (1) Bijamwar Sandeep Baburao,
(2) Jain (Gandhi) Rambha Kantilal, (3)Salunkhe Vinay Manohar, (4) BapnaJayprakashSohanlal, (5) Patil Dilip Rajaram, (6) Chavarkar Eknath Kashiram, (7) Arte SharadYeshwant, (8) Saple Prabhakar Vishwanath, (9) Rane Arun Vinayak, (10) Baikar Ramesh Vaijnath, (11) Bhuskute Sheela Sahdeo, (12) Prabhu Varsha Veeresh, (13) Madhavi Shashikant Parshuram, (14) Bhor Yeshwant Nanasaheb, (15) Rane Jayendra Balkrishna, (16) Gupta Kirit Prakashchand, (17) Kamble Prabha Mohan, (18) Bapna Kailashdevi Jayprakash, (19) Manjrekar Suhas Laxman, (20) Mahamuni Prabhakar Hanmantrao, (21) Alve Charula Mohan, (22) Pangam Yashwant Gangaram

(iv) Names of creditors who will remain with the society:- MHADA, MCGM (pending duesof MHADA and MCGM i. e. Liabilities) to be divided as per :- (a) Resolution passed in EGM dt. 04-03-2021 "RESOLVED THAT the consent of members of society be and is hereby accorded for dividing Assets and Liabilities of our society with Bifurcation in ratio of 55% to 45% to group of 22 members (Group A) and 18 Members (Group B) respectively. ", and as per (b) decision made in EGM dt. 28-03-2021

Particulars of (2) Shrim Co-Operative Housing Society (Proposed).

(i) Assets and liabilities which will remain with the society after division :-With reference to Table Amentioned above, Assets and liabilities including dues of MHADA, MCGM and outstanding/ arrears of members to be divided as per:- (a)Resolution passed in EGM dt. 04-03-2021 "RESOLVED THAT the consent of members of society be and is hereby accorded for dividing Assets and Liabilities of our society with Bifurcation in ratio of 55% to 45% to group of 22 members (**Group A**) and 18 Members (**Group B**) respectively. ", and as per (b) decision made in EGM dt. 28-03-2021. (ii) Proposed area of operation:- 609.75 sq. meter, as per Resolution passed in EGM dt. 04-03-2021

RESOLVED FURTHER THAT The group of 22 people (Group A) will be allocated A-wing and B-wing side (Plot-A as per scheme where Flat 5121 to Flat 5140 were situated) I.e. west side of plot and the Group of 18 members (Group B) will be allotted C-wing and D-wing side (Plot-B as per scheme where Flat 5141 to Flat 5160 were situated) I.e. east side of plot" (iii) Names of members who will remain with the society:-Group B:- (1) Patil Gajanan Ramkrishna,

2) Thakkar Jayesh Mansukhlal, (3) Deshmukh Amit Bhaskar, (4) Pingale Uma Bhagwan, (5) Gujale Seema Nitin, (6) Mane Jagubai Kisan, (7) Reddy Ragula Jagdish, (8) Patil Snehalata Gajanan, (9) Deshmukh Bhaskar Sadashiv, (10) Bhuskute Shridhar Nagoji, (11) Patil Vinod Tulshiram, (12) Salvi Dilip Ramchandra, (13) Patil Santosh Tulshiram, (14) Ghorpade Vijaya Pandurang, (15) Raghvan R., (16) Chandure Umesh Shrikrishna, (17) Mhatre Chintaman Dharmaji, (18) Koorowley

(iv) Names of creditors who will remain with the society:- MHADA, MCGM (pending duesof MHADA and MCGM i. e. Liabilities) to be divided as per :- (a)Resolution passed in EGM dt. 04-03-2021 "RESOLVED THAT the consent of members of society be and is hereby accorded for dividing Assets and Liabilities of our society with Bifurcation in ratio of 55% to 45% to group of 22 members (Group A) and 18 Members (Group B) respectively. ", and as per (b) decision made in EGM dt. 28-03-2021 Any person whose interest is affected by the proposed transfer of assets and liabilities, division may

send his objections, if any, and give intimation of his option to become a member of any of the new societies/to continue his membership in the converted/divided society/to demand payment of share or interest or dues, to the office of the society within one month from the date of this notice

If no option is exercised and if no objection is received within one month, it will be assumed that the interested persons have assented to the decision

Place: Mumbai Date: 24-06-2021

By order of the Managing Committee