

RAJNISH WELLNESS LTD.

info@rainishwellness.com www.rajnishwellness.com



Date: 12.08.2022

To, The Listing Compliance BSE Ltd. Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

Scrip Code: 541601

Dear Sir/Madam,

Sub: Newspaper Advertisement - Unaudited Standalone Financial Results for the quarter ended June 30, 2022.

The Board of Directors at its Meeting held on August 10, 2022 has, inter alia, approved the Unaudited Standalone Financial Results of the Company for the quarter ended June 30, 2022.

As per Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the said financial results were published in "Active Times" and "Mumbai Lakshdeep" on 12th August, 2022.

Request you to take the same on record.

Thanking you.

Yours faithfully

For, RAINISH WELLNESS LIMITED

RAJNISH

Digitally signed by RAJNI<mark>SH KUMAR</mark>

KUMAR SINGH

Date: 2022.08.12

SINGH

12:42:30 +05'30'

RAINISHKUMAR SINGH MANAGING DIRECTOR DIN: 07192704

PUBLIC NOTICE Noticeis hereby given in general to public at large that our client MR. PRAMOD P. NAIK

intends and has agreed to sell transfer and

assign an Ownership (inherited) Residential

property being Flat No.A-12 on 2nd Floor in

the building known as MOHAN NAGAR A WING

CO-OPERATIVE HOUSING SOCIETY LTD

Dahanukarwadi, Kandivali (West), Mumba

Any Person(s), Society, trust, bank, NBFC's

H.U.F., heir(s), financial institutions, etc. having

any right, title claim, objection or interest in

respect of the aforesaid property or any part

thereof by way of sale, exchange, mortgage

lease, sub-lease, inheritance, easement

attachment, gift, lien/charge, lispendence

guarantee, any other decree, order or award

passed by any Court of Law. Tribunal, revenu

or statutory authority or arbitration

possession or otherwise of whatsoever nature is hereby required to make the same know

in writing with all supporting authentic

documents and necessary evidences thereto

within 14 (fourteen) days from the date of

publication hereof to MRS. HETAL R.

CHOTHANI, Advocate, The Legal Solutionz

D-104, Ambica Darshan, C.P. Road, Kandivali

(East), Mumbai 400 101 failing which sucl

claim(s) or objection(s), if any, will be deemed to have been waived or abandoned and no proceed on the basis of the title of the aforesaid property as marketable and free from all

Date : 11.08.2022., Place : Mumbai.

PUBLIC NOTICE

Notice is hereby given to the public at

large on behalf of my client, whereby I am instructed to verify the title of Late MR. QURESHI ABDUL HAMID HUSEN also

For The Legal Solutionz

Hetal R. Chothani

Advocate/Partne

encumbrances.

400 067, (Property).

RAJNISH WELLNESS LIMITED Registered Office: Plot No. 24, ABCD, Govt. Industria (Rs. In Lacs except EPS per value share Quarter Ended Year Ended PARTICULARS 30.06.2022 31.03.2022 372.154 804.653 2737.303 458.143 Total Income from Operations Other Income 66.94 18.32 93.60 Loss) for the period (before Tax, Exceptional and/O 120.012 -193.165 -86.734 90.44 120.012 -193.16 -86.734 46.55 90.00 -193.16 -86.734 39.19 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 90.009 -193.165 -86.734 39.19 Equity Share Capital (Face Value of Rs. 10/- per share) Reserves (Excluding Revaluation Reserve) as shown in the Audite Balance Sheet of the previous year 105.15 1160.44 Earnings Per Share For continuing and discontinuing Operations.

as:

The above un-audited standaione financial results which are published in accordance with Regulation 33 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015 have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on August 10, 2022. The Statutory Auditors have carried out "Audit" of the financial results for the quarter ended Macris 31, 2022.

Previous period figures have been repeated in applicable as the company operator is one single primary business segment. The Financial Results have been prepared in accordance with the Accounting Standards as notified under Section 133 of the Companies August 2013 read with melevant rules issued there under and other accounting principles generally accepted in India as amended from time to time.

The Financial Counter and 31st March 2022 are the habanchin finums halveson suithed fixures to respect of the Economics.

India as amended from time to time.

The figures for quarter ended 31 st March 2022 are the balancing figures between audited figures in respect of the Financial Year and the published year to date figures up to nine months ended 31 "December 2021.

