SURYAKRUPA FINANCE LIMITED

CIN: L60200GJ1986PLC083845

Registered Office: Plot No. 267, Ward 12/B, Gandhidham, Gujarat-370201 India

Email: investorsuryakrupa@gmail.com Website: www.suryakrupafinance.in Contact: 9979898027

SFL/BSE/2022 16/02/2022

To
General Manager **Department of Corporate Services**BSE Limited

P. J. Towers, Fort,

Mumbai – 400 001

Ref.: Scrip Code: 511185.

Sub.: Un-Audited Financial Results published in newspapers for quarter ended on 31st December, 2021

Dear Sir/Madam,

Please find attached herewith copies of newspaper advertisements of un-audited financial results for the quarter ended on 31st December 2021, published in "The Indian Express", English newspaper and "The Financial express" Gujarati newspaper on 16th February, 2022.

We request you take it in your record.

Thanking you,

Yours faithfully,

For, SURYAKBNEAKINANCE LIMITED

Akansha Rithaliya Compliance Officer

Memb. No. 35204

Encl.: As Above

Amber Development and Management Authority Old Vidhan Sabha Building, Hawa Mahal, Jaipur

Request for Proposal (RFP) NIT No. 11/2021-22

RFP is hereby invited to provide Consultancy services for Conservation estoration & Development of SMS Town Hall (Old Vidhan Sabha) Jaipur into world lass "Rajasthan Heritage Museum" Complete details relating to eligibility criteria, terms and conditions and other formation are available on the official website https://eproc.rajasthan.gov.in

ppp.rajasthan.gov.in

Technical and Financial offers, duly completed in all respects must be uploaded separately on the official website http://eproc.rajasthan.gov.in NIB NO.-ADA2122A0013 & UBN No. ADA2122SLOB00065

Executive Director (Works)

TIAAN CONSUMER LIMITED

CIN:L85100GJ1992PLC017397

Address: 405, Patel Ashwamegh Complex Jetalpur Road, Near Dairy Den Circle, Sayajigunj Vadodara 390005 Extract of Unaudited Financial Results for the Quarter ended 31/12/2021

			(Rs. In Lakhs	except EPS)	
Sr. No.	Particulars	Quarter Ending on 31.12.2021	Year to Date Figures 31.12.2021	Corresponding Three Months Ended in the Previous Year 31.12.2020	
1	Total income from operations (net)	3.29	11.01	32.76	
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	1.76	-0.41	9.83	
3	Net Profit for the period before Tax, (after Exceptional and/or Extraordinary items)	1.76	-0.41	9.83	
4	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	1.76	-0.56	7.35	
5	Total Comprehensive income for the period (after Tax)	1.76	-0.56	7.35	
6	Equity Share Capital	1026.90	1026.90	645.85	
7	Other Equity	-	-	-	
8	Face Value of Equity Share Capital	10/-	10/-	10/-	
9	Earnings Per Share (Basic / Diluted)	0.02	0.00	0.11	
Note:					

The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange website i.e. www.bseindia.com.

For, Tiaan Consumer Limited SD/-

Satish Bhagat Director Date: 15.02.2022 DIN: 07967667 Place: Vadodara



Notice of Branch Closure

The Sanand branch of DBS Bank India Limited (erstwhile LVB) located at Shop No.103, 1st floor, Aakar Arcade, Sanand Ahmedabad Highway, Gujarat-382110 (contact number 9004981788) will be closing at the end of branch business hours on 13th May 2022.

We request all the customers of the branch to visit the above premises or contact us at the given number before 13th May 2022, for further details of the banking relationships across Deposits & Loan products (specifically Lockers & Gold Loans).

Please feel free to contact us at 18602674567 or visit https://www.lvbank.com/branchoptimization.aspx for further details



Cholamandalam Investment and Finance Company Limited Corporate Office: 1st Floor, "Dare House", No. 2, N.S.C. Bose Road, Chennai-600001 Branch Office: Office No. B-111, ICC Business Center, Besides Kadiwala School,

Enter a better life Opp. Civil Hospital, Majuragate, Surat - 395002 AND NOTICE UNDER SECTION 13[2] OF THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002

1	Name of Borrower(s) &	Address	Secured Assets				
	Α			В			
Ranchod Gujarat-3 Chodvad Sports Cl 395006 Chodava	hbhai Balubhai Choo Nagar, Nana Vara 95006. (2) Manishabe iya, 18 - Ranchod ub,nana Varachha, Si (3) Shantaben diya, 18 - Ranchod , Surat, Gujarat-395006	chha, Surat, n Jayeshbhai Nagar, Akar urat, Gujarat- Balubhai Nagar, Nana	18 admeasurir construction ir No. 58 paliki Bl Item no.2:- All 19 admeasurir mtrs. construc Survey No. 58	I the piece & parcel of immovable property bearing 140 sq. yard i.e. 117.10 sq.mts., along with 20 n "Ranchhod Nagar Society". situate at Reverock no. 94, Nanavarachha, Simada Road, city of the piece & parcel of immovable property bearing 93.33 sq. yard i.e. 78.06 sq.mts., along with tion in "Ranchhod Nagar Row House". situate a paliki Block No. 94, T.P. Scheme no.38 (Nana 68 of moje Nanavarachha, city of Surat.	o' x 32' feet nue Survey of Surat. ng Plot No. 132.35 sq. at Revenue		
Date of	Account Number	Loan	Date of Demand	Outstanding Amount	NDA Data		

Date of Loan	Account Number	Loan Amount	Date of Demand Notice	Outstanding Amount	NPA Date			
С	D	E	F	G	Н			
30.04.20 17.05.20 31.10.20	18 X0HERHE00002403825	Rs. 85,00,000/- Rs. 67,50,000/- Rs.28,21,877/-	28.01.2022	Rs.1,72,11,722.68/- as on 23.01.2022 together with further interest at contractual rate of interest,	03-01-2022			
Name of Borrower(s) & Address			Secured Assets					
_	A			В				

(1) Ranchhod Bhagwanbhai Monpara, C/2-202, Eklavya Residency, Utran Road Surat, Utran, Gujarat-394105 (2) Ashaben Ranchhodbhai All the piece and parcel of immovable property bearing Flat No. 202 on 2nd floor admeasuring 65.53 sq.mtrs built up area, along with undivided share in land of "Eklavya Residency, Building No. C/2", situated at Revenue Survey Monpara, C/2-202, Eklavya Residency, Utran No. 229+231+233+236 paiki Block No.232/2/2, T.P. No.24 (Motavarachha Road Surat, Utran, Gujarat-394105. Utran), F.P.No. 93/B/2, of moje :Motavarachha, city of Surat

Date of Loan	Account Number	Loan Amount	Date of Demand Notice	Outstanding Amount	NPA Date		
С	D	Е	F	G	Н		
29.03.2017	X0HERHE00001946652	Rs.15,00,000/-	28.01.2022	Rs.20,81,461.59/- as on 19.01.2022 together with further interest at contractual rate of interest,	30.11.2018		
Name of Borrower(s) & Address			Secured Assets				
3 A			В				
(4) Cation	Jaimadan Chardi, Ela	+ No 201 2nd	Many no. 4. All the tries of a great of improvement and a great plant black.				