In line with the requirements of Regulation 33 of Listings Regulations, the Standalone Financials Results for the quarter and the period ended March 31, 2022 are available on the website of BSE Limited (URL: www.beeindia.com) and on Company's Website (URL: www.teeindia.com) and on Company's Website (URL: www.teeindia.com). onversion of Warrants, issued on preferential basis, Company has allotted 1,51,00,000 (One Crore Fifty- One Lakh d-up Equity Shares of Rs. 10/- (Rupees Ten Only) each at a price of Rs. 40/- (Rupees Forty only)per share on Ma

RAJNISHKUMAR SURENDRAPRASAD SINGH MANAGING DIRECTOR

DALAL STREET INVESTMENTS LIMITED

CIN: L65990MH1977PLC357307 Registered Office: 409 DEV PLAZA, S.V. ROAD, OPP. FIRE BRIGADE, ANDHERI WEST MUMBAI Mumbai City MH 400058
Ph:+91-22 2620 1233 Email: info@dalalstreetinvestments.com Website:www.dalalstreetinvestments.com EXTRACTS OF UN - AUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2022

Sr. No.	Particulars	Quarter ended 30th June 2022	Quarter ended 31st March 2022	Quarter ended 30th June 2021	Year Eded 31st March, 2022
		Un-Audited	Audited	Un-Audited	Audited
1	Total Revenue from Operations	5.72	15.08	37.64	85.24
2	Net Profit / (Loss) for the period (before tax, Exceptional and /or Extraordinary items)	(19.54)	(37.33)	27.28	2.40
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(19.54)	(37.33)	27.28	2.40
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(19.54)	(27.89)	20.47	2.40
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(35.74)	(26.37)	28.97	20.58
6	Paid up Equity Share Capital (face value of Rs. 10/- each)	31.51	31.51	31.51	31.51
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	417.77	453.51	461.90	453.51
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)				
	1. Basic	(6.20)	(8.85)	6.50	0.76
	2. Diluted	(6.20)	(8.85)	6.50	0.76
Not	Α				,

The above is an extract of the detailed format of Un -Audited Financial Results for the Quarter ended 30.06.2022 filled with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations 2015. The full format of the financial results are available on the website of Stock Exchange i.e. www.bseindia.com and on the company's website i.e.

- The Un Audited Financial Results for the quarter ended 30th June, 2022, have been reviewed and recommended by the Audit Committee and approved and taken on record by the Board of Directors at their respective meetings held on 11th August, 2022 The Un -Audited financial results have been prepared in accordance with the recognition and measurement principles laid down in Indian Accounting Standard 34 -Interim Financial Reporting, notified under Section 133 of the Companies Act, 2013 read with Companies (Indian Accounting Standards) Rules, 2015, as ameded from time to time, and other accounting principles generally accepted in India.
- In accordance with the requirement under regulation 33 of the SEBI (Listing Obligation & Disclosure Requirement) Regulation, 2015 the Statutory Auditors have performed a Limited Review of the Un- Audited Financial Results of the Company for the Quarter ended For and On behalf of Board of Directors of Dalal Street Investme

DIN: 00207311

ROSE MERC LIMITED

CIN: L24110MH1985PLC035078 Regd. Off: Office No G-2, Ground Floor, Part-A, Mangal Mahesh CHS, 14th Road Khar (West), Mumbai, Maharashtra, 400052, Phone: 022-26000750; Email: rmltd1985@gmail.com

NOTICE

NOTICE is hereby given that pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the meeting of the Board of Directors of the Company will be held on Saturday, August 13, 2022 at 11.30 A.M. at the Registered Office of the Company situated at Office No. G-2, Ground Floor, Part-A. Mangal Mahesh. 14th Road Khar (West), Mumbai - 400052, Maharashtra inter alia, to consider & approve the the Unaudited Standalone Financial Results of the Company for the 1st Quarter ended on June 30, 2022 as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In this connection, as per the Company's Code of Conduct to regulate, monitor and report rading by insiders, adopted by the Board pursuant to SEBI (Prohibition of Insider Trading) Regulations, 2015, the trading window for dealing in the securities of the Company wil be closed for the Specified Persons till August 16, 2021.

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, aforesaid notice can be accessed from the Company's Website at www.rosemercltd.com and can also be accessed from the website of the Stock Exchange

For, Rose Merc Limited

Sd/-

Kirti Savla Date: August 04, 2022 **Managing Directo** Place: Mumbai DIN: 02003878

.e. BSE Limited at www.bseindia.com.