1) Satish Jaivadan Chevli, Flat No 301 3rd Floor Shanti Kunj Appt, Rustampura Moto Mohllo Surat, Choryasi, Gujarat-394210. **(2) Kaminiben Satish Chevali,** Flat No 301 3rd Floor Shanti Kunj Appt, Rustampura Moto Mohllo Surat, Choryasi, Gujarat-394210.(3) Jayvadanbhai A Chevli, Flat No 301 3rd Floor Shanti Kunj Appt, Rustampura Moto Mohllo Surat, Choryasi, Gujarat-394210.(4) Hansaben

admeasuring 24 x 30 feet i.e. 80 sg. vard i.e. 66.88 sg.mts., in situate at Revenue Survey No. 9 Paiki Block No. 60, of moje Limbayat, city of Surat, own by Hansaben Jayvadan Chevali. Item no. 2:- All the piece & parcel of immovable property bearing Flat No.301 on the 3rd floor admeasuring 613 sq. feet i.e. 56.97 sq. mtrs. build up area along with undivided share in the land of "Shantikunj Apartment" situate at city

survey no. 339/A/3/A admeasuring 35.67.49 sq. mtrs. & 339/A/3/B admeasuring 142.97.84 sq.mtrs. of ward no. 2 of Rustampura, city of Surat. Jayvadan Chevli, Flat No 301 3rd Floor Shanti Kunj Appt, Rustampura Moto Mohllo Surat, Choryasi, Gujarat-394210.**(5) Princy Creation**, Plot No 5/a/b Survey No 9/2 Block B-60, Mahaprabhu Nagar Limbayat Surat, Choryasi, Gujarat-394101. **(6) Shree Jee Fashion**, Plot No 5/a/b Survey No 9/2 Block B-60, Mahaprabhu Nagar Limbayat Surat, Choryasi, Gujarat-394101.

Date of	Account Number	Loan	Date of I	Demand	Outstanding Amount	NPA Date
Loan	Account Number	Amount	Not	ice	Odistaliding Allount	NFA Date
С	D	Е	F	:	G	Н
28.09.2017	X0HERHE00002118956	Rs.31,50,000/-	28.01.2022		Rs.47,37,824.27/- as on 19.01.2022 together with	31.12.2019
28.09.2017	X0HERHE00002118953.	Rs.12,00,000/-			further interest at contractual rate of interest,	31.12.2019
Name of Borrower(s) & Address				Secured Assets		

(1) Shailesh Hiralal Patel, B-48, Nandanvan Township, Ramayan Park, Choryasi, Gujarat-394210. **(3) Nandiben Hiralal Patel**, B-48, Nandanvan Township, Opp Ramayan Park, Choryasi, Gujarat-394210. (4) Shivsai Trading, Fouji Industries, 10, Mahatma Gandhi Road, Udhna, Choryasi, Gujarat-394210. **(5) Hiralal Dullabhbhai** Patel, B-48, Nandanvan Township, Opp Ramayan Park,

All the piece and parcel of immovable property bearing Plot Opp Ramayan Park, Choryasi, Gujarat-394210. **(2) Rina**No. B/48 admeasuring 39.96 sq. mts, & 55.84 sq.mts. built **Shailesh Patel,**B-48, Nandanvan Township, Opp up area construction & along with 31.55 undivided share in up area construction & along with 31.55 undivided share in the land of road & C.O.P. in "Nandanvan Township of 'B' type situate at Revenue Survey No.214 paiki Block No. 315 to 320, draft T.P. Scheme no.41 (Dindoli), Final Plot No. 4 to 9 (as T.R. Final Plot No.13) paiki sub plot no.3 admeasuring 2158 sq.mts. of moje: Dindoli, city of Surat. own by Nandiben Hiralal Patel.

Date of Loan	Account Number	Loan Amount	Date of Demand Notice	Outstanding Amount	NPA Date
С	D	E	F	G	Н
31.03.2017	X0HERHE00001956898	Rs.18,50,000/-	28.01.2022	Rs.22,84,721.23/- as on 19.01.2022 together with	30.04.2021
18.09.2020	HE02RHE00000001742.	Rs.3,45,167/-	20.01.2022	further interest at contractual rate of interest,	30.04.2021

The Under signed is the Authorised Officer of Cholamandalam Investment & Finance Company Limited hereinafter called the secured creditor, under Rule 2[a] of the security Interest [Enforcement] Rules framed under the Securitisation and Reconstruction of Financial Assets and Enformcement of Security Interest Act, 2002. In pursuant to Name of Borrower's / Co - Borrower's Guarantor's & Address mentioned in column [A] Secured Assets in column [B] Date of Loan in column [C] Account Number in column [D] Loan Amount in column [E] Date of Demand Notice in Column [F] Outstanding amount in Column [G] NPA Date in Column [H]. Towards the due repayment of loan, equitable mortgage by deposit of title deeds of the assets in column [G] was

On persistent default in repayment of the loan amount the loan accounts of the borrowers have been classified by the secured creditor as **Non Performing Asset column (H)** accordance with the directions and guidelines issued by the Reserve Bank o ndia. Consequently notice under Sec. 13[2] of the Act was also issued to each of the borrowers on the dated mentioned in colum [F], which have been returned undelivered. I state the under section 13[8] of the Securitisation Act, you can redeem the secured asset by payment of the entire outstanding including all costs, charges and expenses before notification of sale.

in view of the above , the above named borrowers are called upon to discharge in full their liabilities towards the Secured Credito by making the payment of the entire outstanding indicated in Column [G] above including up to date interest, costs and charges within 60 days from the date of notice, failing which, the creditor shall be entitled to take possession of the Secured Asset and shall also take such other actions as is available to the Secured Creditor in law. In the absence of full discharge of dues even agree the transfer of secured assets the secured creditor reserves its right to proceed against the borrowers before a Sole Arbitrator ,in term of the Loan Agreement. In addition the above named borrowers shall not alienate by way of transfer, sale lease or otherwise of create third party interest or dealing with the Secured Asset in column [B] mentioned against the name of the each borrowers in any manner except with specific prior written permission of the secured creditor.