PUBLIC NOTICE

TAKE NOTICE that Mrs. Laxmi Tirupati Ashamshetty & Mr. Tirupati Narayan Ashamshetty (the Purchasers) had purchased Room No. B-4, admeasuring 25 Sq. Mts. built-up area at Charkop (1) SADHNA C.H.S. Ltd., Plot No. 331, RSC 32, Charkop Sector No.3, Kandivali (West), Mumbai - 400 067 from Mr. Dharmendra Dhirajlal Rathod (Seller) vide Agreement dated 15.04.2010 bearing document No. BDR-10-03694-2010 dated 15.04.2010. Thereafte Smt. Laxmi Tirupati Ashamshetty who died intestate on 11.02.2021 a Mumbai, Maharashtra and thereafter by a Release Deed dated 04.04.2002 other legal heirs/representatives of the deceased Smt. Laxmi Tirupat Ashamshetty, i.e. Mr. Nitin Tirupati Ashamshetty & Mr. Sachin Tirupati Ashamshetty (only Two Sons) both had released their entitled undivided inheritance/ancenstral rights, title and interest in respect of the said Room No B-4, in favour of their father Mr. Tirupati Narayan Ashamshetty, bearing document No. BRL-7-4973-2022 dated 04.04.2022 on the terms and conditions stipulated therein and there are no other legal heirs except the above and thereafter by a Deed of Gift dated 03.06.2022, Mr. Tirupati Narayan Ashamshetty had Gifted, transferred and assigned all his rights, title and interest in respect of the said Room No.B-4 to his son namely Mr. Nitin Tirupati Ashamshetty, without any monetary consideration on the terms and conditions stipulated therein, bearing document No. BRL-7-8025-2022 dated 03.06.2022 Now my client Mr. Nitin Tirupati Ashamshetty intend to pay MHADA dues and to get transfer/regularization of the above said Room in his name from the M.H. 8 A.D. Board and thereafter for membership of society including endorsement of share certificate in his name and he is sole lawful owner and exclusive use of the said Room premises.

ANY PERSON or PERSONS having any claim or claims against or in respect of the aforesaid legal heirs ship claim/s in respect of the above said Room premises and any other related documents and/or premises or any part thereof by way o any right, title or interest, mortgage, encumbrance, lease, lien, charge or otherwise howsoever are hereby requested to make the same known in writing with documentary proof to Mr. ANUJ VINOD MORE, Advocate, Bombay High Court, having office in the name of MOR ASSOCIATES, at 85/D-4, Gorai (1) Vishram C.H.S. Ltd., RSC-1, Gorai-1, Borivali (West), Mumbai-400091, within a period of 7 days from the date hereof otherwise such claim or claims, if any, wil be considered as waived and abandoned unconditionally and irrevocably. At Mumbai. Dated this 12th day of August, 2022.

> **ANUJ VINOD MORE** Advocate, Bombay High Court

PUBLIC NOTICE

Mrs. Jasmeet Kaur a member of Shiv Surbhi Co-Operative Housing Society Ltd having, address Shiv Surbhi , Jivala Pada, thakur village, Kandivali east, Mumbai 400101 and holding Shop No 20 (share certificate No 089) in the building of society, died on 7th February 2021 AND Mr. Manohar Singh Katra a member of Shiv Surbhi Co-Operative Housing Society Ltd having, address Shiv Surbhi Jivala Pada, thakur village, Kandivali east, Mumbai 400101 and holding Shop No 21 (share certificate No 090) in the building of society, died on 29th December 2020.

The society hereby invites claim/s or objections (in writing) from the heir or heirs or other claimants/ objector or objectors to the transfer of the said shares and interest of the deceased members in the capital/ property of the society within a period of 15 days from the publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and interest of the deceased member in the capital/ property of the society. If no claims/ objections are received within the period prescribed above, the society shall be free to deal with the property of the deceased member in the capital/ property of the society in such manner as is provided under the byelaws of the society. A copy of registered bye-laws of the society is available for inspection by the claimants/ objectors, in the office of the society/ with the secretary of the society between 9:00 hrs A.M. to 8:00 P.M. from the date of publication of the notice till the date of expiry of its period.

Place: Mumbai Date:12 August 2022

For and on behalf of Shiv Surbhi **Co-operative Housing Society Ltd** Hon. Secretary

HARIYANA VENTURES LIMITED

(Formerly known as Harlyana Metals Limited)
CIN: L99999M11975PLC018080
Regd. Office: Old Motor Stand, Itwari, Nagpur - 440008, Maharashtra, India
: www.hariyanametals in, Email lid: harlyanametals email.com, hariyana_ngp@bsnl.in,
Phone: 0712-2768301 / 2768743-49 Extracts of Statement of Standalone Financial Results for the quarter ended 30 June, 2022