Date: 15.02.2022 Cholamandalam Investment and Finance Company Limite Place : Surat



टीएचडीसी इंडिया लिमिटेड THDC INDIA LIMITED

(श्रेणी-क, मिनी रत्न, सरकारी उपक्रम)

(Schedule-A, Mini Ratna, Government PSU) CIN: U45203UR1988GOI009822

[Regulation 52 (8), read with Regulation 52 (4) of the SEBI (Listing Obligations and Other Disclosure Requirements) Regulations, 2015 (LODR Regulations)]

	Regulations, 2013 (CODR Regulations)] (< In Crore)										
S.		Standalone				'			Consolidated	ı	
No.	-	Quarte	er ended	Nine mon	nths ended	Year ended	Quarte	er ended	Nine mon	nths ended	Year ended
		31.12.2021	31.12.2020	31.12.2021	31.12.2020	31.03.2021	31.12.2021	31.12.2020	31.12.2021	31.12.2020	31.03.2021
	'	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	Audited	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	Audited
1	2	3	4	5	6	7	8	9	10	11	12
1	Total Income from Operations	749.79	527.18	1768.59	1649.20	2501.93	749.81	527.18	1768.68	1649.20	2502.01
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items#)	521.14									
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items#)	521.14									
4	Net Profit / (Loss) for the period after tax (after Exceptional and/ or Extraordinary items#)	359.03									
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	358.64									
6	Paid up Equity Share Capital	3665.88									
7	Reserves (excluding Revaluation Reserve)	6836.38	6111.10	6836.38	6111.10	6251.55	6836.25	6111.10	6836.25	6111.10	6251.36
8	Securities Premium Account	_!	_!	-'	-	-!	-'	-'	-	-'	-
9	Net worth	10502.27									
10	Paid up Debt Capital/ Outstanding Debt	6367.81	4954.91	6367.81	4954.91	5547.73	6367.81	4954.91	6367.81	4954.91	5547.73
11	Outstanding Redeemable Preference Shares		-!		-	- J	-!	-!	_		-
	Debt Equity Ratio	0.61	0.51	0.61	0.51	0.56	0.61	0.51	0.61	0.51	0.56
13	Earnings Per Share (of Rs. 1000/-each) (for continuing and discontinued operations) –										
	1. Basic:	97.94									
	2. Diluted:	97.94	58.51	212.04	177.62	297.99	97.94	58.51	212.05	177.62	297.94
14	Capital Redemption Reserve		'	-'	-		'		_		-
15	Debenture Redemption Reserve	115.88									
16	Debt Service Coverage Ratio	0.90									
17	Interest Service Coverage Ratio	4.36	3.71	3.26	3.69	4.35	4.36	3.71	3.26	3.69	4.32

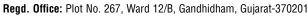
- #-Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind AS Rules / AS Rules, whichever is applicable. Notes:
- 1. The above results have been approved by the Board of Directors at their meeting held on 14.02.2022. 2. The above is an extract of the detailed format of quarterly unaudited Financial Results filed with the Stock Exchanges under Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly unaudited Financial Results is available on the stock exchange websites, www.nseindia.com and www.bseindia.com and on the Company's website www.thdc.co.in (https://www.bseindia.com/xml-data/corpfiling/AttachLive/1cce16f8-73cc-43fa-934e-0150dbf5ff2d.pdf and https://archives.nseindia.com/content/debt/WDM/Debt_14022022194310_financialFiling.pdf)
- 3. For the other line items referred in regulation 52(4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, pertinent disclosures have been made to the stock exchanges and are available on the stock exchanges websites, www.nseindia.com and www.bseindia.com/content/debt/WDM/Debt_14022022194310_financialFilling.pdf and on the

Date: 14.02.2022

For and on Behalf of Board of Directors J. Behera, Director (Finance)/CFO DIN: 08536589

(₹ in Crore

Generating Power... Transmitting Prosperity...



SURYAKRUPA FINANCE LIMITED CIN: L60200GJ1986PLC083845

Email: investorsuryakrupa@gmail.com Website: www.suryakrupafinance.in Contact: 9979898027 STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR QUARTER ENDED ON 31st December, 2021

		(R	s. In Lakhs)
Particulars	Quarter ended 31.12.2021	Nine Months ended 31.12.2021	Quarter ended 31.12.2020
	(Unaudited)	(Unaudited)	(Unaudited)
Total Income from Operations (net)	464.53	464.53	0.00
Net profit/(loss) for the period (before Tax, Exceptional and Extraordinary items)	20.81	17.06	(0.91)
Net Profit/(loss) for the period after tax (after Exceptional and Extraordinary Items)	20.81	17.06	(0.91)
Equity Share Capital (Face Value of Rs.10/- each)	100	100	100
Earnings Per Share Basic/ Diluted	2.08	1.71	(0.09)

Note: The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the quarterly unaudited financial results are available on the Stock Exchange website: www.bseindia.com and also on Company's website at www.suryakrupafinance.ir

For, Suryakrupa Finance Ltd. Sd/-Akansha pithaliya

Date: 15/02/2022 (Compliance Officer)

GALA GLOBAL PRODUCTS LIMITED Regd. Off.: B-1, Laxmi Com. CO. Op. Estate, B/h Old Navneet GALA Press, Sukhramnagar, Ahmedabad-380021 Phone: 079 22778955, 079 22772921 email: inf.galaglobal@gmail.com; Website: www.galaglobalhub.com

E	EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED ON 31.12.2027					
S	Particulars	Quarter (Unaud 31.12.2021 -		9 Months Ended 31.03.2021 (Unaudited)		
╟	Total Income from Operations	963.52	2211.11	3838.98		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items)	-69.08	117.39	106.88		
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	-69.08	117.39	106.88		
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	-72.55	80.91	60.41		
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period(after tax) and Other Comprehensive Income (after tax)]	0.0	0.0	0.0		
1	Paid up equity Share capital. (face value of Rs.5 each)	2729.40	2729.40	2729.40		
7	Reserves(excluding revaluation reserves) as shown in the Audited Balance sheet of Previous year	1365.60	1365.60	1365.60		
8	Earnings Per Share (for continuing and discontinued operations) - Basic & Diluted.(in Rs.)	-0.13	0.15	0.11		