	(HS. I		cept per va	liue snare)	
		STANDALONE			
PARTICULARS	Qı	uarter End		Year Ended	
	30.06.2022	31.03.2022	30.06.2021	31.03.2022	
	(Unaudited)	(Audited)	(Unaudilled)	(Audited)	
Total Income from Operations	3.07	442.68	6.14	816.35	
Other Income	2.02	2.23	1.19	9.49	
Net Profit/(Loss) for the period					
(before Tax, Exceptional and/Or Extraordinary items)	(11.18)	(46.76)	(12.38)	(54.43)	
Net Profit/(Loss) for the period before Tax					
(after Exceptional and/Or Extraordinary items)	(11.18)	(46.76)	(12.38)	(54.43)	
Net Profit/(Loss) for the period After tax					
(after Exceptional and Or Extraordinary Items)	(8.98)	(38.36)	(12.38)	(45.33)	
Total Comprehensive Income for the period					
[Comprising Profit / (Loss) for the period (after tax) and					
Other Comprehensive Income (after tax)]	(8.98)	(38.37)	(12.38)	(45.34)	
Equity Share Capital (Face Value of Rs. 10/- per share)	58.05	58.05	58.05	58.05	
Reserves (Excluding Revaluation Reserve) as shown					
in the Audited Balance Sheet as of previous year	0	0	0	0	
Earnings Per Share For continuing and discontinuing					
Operations.					
Basic:	(1.55)	(6.61)	(2.13)	(7.81)	
Diluted:	(1.55)	(6.61)	(2.13)	(7.81)	

- The figures for the corresponding previous period have been regrouped / recasted / reclassified, wherever necessary, make them comparable for the purpose of preparation and pres
- make them comparate for the purpose or preparation and presentation of the unaudited filancial results. The unaudited filancial results for all periods have been prepared in accordance with Indian Accounting Standards ("Ind Ae") notified under section 133 of the Companies Act, 2013, neaf together with the Companies (Indian Accounting Standards) Rule, 2015, as a mended from time to time and other recognized accounting practices and policies to the extent applicable. The Company operates only in one segment it. a. Trading of Iron and Steel, hence the Indian Accounting Standard (Ind As)-108, "Operating Segments" is not applicable to the company.

 The Campany has neither Subsidiary not Associates and Joint Venture, hence the Indian Accounting Standard (Ind AS)-110,

- "Consolidated Financial Statements" is not applicable to the company.

 The above financial results were reviewed and recommended by the Audit Committee and subsequently the same has beer approved by the Board of Directions at their respective meetings held on August 10, 2022. The Statutory Auditor have issued.
- unmodified review report on these financial results.

 As per the Regulation 48(2) of the SEBI (Lishing Obligation and Disclosure Requirements), Regulation. 2015, the financial results are available of the Company's website www. harlyanametals.in.

For Harlyana Ventures Limited

Place: Nagpur Date : 10.08.2022

Harlsh Agrawal Director

PRABHU STEEL INDUSTRIES LIMITED

CIN: L28100MH1972PLC015817
Registered Office: Near Old Motor Standitwari Nagpur - 440008, Mahatrashtr
Telephone No: 0712-2768743 - 49, Email Id: prabhu.steel @yahoo.com Extracts of Statement of Standalone Financial Results for the quarter ended 30 June, 2022 (Rs. In Lacs except per value share)

PARTICULARS	Qı	Year Ended		
	30.06.2022	31.03.2022	30.06.2021	31.03.2022
	(Unaudited)	(Audited)	(Unaudited)	(Audited)
Total Income from Operations	436.69	618.60	207.56	1,647.26
Other Income	3.16	48.59	4.21	81.87
Net Profit/(Loss) for the period				
(before Tax, Exceptional and/Or Extraordinary items)	(28.07)	32.89	18.66	81.73
Net Profit/(Loss) for the period before Tax				
(after Exceptional and/Or Extraordinary items)	(28.07)	32.89	18.66	81.73
Net Profit/(Loss) for the period After tax				
(after Exceptional and Or Extraordinary Items)	(26.85)	23.92	18.66	59.86
Total Comprehensive Income for the period				
[Comprising Profit / (Loss) for the period (after tax)				
and Other Comprehensive Income (after tax)]	(26.85)	20.60	18.66	56.54
Equity Share Capital (Face Value of Rs. 10/- per share)	7 1.70	7 1.70	7 1.70	7 1.70
Reserves (Excluding Revaluation Reserve) as shown				
in the Audited Balance Sheet of Previous year	0	0	0	0
Earnings Per Share For continuing and discontinuing				
Operations.				
Basic:	(3.74)	3.34	2.60	8.35
Diluted:	(3.74)	3.34	2.60	8.35
Nata				

- The figures for the corresponding previous period have been regrouped / recasted / reclassified, wherever necessary, to make them comparable for the purpose of preparation and presentation of the unaudited financial results.
- The Company operates only in one segment i.e Trading of Iron and Steel, hence the Indian Accounting Standard (Ind AS) 108, 'Operating Segments' is not applicable to the Company.
- either Subsidiary nor Associates and Joint Venture
- The above financial results were reviewed and reco approved by the Board of Directors at their respective unmodified review report on these financial results. etings held on August 10, 2022. The Statutory Auditor
- As per the Regulation 45(2) of the SEBI (Listing Obligation and Disclosure Recresults are available of the Company's website; www.prabhusteel.in.

Place: Nagpur Date : 10.08.2022

KD LEISURES LIMITED

CIN: L55100MH1981PLC272664

© Reg. Off: B-702, 7th Floor, Neelkanth Business Park, Kirol Village, Near Bus Depot, Vidyavihar (West), Mumbai-400 086 © Corporate office: B -10/665/1, Iqbal Ganj, Iqbal Ganj Chowk, Ludhiana, Punjab-141008 ⊠ E-Mail ID: roc.viatl@gmail.com | ⊕ website: http://www.kdgroup.co.in EXTRACT OF STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS
FOR THE QUARTER ENDED 30.06.2022

			(F	ts. In Lakhs)
SI. No.	Particulars	Current Quarter Ended	3 month ended in the previous year	Year to date figure Ended
		(Unaudited)	(Unaudited)	(Audited)
		30.06.2022	30.06.2021	31.03.2022
1	Total income from operations (Net)	169.73	3.94	32.55
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	7.92	0.26	16.79
3	Net Profit/(Loss) for the period before tax (after Exceptional and/ or Extraordinary items)	7.92	0.26	16.79
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	5.86	0.20	12.01
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after Tax)]	5.86	0.20	12.01
6	Paid - up Equity share capital (Face value Rs. 10/- each)	324.00	324.00	324.00
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	41.55
8	Earnings per share (Face value of Rs. 10/- each) (for continuing and discontinued operations) a) Basic b) Diluted	0.018 0.018	0.01 0.01	0.37 0.37

The above is an extract of the detailed format of quarterly/annual financial result filed with the stock exchange under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the quarterly unaudited financial results are available on the Stock Exchanges website (www.bseindia and (www.cse-india.com) and the company's website (www.kdgroup.co.in/). The above results were reviewed by the Audit Committee and approved by the of Directors at its meeting held on 10th August, 2022.

Date: 10.08.2022 Place: Mumbai

KD Leisures Limited Mandeep Singh Thukral Managing Director DIN: 09160320 RISHABH DIGHA STEEL AND ALLIED PRODUCTS LIMITED CIN: L15310MH1991PLC084563

Registered Office: Plot No C 17/2, MIDC, Industrial Area, District Raigad, Taloja , Maharashtra, 410208; Telephone No: 022-23481267, Email Id: info@rishabhdighasteel.com Extracts of Statement of Standalone Financial Results for the quarter ended 30 June, 2022

	STANDALONE			ilue share
PARTICULARS	Qı	arter End	100 100 100	Year Ende
	30.06.2022 (Unaudiled)	31.03.2022 (Audited)	30.06.2021 (Unaudited)	31.03.202 (Audited)
Total Income from Operations	11.00	8.18	8.09	31.6
Other Income	9.76	8.18	8.09	31.6
Net Profit/(Loss) for the period (before Tax, Exceptional and/Or Extraordinary items)	(5.00)	(14.46)	(7.34)	(45.25
Net Profit/(Loss) for the period before Tax (after Exceptional and/Or Extraordinary items)	(5.00)	(14.46)	(7.34)	(45.25
Net Profit/(Loss) for the period After tax (after Exceptional and Or Extraordinary Items)	(5.00)	(13.21)	(7.34)	(44.00
Total Comprehensive Income for the period (Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] Equity Share Capital (Face Value of Rs. 10/- per share)	(5.00)	(12.79) 548.64	(7.34) 548.64	(43.58 548.6
Reserves (Excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	0	0	0	040.0
Earnings Per Share For continuing and discontinuing Operations. Basic: Diluted:	(0.09) (0.09)	(0.23) (0.23)	(0.13) (0.13)	(0.79 (0.79

The above Unaudited Financial Results have been reviewed by the Audit Committee and thereafter approved and taken or record by the Board of Directors in their meeting held on 10th August, 2022. The Statutory Auditors have carried out Limiter Review of the audited Financial Results for the quarter ended 30th June 2022.

The format for audited quarterly results as prescribed in SEBI's circular CIPICFD/CMD/12/2015 dated 30th November 2015 has been modified to comply with requiements of SEBI circular dated 5th July 2016, Ind AS and Schedule III (Division III) of the Companies Act, 2013, Applicable to companies that are require to comply with Ind AS and Schedule III (Division III) of Provision for Deferred Tax has been Incorporated in the accounts at the end of accounting year, as per the company's

The Company's business activity falls within a single primary business segment thus Segmental Report of accoting is no applicable to the company according to the AS-17 issued by ICAI.