Note: The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Financial Results is available on the websites of the Stock Exchange(s) and the listed entity

Date.: 14-02-2022 Place.: Ahmedabad

Place: Gandhidham

For and on behalf of the board Sd/- Avani Shah (Managing Director)



NANDAN DENIM LIMITED

CIN: L51909GJ1994PLC022719

Registered Office: Survey No. 198/1 & 203/2, Saijpur - Gopalpur, Pirana Road, Piplej, Ahmedabad - 382405

Corporate Office: Chiripal House, Near Shivranjani Cross Roads, Satellite, Ahmedabad - 380015 Tel.: 079-267346660/2/3 Website: www.nandandenim.com Email: cs.ndl@chiripalgroup.com

NOTICE

NOTICE is hereby given pursuant to the provisions of Section 108 and 110 and other applicable provisions, if any, of the Companies Act 2013 ("the Act") read with Rule 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification and re-enactment(s) thereof for the time being in force), SEBI Listing Obligations and Disclosure Requirements (LODR) 2015 and the Listing agreement that the approval of members of Nandan Denim Limited ("The Company") is being sought for the below mentioned business (detailed business have been provided in the notice of Postal Ballot dated Thursday February 10, 2022), by way of voting by electronic means (hereinafter termed as "Remote e-voting") by following the process of postal ballot and remote e-voting;

- 1. TO APPROVE INCREASE IN AUTHORISED SHARE CAPITAL OF THE COMPANY AND MAKE CONSEQUENT ALTERATION IN CLAUSE V OF THE MEMORAN-DUM OF ASSOCIATION
- 2. TO CONSIDER AND APPROVE THE ISSUANCE OF BONUS SHARES

In terms of the circulars issued by the Ministry of Corporate Affairs, Government of India (the "MCA") vide its General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 33/2020 dated September 28, 2020, General Circular No. 39/2020 dated December 31, 2020. General Circular No. 10/2021 dated June 23, 2021 and General Circular No. 20/2021 dated December 08, 2021 (the "MCA Circulars") read with Circular No. SEBI/HO/CFD/CMD1/CIR/ P/2020/79 dated May 12, 2020 and Circular No. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021, issued by SEBI. The Company has already sent Postal Ballot Notice on Monday, February 14, 2022 in electronic form i.e. though email to all the shareholders of the Company whose names appear in the beneficial owners list as received from Depositories as on Friday, February 11, 2022 ("Cut Off Date"). In compliance with the said MCA Circulars, hard copy of Postal Ballot Notice, Postal Ballot Forms and pre-paid business envelope, will not be sent to the shareholders for this Postal Ballot Shareholders. Accordingly, the communication of the assent or dissent of the members would take place through the remote e-voting system only.

Therefore, those shareholders who have not yet registered their e-mail address are requested to get their e-mail addresses submitted, by following the procedure as given here:

- (a) In case shares are held in physical mode, please provide Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to cs.ndl@chiripal-
- (b) In case shares are held in demat mode, please provide DPID-CLID (16 digit DPID + CLID or 16 digit beneficiary ID), Name, client master or copy of Consolidated Account statement, PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) to cs.ndl@chiripalgroup.com
- (c) Alternatively, shareholder/members may send a request to helpdesk.evoting@cdslindia.com for procuring user id and password for e-voting by providing above mentioned documents.

The Shareholders are requested to note that in terms of SEBI circular dated December 9, 2020 on e-Voting facility provided by Listed Companies, Individual shareholders holding securities in demat mode are allowed to vote through their demat account maintained with Depositories and Depository Participants. Shareholders are required to update their mobile number and email ID correctly in their demat account in order to access e-Voting facility

The Company has entered into an agreement with Central Depository Services (India) Limited ("the CDSL") for facilitating remote e-voting. Members may note that the voting period commences from Tuesday, February 15, 2022 (09:00 A.M.) and will end on Wednesday, March 16, 2022 (05:00 P.M.) (Both days inclusive). The e-voting module will be disabled for voting thereafter by CDSL and remote e-voting shall not be allowed beyond the said date and time. During this period, the Members of the Company holding equity shares either in physical form or dematerialised form, as on Friday, February 11, 2022 ('cut-off date'), may cast their vote electronically. Once vote on a resolution is cast by the member, he/ she shall not be allowed to change it subsequently or cast the vote again. Please note that remote E-voting module shall be disabled for voting by Link Intime after the last date and time. The detailed procedure for voting has been given in the Postal Ballot Notice.

The Board of Directors of the Company has appointed M/s Chirag Shah and Associates Firmof Practicing Company Secretaries, as the Scrutinizer, Ahmedabad for conducting the postal ballot and remote e-voting process in a fair and transparent manner.

The result of the voting will be declared on or before Friday, March 18, 2022 at the Registered Office of the Company. The result of the voting will also be posted on the Company's website www.nandandenim.com and communicated on the same day to stock exchange, registrar and share transfer agent and e-voting agency.

Member who does not receive the postal ballot notice may send an email to cs.ndl@chiripalgroup.comor may apply to CDSL at helpdesk.evoting@cdslindia.com and obtain a copy of postal ballot notice. The copy of postal ballot notice may also be downloaded from website of Company at www.nandandenim.com and website of e-Voting Agency at https://www.evotingindia.com

Any query/grievance may please be addressed to Company Secretary of our Company at Survey No 198/1 203/2 Saijpur Gopalpur Pirana Road, Piplej, Ahmedabad, Gujarat, 382405 or at Email id: cs.ndl@chiripalgroup.com or to at helpdesk.evoting@cdslindia.com with respect to the voting by remote electronic means.

You may refer the Frequently Asked Questions (FAQs) for Shareholders and e-votinguser manual for Shareholders available at the download section of helpdesk.evoting@cdslindia.com or call on 022- 23058738 or send a request at evoting@nsdl.co.in.

Place: Ahmedabad **Date :** February 14, 2022 For NANDAN DENIM LIMITED

Purvee Roy Company Secretary (Mem. No. F8978)

Ahmedabad

PARMAX PHARMA LIMITED

Reg. off: Plot No. 20, Rajkot Gondal National Highway No.27 Hadamtala, Tal. Kotda Sangani, Dist. Rajkot (Gujarat) - 360311. INDIA (CIN: L24231GJ1994PLC023504 Web: www.parmaxpharma.com, E-mail - info@parmaxpharma.com)

Extract of Unaudited Financial Results for the Quarter Nine Months ended 31/12/2021

					(Rs.	In Lakh)
Sr. No.	Particulars	Quarter Ended 31/12/2021	Quarter Ended (30/09/2021)	Quarter Ended (31/12/2020)	Nine Months Ended (31/12/2021)	Nine Months Ended (31/12/2020)
1	Total income from operations (net)	289.14	656.71	1047.41	1120.91	1887.87
2	Net Profit / (Loss) for the period (before tax, Exceptional and / or Extraordinary items)	-51.81	114.06	153.68	18.75	105.76
3	Net Profit / (Loss) for the period before tax (After Exceptional and / or Extraordinary items)	-51.81	114.06	153.68	18.75	105.76
4	Net Profit / (Loss) for the period After tax (After Exceptional and / or Extraordinary items)	-51.81	114.06	153.68	18.75	105.76
5	Total Comprehensive Income for the period	-51.81	114.06	153.68	18.75	105.76
6	Equity Share Capital	374.13	374.13	374.13	374.13	374.13
7	Reserves (excluding Revaluation Reserve as shown in the balance Sheet of previous year)				115.47	167.05
8	Earning Per Share (before extraordinary items) (of Rs.10/- each)					

Note: 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) & on Company's website (www.parmaxpharma.com)

3.05

-1.38

Place : Hadamtala

Basic and Diluted EPS

Date : 14th February, 2022

For, Parmax Pharma Limited sd/-

0.50

Umang Alkesh Gosalia Managing Director Din No. : 05153830

4.11

SURYAKRUPA FINANCE LIMITED

CIN: L60200GJ1986PLC083845

Regd. Office: Plot No. 267, Ward 12/B, Gandhidham, Gujarat-370201 Email: investorsuryakrupa@gmail.com Website: www.suryakrupafinance.in Contact: 9979898027

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR QUARTER ENDED ON 31st December, 2021

		(NS. IN LAKUS
Particulars	Quarter ended 31.12.2021	Nine Months ended 31.12.2021	Quarter ended 31.12.2020
	(Unaudited)	(Unaudited)	(Unaudited
Total Income from Operations (net)	464.53	464.53	0.00
Net profit for the period (before Tax, Exceptional and Extraordinary items)	20.81	17.06	(0.91)
Net Profit for the period after tax (after Exceptional and Extraordinary Items)	20.81	17.06	(0.91)
Equity Share Capital (Face Value of Rs.10/- each)	100	100	100
Earnings Per Share Basic/ Diluted	2.08	1.71	(0.09)
Note: The above is an extract of the detailed format of Quarterly Financial D	oculto filed wit	th the Stock Ev	ohanga unda

Note: The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (LODR) Regulations, 2015. The full format of the quarterly unaudited financial results are available on the Stock Exchange website: www.bseindia.com and also on Company's website at www.suryakrupafinance.in For, Suryakrupa Finance Ltd.

Place: Gandhidham

Akansha pithaliya (Compliance Officer)



in Office: No. 196, TTK Road, Alwarpet, Chennai 600 018

SASF

STRESSED ASSETS STABILISATION FUND (SASF) Principal office- IDBI Tower, 3rd Floor, WTC Complex, Cuffe Parade, Mumbai- 400005

SALE OF FINANCIAL ASSET

Stressed Assets Stabilisation Fund (SASF), a Government of India Trust, notified as a Financial Institution by Central Government through its notification dated September 29, 2004 under Section 2(h) (ii) of the Recovery of Debts due to Banks and Financial Institutions Act, 1993, invites bids for sale of one of its financial assets viz. M/s Asian Alloys Limited to the eligible ARCs/Banks NBFCs/FIs on "As is where is and As is what is and without recourse" basis. Brief details of financial asset showcased:-

Name of the Company (Amt. in crore) 1 M/s Asian Alloys Limited All Cash 32.50 For details please visit website www.sasftrust.com and www.idbibank.in. For

further details, you may contact at email- sv.shinde@idbi.co.in and shubhranshu.sahoo@idbi.co.in.SASF reserves the right to accept or reject any bids.

n case of any further clarification, the following officers may be contacted: Shri Santosh V Shinde -Deputy General Manager(SASF) -022-66552048

(M) 8240010549/9969024683. Shri Shubhranshu Sekhar Sahoo -Assistant General Manager (SASF) 022-66552369. (M) 9560523180

Deputy General Manager Stressed Assets Stablisation Fund Date : 16.02.2022



PUBLIC NOTICE

NOTICE IS HEREBY GIVEN THAT (1) FOLIO NO. 1026922 SHARE CERTIFICATE NO. 23872 FOR 205 SHARES OF RS. 2/- (RUPEES 2/- PAIDUP) EACH BEARING DISTINCTIVE NO. 11150586 TO 11150790 AND (2) FOLIO NO. 1026922 SHARES CERTIFICATE NO. 919559 FOR 20 SHARES OF RS. 2/- (RUPEES 2/-PAIDUP) EACH BEARING DISTINCTIVE NO. OF 5830797077 TO 5830797096 TOTAL 225 SHARES (TWO HUNDRED TWENTY FIVE SHARES) OF ICICI BANK LTD. WHICH CIN NO. L65190GJ1994PLC021012, HEAVING ITS REGISTERED OFFICE AT ICICI BANK TOWER NEAR CHAKLI CIRCLE, OLD PADRA ROAD, VADODARA-390007 REGISTERED IN THE NAME OF KAMLESH A SHAH HAVE BEEN LOST. KAMLESH A SHAH HAS APPLIED TO THE COMPANY FOR ISSUE OF DUPLICATE CERTIFICATE. ANY PERSON WHO HAS CLAIM IN RESPECT OF THE SAID SHARE CERTIFICATE SHOULD LODGE SUCH CLAIM WITH THE COMPANY WITH IN 15 DAYS OF THE PUBLICATION OF THIS NOTICE . DATE: 16/FEB./2022



એલેમ્બિક ફાર્માસ્યુટિકલ્સ લિમિટેડ

CIN: L24230GJ2010PLC061123 **૨૭૦૨૮ર્ડ ઓફિસ :** એલેમ્બિક રોડ, વડોદરા - ૩૯૦ ૦૦૩ डोन: +८१ २९५ २२८०५५० ઈ–મેલ: apl.investors@alembic.co.in ใหม่เยือ: www.alembicpharmaceuticals.com