Cost of Power & Fuel Bs 64.250/-

For the quarter ended 30.06.2022, the management has overall loss uptill the quarter ended 30.06.2022.

For RISHABH DIGHA STEEL AND ALLIED PRODUCTS LIMITED

Date: 10.08,2022 ASHOK MAGANLAL MEHTA

WHITEHALL COMMERCIAL COMPANY LIMITED CIN: L51900MH1985PLC035669

Registered Office:- O-402, 4th Floor, 389, Palai Ratan House, Sankara Mattham Road Kings Circle, Matunga, Mumbai-400 019 IN Website: www.whitehall.co.in Email Id: whitehall@yahoo.com Tel No.: 022-22020876 EXTRACTS OF THE UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2022

Amount in Lakhs (Except Earning Per Shar Quarter ended Year Ended 30.06.2022 31.03.2022 30.06.2021 31.03.2022 Particulars Un-Audited Audited Un-Audited Audited 1 Total Income from operations (net) 0.02 Net Profit (+)/Loss(-) for the period (befor tax, Exceptional and/or Extraodinary items) (6.64)(4.05)(7.85)(19.57)Net Profit (+)/Loss(-) for the period before (6.64)(4.05)(7.85)(19.57)Extraodinary items) Net Profit (+)/Loss(-) for the period after tax 3.25 (12.27)(after Exceptional and/or Extraodinary items) (6.64)(7.85)Total Comprehensive Income for the perio [(Comprising profit/Loss for the period (after tax) and other Comprehensive (12.27) Income (after tax) (6.64)3.25 (7.85)Equity share capita erves (excuding Revaluation Res as shown in the Audited Balance Sheet of the previous year Earning per share (of Rs.10/- each) (106.71) (106.71)for continuing and discontinued operations (4.93) 1.31 (2.67)

1 The above is an extract of the detailed format of Quarterly Unaudited Standalone Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obliga Disclosure Requirements) Regulations, 2015. The full format of the Quarterly U Standalone Financial Results are available on the websites of the Stock Exchange (www.bseindia.com) and the website of the Company (www.whitehall.co.in) vious year's figures have been regrouped/rearranged wherever neces

The above results, has been reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on 11th August, 2022 as per Regulation 33 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

WHITEHALL COMMERCIAL COMPANY LIMITED

Rohit P. Shah Place : Mumbai Date : 11th August, 2022.

CIN No.:- L85100MH2008PLC179034

TEJNAKSH HEALTHCARE LIMITED

Regd. Office: A 601, Floor No.6, Kailash Business Park, Veer Savarkar Marg, Vikroli - West, Mumbai - 400079 Telephone No.: 022-2754 2311; Website: www.tejnaksh.com; Email ID: instituteofurology@gmail.com STATEMENT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS

b. Diluted

L	FOR THE QUARTER ENDED ON 30TH JUNE, 2022					(Rs. in Lacs)	
	Standalone Consolidate			Consolidate			
Sr. No	PARTICULARS	Quarter Ended 30.06.2022 (Unaudited)	Corresponding Quarter Ended in previous year 31.03.2021 (Unaudited)	Year Ended 31.03.2022 (Audited)	Quarter Ended 31.03.2022 (Unaudited)	Corresponding Quarter Ended in previous year 31.03.2021 (Unaudited)	Year Ended 31.03.2022 (Audited)
1 2	Total Income from operations (net) Net Profit/(Loss) for the period	185.77	233.43	811.78	288.48	321.15	1267.64
3	(before Extraordinary Items & Tax) Net Profit/(Loss) for the period before tax	66.92	101.75	337.04	77.55	101.17	376.13
4	(after Extraordinary Items) Net Profit/(Loss) for the period after tax	66.92 50.29	101.75 76.36	337.04 252.74	77.55 58.63	101.17 75.80	376.13 283.54
5	Total Comprehensive Income for the period (after tax) and Other Comprehensive Income (after tax)	50.29	76.36	252.74	58.63	75.80	283.54
6	Èquity Share Capital	1015.68	1015.68	1015.68	1015.68	1015.68	1015.68
7 8	Reserves (Excluding Revaluation Reserve) Earning Per Share (Before extraordinary items) (of ₹ 10/- Each)	-	-	-			-
9	a) Basic b) Diluted Earning Per Share (After extraordinary items)	0.49 0.49	0.75 0.75	2.48 2.48	0.55 0.55	0.75 0.75	2.68 2.68
	(of₹ 10/- Each) a) Basic b) Diluted	0.49 0.49	0.75 0.75	2.48 2.48	0.55 0.55	0.75 0.75	2.68 2.68

Notes:) The Statement of unaudited consolidated financial results ('the Statement') of Tejnaksh Healthcare Limited('the'Parent') 'Group') and its subsidiaries (together referred to as th 'Group') for the quarter ended June 30, 2022 has been reviewed by the Audit Risk and Compliance Committee and approved by the Board of Directors on August 11, 2022. Th Statutory Auditors of the Group have carried out a Limited Review of the aforesaid results.