સભ્યોને પોસ્ટલ બેલેટ અને ઈ-વોટિંગ સુવિધા આપવા બાબતની નોટિસ

સભ્યોને આથી જાણ કરવામાં આવે છે કે કંપની અધિનિયમ, ૨૦૧૩ ની કલમ ૧૧૦ ની સાથે વંચાતા કંપનીઝ (મેનેજમેન્ટ એન્ડ એડમિનિસ્ટ્રેશન) નિયમો, ૨૦૧૪, ના નિયમ ૨૦ અને ૨૨ ની જોગવાઈઓ અન્વયે, કોર્પોરેટ મંત્રાલય દ્વારા જારી કરવામાં આવેલ તારીખ ૮મી એપ્રિલ, ૨૦૨૦ ના સામાન્ય પરિપત્ર નંબર ૧૪/૨૦૨૦, તારીખ ૧૩મી એપ્રિલ. ૨૦૨૦ ના સામાન્ય પરિપત્ર નંબર ૧૭/૨૦૨૦, તારીખ ૧૫મી જૂન, ૨૦૨૦ ના સામાન્ય પરિપત્ર નંબર ૨૨/૨૦૨૦, તારીખ ૨૮મી સપ્ટેમ્બર, ૨૦૨૦ ના सामान्य परिपत्र नंजर 33/२०२०, तारीज 39मी डिसेम्जर, २०२० ना सामान्य પરિપત્ર નંબર ૩૯/૨૦૨૦, તારીખ, ૨૩મી જૂન, ૨૦૨૧ ના સામાન્ય પરિપત્ર નંબર ૧૦/૨૦૨૧, અને ૮મી ડિસેમ્બર, ૨૦૨૧ ના સામાન્ય પરિપત્ર નંબર ૨૦/૨૦૨૧ ("એમસીએ પરિપત્રો"), સિક્ચોરિટીઝ એન્ડ એક્સચેન્જ બોર્ડ ઓફ ઈન્ડિયા (લિસ્ટિંગ ઓબ્લિગેશન્સ અને ડિસ્કલોઝર રીક્વાયરમેન્ટસ) રેગ્યુલેશન્સ, ૨૦૧૫ ("સેબી લિસ્ટિંગ રેગ્યુલેશન્સ, ૨૦૧૫") ના નિયમન ૪૪, જનરલ મીટિંગ્સ પર સેક્રેટરીયલ સ્ટાન્ડર્ડ ("SS-2") અને અન્ય લાગુ કાયદા, નિયમો અને વિનિયમો (કોઈપણ વૈદ્યાનિક ફેરફાર અથવા તેના પુનઃઅધિનિયમ સહિત), કંપનીએ નેશનલ સિક્યોરિટીઝ ડિપોઝિટરી લિમિટેડ ("NSDL") મારફતે તારીખ ૧૦મી ફેબ્રુઆરી, ૨૦૨૨ની પોસ્ટલ બેલેટ નોટિસ ("પોસ્ટલ બેલેટ નોટિસ") ઈ-મેલ દ્વારા મંગળવાર, ૧૫મી ફેબ્રુઆરી, ૨૦૨૨ના રોજ સભ્યોને, ઉપરોક્ત નોટિસમાં ઉલ્લેખિત વિશેષ ઠરાવના સંદર્ભમાં તેમની મંજૂરી માટે મોકલેલ છે.

એમસીએ પરિપત્રોનું પાલન કરતાં. આ પોસ્ટલ બેલેટ નોટિસ કક્ત ઇલેક્ટોનિક માધ્યમ દ્વારા તે સભ્યોને મોકલવામાં આવેલ છે, જેમના નામ ડિપોઝિટરીઝમાંથી મેળવેલ રજીસ્ટર ઓફ મેમ્બર્સ / લાભાર્થી માલિકોની સૂચિ પર શુક્રવાર, ૧૧મી ફેબ્રુઆરી, ૨૦૨૨ ("કટ-ઓફ તારીખ") ના રોજ દર્શાવેલ છે, અને જેમના ઈ-મેલ એડ્રેસ કંપની / ડિપોઝિટરીઝમાં નોંધાચેલા છે. કટ-ઓફ તારીખ પછી સભ્ય બનેલ વ્યક્તિ માટે પોસ્ટલ બેલેટ નોટિસ **ફક્ત માહિતી માટે છે**.

વધુમાં, એમસીએ પરિપત્રોનું પાલન કરતાં, કંપનીએ સભ્યો માટે તેમના ઈ-મેલ એડ્રેસની નોંધણી કરાવવા માટે જરૂરી વ્યવસ્થા કરી છે. જે સભ્યોએ તેમના ઈ-મેલ એડેસ રજીસ્ટર કર્યા નથી તેઓને વિનંતી કરવામાં આવે છે કે તેઓ (i) જો શેર ડીમેટ મોડમાં ધરાવતા **હોય, તો** ડિપોઝિટરી પાર્ટિસિપન્ટસ ("DP") સાથે નોંધણી કરાવે, જ્યાં તેમના ડીમેટ એકાઉન્ટ્સ છે, અને (ii) જો શેર ફીઝીકલ મોડમાં ધરાવતાં દોય, તો https://linkintime.co.in/EmailReg/Email Register.html ઉપર ક્લિક કरीने नोंधणी કरावे.पोस्टल जेलेट नोटीस इंपनीनी वेजसाઇट www.alembicpharmaceuticals.com ઉપર, સ્ટોક એક્સચેન્જની વેબસાઇટ, બીએસઇ લિમિટેડ www.bseindia.com ઉપર અને નેશનલ સ્ટોક એક્સચેન્જ ઑફ ઇન્ડિયા લિમિટેડ www.nseindia.com ઉપર અને NSDLની વેબસાઇટ www.evoting.nsdl.com ઉપર પણ ઉપલબ્ધ છે.

સભ્યોને વિનંતી કરવામાં આવે છે કે તેઓ તેમની સંમતિ અથવા અસંમતિ માત્ર ઈ-વોટિંગ દ્વારા આપે. ઈ-વોટિંગની સુવિધા NSDL દ્વારા પૂરી પાડવામાં આવે છે. ઈ-વોટિંગ સંબંધિત મહત્વની વિગતો અહીં નીચે આપવામાં આવી છે:

ઇ-વોટિંગનો સમયગાળો શરૂ થશે	બુધવાર, ૧૬મી ફેબ્રુઆરી, ૨૦૨૨ના રોજ સવારે૯:૦૦ કલાકે IST.
ઇ-વોટિંગનો સમયગાળો સમાપ્ત થશે	ગુરુવાર, ૧૭મી માર્ચ, ૨૦૨૨ના રોજ સાંજે ૫:૦૦ કલાકે IST. ત્યારબાદ NSDL દ્વારા ઈ-વોટિંગ મોડચુલને બંધ કરવામાં આવશે.

ઈ-વોટિંગ માટેની સૂચનાઓ પોસ્ટલ બેલેટ નોટિસમાં આપવામાં આવી છે. ઉપરોક્ત નોટિસમાં એવા સભ્યો માટે લોગિન ક્રેડેન્શિયલ સંબંધિત સૂચનાઓ પણ શામેલ છે, જે ફીઝીકલ મોડમાં અથવા ડીમેટ મોડમાં શેર ધરાવે છે અને જેમણે કંપની અથવા તેમના DP સાથે તેમના ઈ-મેલ એડ્રેસની નોંધણી કરાવી નથી.

ઈ-વોટિંગ સાથે સંકળાચેલ કોઈપણ પ્રશ્નો/ફરિચાદો હોય; તો તમે શેરધારકો માટે વારવાર પૂછાતા પ્રશ્નો (FAQs), અને શેરધારકો માટે ઈ-વોટિંગ યુઝર મેન્યુઅલ NSDLની વેબસાઇટ www.evoting.nsdl.com ના ડાઉનલોડ વિભાગમાં ઉપલબ્ધ છે તેનો સંદર્ભ લઈ શકો છો અથવા ટોલ ફ્રી નંબરઃ ૧૮૦૦-૧૦૨૦-૯૯૦ અને ૧૮૦૦-૨૨૪-૪૩૦ ઉપર કૉલ કરી શકો છો અથવા કુમારી સોની સિંઘ ને evoting@nsdl.co.in ઉપર વિનંતી મોકલી શકો છો .

એલેમ્બિક ફાર્માસ્યુટિકલ્સ લિમિટેડ વતી,

Place: Mumba

Date: February 15, 2022

સ્થળઃ વડોદરા ચરનદીપ સિંઘ સલુજા **તારીખ :** ૧૫મી ફેબ્રુઆરી, ૨૦૨૨ કંપની સેકેટરી

આ નોટીસ કંપનીની વેબસાઇટ www.alembicpharmaceuticals.com ઉપર ઇન્વેસ્ટર સેકશનમાં અને સ્ટોક એક્સચેન્જની વેબસાઇટ www.bseindia.com અને www.nseindia.com ઉપર કોર્પોરેટ એનાઉન્સમેન્ટ સેક્શનમાં પણ ઉપલબ્ધ છે.

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA

PUBLIC ANNOUNCEMENT

MYCLEOD?

MACLEODS PHARMACEUTICALS LIMITED

Our Company was originally incorporated as 'Macleods Pharmaceuticals Private Limited' at Mumbai, Maharashtra as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated June 5, 1989, issued by the Registrar of Companies, Maharashtra, at Mumbai ("Roc"). Thereafter, our Company was converted into a public limited company and consequently the name of our Company was changed to 'Macleods Pharmaceuticals Limited' pursuant to a fresh certificate of incorporation dated January 30, 1997 issued by the Roc. For further details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 199 of the Draft Red Herring Prospectus dated February 15, 2022 (**"DRHP"**)

Registered Office: 304, Atlanta Arcade, Marol Church Road, Andheri (East), Mumbai - 400059, Maharashtra, India.

Corporate Office: 501-503, "A" Wing, Everest Grande, Shanti Nagar Mahakali Caves Road, Andheri (East), Mumbai - 400093, Maharashtra, India; Telephone: 022-67695800; Contact Person: Siddhesh Mahadeo Rane, Company Secretary and Compliance Officer, E-mail: investors@macleodspharma.com; Website: www.macleodspharma.com; Corporate Identity Number: U24239MH1989PLC052049 PROMOTERS OF OUR COMPANY: GIRDHARILAL BAWRI, BANWARILAL BAWRI AND DR. RAJENDRA AGARWAL

INITIAL PUBLIC OFFER OF UP TO 60,482,040 EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("EQUITY SHARES") OF MACLEODS PHARMACEUTICALS LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A

PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹[●] MILLION (THE "OFFER") THROUGH AN OFFER FOR SALE OF UP TO 6,370,275 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY GIRDHARILAL

BAWRI, UP TO 8,955,582 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 5,280,514 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY DR. RAJENDRA AGARWAL, (COLLECTIVELY, THE "PROMOTER SELLING SHAREHOLDERS") AND UP TO 7,630,901 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY PRATEEK AGARWAL, UP TO 6,582,955 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY AGARWAL, UP TO 8,000,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 7,630,901 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 7,630,901 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 5,280,514 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 5,280,514 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 5,000,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 5,000,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 5,000,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 5,000,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BANWARILAL BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY BAWRI AND UP TO 5,000 EQUITY SHARES AGGREGATING UP TO ₹[●] MIL 6,313,461 EQUITY SHARES AGGREGATING UP TO ₹[♠] MILLION BY VIJAY AGARWAL, UP TO 4,933,239 EQUITY SHARES AGGREGATING UP TO ₹[♠] MILLION BY ANJU AGARWAL, UP TO 4,893,242 EQUITY SHARES AGGREGATING UP TO ₹[♠] MILLION BY GAURI AGARWAL, UP TO 4,851,700 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY DR. RUCHI AGARWAL, UP TO 2,678,815 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY OTO ₹0.00 EQUITY SHARES AGGREGATING UP TO ₹1.00 EQUITY SHARES AGGREGATING UP TO \$1.00 SHARES AGGREGATING UP TO ₹[●] MILLION BY SHALINI KEDIA, UP TO 694,490 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY ANUSHREE AGARWAL AND UP TO 490,870 EQUITY SHARES AGGREGATING UP TO ₹[●] MILLION BY TARADEVI BAWRI (COLLECTIVELY, THE "PROMOTER GROUP SELLING SHAREHOLDERS" TOGETHER WITH PROMOTER SELLING SHAREHOLDERS" SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING

EMPLOYEES ("EMPLOYEE RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION IS HEREINAFTER REFERRED TO AS "NET OFFER". THE OFFER AND NET OFFER SHALL CONSTITUTE [●]% AND [●]%, OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY. THE FACE VALUE OF FOURTY SHARES IS ₹1 FACH, THE PRICE BAND, THE RUPEE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDERS, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH

THE OFFER INCLUDES A RESERVATION OF UP TO [●]* EQUITY SHARES, AGGREGATING UP TO ₹ [●] MILLION (CONSTITUTING UP TO [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL), FOR SUBSCRIPTION BY ELIGIBLE

NATIONAL DAILY NEWSPAPER, [●], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [●], AND [●] EDITIONS OF THE MARATHI DAILY NEWSPAPER, [●], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES.

*OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, MAY OFFER A DISCOUNT OF UP TO [●]% OF THE OFFER PRICE (EQUIVALENT OF ₹[●] PER EQUITY SHARE) TO ELIGIBLE EMPLOYEES BIDDING IN THE EMPLOYEE RESERVATION PORTION, IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Promoter Selling Shareholders, in consultation with the Book Running Lead Managers, may for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Bank, as applicable This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Reguirements) Regulations

2018, as amended ("SEBI ICDR Regulations"). The Offer is being made in accordance with Regulation 6(1) of the SEBI ICDR Regulations and through the Book Building Process wherein not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Our Company and the Promoter Selling Shareholders may, in consultation with the Book Running Lead Managers, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), out of which at least one-third shall be available for allocation to domestic Mutual Funds only, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation on a proportionate basis or in any other manner as introduced under applicable laws, to Non-Institutional Bidders and not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPI ID in case of RIBs) which will be blocked by the SCSBs or the Sponsor Bank as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" on page 479 of the DRHP. This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite

approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the Securities and Exchange Board of India ("SEBI") on February 15, 2022. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE and NSE at, www.bseindia.com, www.nseindia.com, respectively and the websites of the BRLMs, i.e. Kotak Mahindra Capital Company Limited, Citigroup Global Markets India Private Limited, Edelweiss Financial Services Limited, ICICI Securities Limited and Nomura Financial Advisory and Securities (India) Private Limited at www.investmentbank.kotak.com, www.online.citibank.co.in, www.edelweissfin.com, www.icicisecurities.com and www.nomuraholdings.com/company/group/asia/india/index.html, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21st day from the afores aid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision. Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the SEBL nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 36 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus has been filed with the ROC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP. The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on BSE and NSE. For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 87 of the DRHP. The liability of

the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matter's" on page 199 of the DRHI **BOOK RUNNING LEAD MANAGERS** REGISTRAR TO THE OFFER

Exercise kotak * Investment Banking	cîti [°]	Edelweiss Ideas create, values protect	<i>O</i>ICICI Securities	NOMURA	▲ KFINTECH
Kotak Mahindra Capital Company Limited 1st Floor, 27 BKC, Plot No. 27, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Tel: +91 22 4336 0000 E-mail: macleods.ipo@kotak.com Website: www.investmentbank.kotak.com Investor Grievance ID: kmccredressal@kotak.com Contact Person: Ganesh Rane SEBI Registration No.: INM000008704	Citigroup Global Markets India Private Limited 1202, First International Financial Center Bandra Kurla Complex, Bandra (East), Mumbai - 400 098, Maharashtra, India Tel: +91 22 6175 9999 E-mail: macleodspharma.ipo@citi.com Website: www.online.citibank.co.in Investor Grievance ID: investors.cgmib@citi.com Contact Person: Keshav Tawari SEBI Registration No: INM000010718	Edelweiss Financial Services Limited 6" Floor, Edelweiss House, Off C.S.T. Road, Kalina Mumbai - 400 098, Maharashtra, India Tel: +91 22 4009 4400 E-mail: macleods.ipo@edelweissfin.com Investor Grievance E-mail: customerservice.mb@edelweissfin.com Website: www.edelweissfin.com Contact Person: Lokesh Shah SEBI Registration No.: INM0000010650	ICICI Securities Limited ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra, India Tel: +91 22 6807 7100 E-mail: macleods.ipo@icicisecurities.com Website: www.icicisecurities.com Investor Grievance ID: customercare@icicisecurities.com Contact Person: Sameer Purohit/ Gauray Mittal SEBI Registration Number: INM000011179	Nomura Financial Advisory and Securities (India) Private Limited Ceejay House, Level 11 Plot F, Shivsagar Estate, Dr. Annie Besant Road, Worli, Mumbai – 400 018, Maharashtra, India Tel: +91 22 4037 4037 E-mail: macleodspharmaipo@nomura.com Investor Grievance E-mail: investorgrievances-in@nomura.com Website: www.nomuraholdings.com/company/group/asia/india/index.html Contact Person: Vishal Kanjani/Chirag Shah	Kfin Technologies Private Limited (formerly known as Karvy Fintech Private Limited) Selenium, Tower B, Plot No 31 and 32 Financial District, Nanakramguda, Serilingampally, Hyderabad, Rangareddy - 500 032, Telangana, India Tel: +91 40 6716 2222 E-mail: mpl.ipo@Kfintech.com Website: www.kfintech.com Investor Grievance ID: einward.ris@kfintech.com Contact Person: M Murali Krishna SEBI Registration Number:

| INM0000010650 All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For MACLEODS PHARMACEUTICALS LIMITED On behalf of the Board of Directors

INR000000221

SEBI Registration No.: INM000011419

Company Secretary and Compliance Officer

MACLEODS PHARMACEUTICALS LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI on February 15, 2022. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, and is available on the websites of the BRLMs, i.e. Kotak Mahindra Capital Company Limited, Citigroup Global Markets India Private Limited, Edelweiss Financial Services Limited, ICICI Securities Limited and Nomura Financial Advisory and Securities (India) Private Limited at www.investmentbank.kotak.com, www.online.citibank.co.in, www.edelweissfin.com, www.icicisecurities.com and www.nomuraholdings.com/company/group/asia/india/index.html, respectively. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" on page 36 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (i) within the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring Prospectus as "U.S. QIBs") in transactions exempt from, or not subject to, the registration requirements of the U.S. Securities Act, and (ii) outside the United States in "offshore transactions" as defined in, and in reliance on, Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. For the avoidance of doubt, the term "U.S. QIBs" does not refer to a category of institutional investors defined under applicable Indian regulations and referred to in the Draft Red Herring Prospectus as "QIBs". There will be no public offering of the Equity Shares in the United States