The Statement has been prepared in accordance with the recognition and measurement principles laid down in the Indian Accounting Standard 34 "Interim financial Reporting" prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules thereunder and in terms of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended,

The Group's operating segment is 'Medical and Healthcare Services. Since the Group has a single operating segment. disclosure pertaining to segments as per Regulatio 33(1)(c) read with clause (L) of Part A of Schedule IV of the SEBI Regulations is not applicable.

The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing obligations and Disclosur Requirements) Regulations, 2015. The full format of the Quarterly Results are available on the Stock Exchange websites www.bse

For & on behalf of the Board of Director

Dr. Ashish Rawandal Managing Director Din: 02005733 0

Tel:-022 25331486. Date: 11/08/2022

PUBLIC NOTICE

Notice is hereby given that Shri Ramchandra Jagguprasad Gupta & Smt. Taradevi R. Gupta are joint owner and member of society in respect of Flat No. 309, 3rd Floor, Oum Riddhi C.H.S.L., Near Dena Bank, Ram Mandir Road, Bhayander (W)-401101. Shri Ramchandra Jagguprasad Gupta died intestate on 23/10/2016 leaving behind him (1) Smt. Taradevi R. Gupta, (2) Poonam Ramchandra Gupta, (3) him (1) Smt. Taradevi R. Gupta, (2) Poonam Ramchandar Gupta, (3) Shrikant Ramchandra Gupta, (4) Sapna Sunil Gupta, (5) Vivak Ramchandra Gupta and (6) Manish Ramchandra Gupta as his legal heirs. Now, Smt. Taradevi R. Gupta is desirous to get 50% shares and interest of her deceased husband in said flat transferred in her name and thereafter wants to sell the said name and thereafter wants to sell the said flat. Therefore, any person/heir of deceased having any claim objection for same may inform in writing at 102, Neelam Accord, 150 Ft. Road, Bhayander (W),

known as ABDUL HAMID HUSEN KHATIK (since deceased) with respect to Flat No. 310, 3rd floor, Building No. 1 Jamat E Jamhooria, adm approx. 225 Sq ft. carpet in Jamat E Jamhooria SRA-A/ Co-op Hsg Soc Ltd., under serial No. MUM/SRA/HSG/CT/10530 of 1998 ("Said Society") K.C. Marg, Bandra (W) 400050, situated on land bearing C.T.S. No. 791-A (pt), of Village Bandra, Taluka Andheri, ("Said Flat"), alongwith membership to which the Said Society having issued Share Certificate No. 46 with Distinctive Nos. from 226 to 230 ('Said Shares'), the Said Flat and the Said Shares are collectively referred as 'Said Property'. It is represented that Late MR. QURESHI ABDUL HAMID HUSEN @ ABDUL HAMID HUSEN KHATIK has expired intestate on 14-04-2022 leaving behind him his legal heir namely Mr. Farooque Hamid Qureshi, Mr. Fayyaz Abdul Hamid Qureshi, Mrs. Farzana Ajaz Patel, Mr. Feroz Abdul Hamid Qureshi Mrs. Farhana Javed Qureshi and Sana Fayaz Qureshi as per the law he was governed by at the time of his death. His wife Mrs. Shahjadbee Abdul Hamid Husen has predeceased him on 24-08-2005. In the event if any one claims to be the legal heir of Late Mr. Qureshi Abdu Hamid Husen @ Abdul Hamid Huser Khatik, all persons are notified to inform the undersigned in writing on the below

these presents. Also all / any person/s having any claim o any nature whatsoever in the said Property by way of sale, exchange, lease license, trust, lien, easement inheritance possession, attachment, lis pendens mortgage, charge, gift or otherwise howsoever are hereby required to notify the same in writing alongwith supporting documentary evidence to the undersigned, within 15 days from the date of publication of this present notice. Failing to respond the same shall be deemed to have been waived without reference to such claims, if any.

mentioned address within 15 days from

Accord, 150 Ft. Road, Brayander (w), within 15 days from the date of this notice failing which, it shall be assumed that, no any person(s) has any claim.

H. P. Mehta & Associates (Advocates) (Advoc

VASAI MANOR CO-OP. HOUSING SOCIETY LTD Add :- Opp. Janki Regency, Chulne, Bhabola Road, Vasai (W.), Tal. Vasai, Dist. Palghar-401202

DEEMED CONVEYANCE NOTICE

Notice is hereby given that the above Society has applied o this office for declaration of Deemed Conveyance of the following roperties. The next hearing is kept before on 22/08/2022 at 2:00 PM

M/s. Rishabh Developers And Others those who have terest in the said property may submit their say at the time of hearing at the venue mentioned below. Failure to submit any say, it shall be presumed that nobody has any objection and further action will be taken.

Description of the property -Village Chulne, Taluka Vasai, Dist. Palghar Hissa No. Survey No. 3418.38 Sq. Mtr. 60

Office: Administrative Building-A 206, 2nd Floor, Kolgaon, SEAL Palghar-Boisar Road, Tal. & Dist. Palghar. Date: 11/08/2022

(Digambar Hausare) Competent Authority & District Dy. Registrar Co.Op. Societies, Palghar

DEEMED CONVEYANCE PUBLIC NOTICE SHIVALAY COMPLEX PHASE II 'A' WING CO-OP. HSG. SOC. LTD. Add :- Omkar Nagar, Netivali, Kalyan (E.), Tal. Kalyan, Dist. Thane-421306

Reg. No. TNA/KLN/HSG/(T.C.)/23037/2011-12

Has applied to this office under section 11 of Maharashtra Ownership Flats (Regulation of the promotion of Construction, Sale, Management and Transfer) Act, 1963 for declaration of Deemed Conveyance of the following property. The next hearing is kept on - 29/08/2022 at 3.30 p.m.

Respondents - 1) Shri. Kabirdas Baburao Gharat, 2) Smt. Kachan

Hiraji Thamke, 3) Shri. Devidas Baburao Gharat, 4) Shri. Vedprakash Baburao Gharat, 5) Smt. Dropadi Pandurang Patil, 6) Shri. Dasharath Pandurang Patil, 7) Shri. Manohar Pandurang Patil, 8) Shri. Motiram Pandurang Patil, 9) Smt. Kanta Ashok Patil, 10) Smt. Manisha Sushant Patil, 11) Smt. Lalita Ashok Patil, 12) Smt. Pravina Kishore Mhatre, 13) Shri. Prasad Ashok Patil, 14) Shri. Manthan Dinesh Patil, 15) Shri. Puru Dinesh Patil, 16) Smt. Vithabai Maruti Patil, 17) Smt. Priyanka Shivram Patil, 18) Smt. Anjali Shivram Patil, 19) Shri. Bhavesh Shivram Patil, 20) Shri. Jayesh Shivram Patil, 21) Smt. Asha Maruti Patil, 22) Smt. Smita Sajay Pujari, 23) Shri. Prakash Maruti Patil, 24) Shri. Shailesh Maruti Patil, 25) M/s. Jayadevi Construction through Partner Shri. Kabirdas Baburao Gharat, 26) M/s. Jayadevi Construction through partner Shri. Shailesh Chandrakant Pandya, 27) M/s. Jayadevi Construction through Partner Shri. Adheshkumar Ramji Puri, 28) Shivalay Complex Phase 2 C Wing Co-Op. Hsg. Soc. Ltd., 29) Shivalay Complex Phase 2, D Wing Co-Op. Hsg. Soc. Ltd., 30) Shivalaya Complex Phase 1 Co-Op. Hsg. Soc. Ltd., 31) Om Siddhi Vinayak Co-Op. Hsg. Soc. Ltd., 32) APK of Manthan and Puru Father Shri. Dinesh Krishna Patil and those who have interest in the said property may submit their written say at the time of hearing in the office mention at below address. Failure to submit any say it shall be presumed that nobody has any objection and further

Description of the property -Mauje Netivali, Tal. Kalyan, Dist. Thane

Old survey No.	New survey No.	Hissa No.	Area
	17	1	177.97 Sq. Mtr. RG 122.94 Sq. Mtr.

Office of District Deputy Registrar Co-op Societies, Thane First floor, Gaondevi Vegetable (SEAL Market, Thane (W), Dist - Thane Pin Code:-400 602,

Sd/-

Competent Authority & District Dy. Registrar Co.Op. Societies, Thane

भारतीय दूरसंचार क्षेत्रातील धोरणे उद्योगांसाठी सुलभ ः देवुसिंह चौहान

नवी दिल्ली, दि.११ :केंद्रीय दळणवळण राज्यमंत्री देवुसिंह चौहान म्हणाले, भारतीय दूरसंचार सेवांचे जाळे आज सर्वात किफायतशीर दरांसह जगातील दुसऱ्या क्रमांकाचे जाळे झाले आहे. केंद्र सरकारच्या बाजाररनेही धोरणां

मुळे ह्या वाढीला प्रोत्साहन मिळाले. भारतातील ढूरसंचार क्षेत्राच्या विकासाची यशोगाथा तपशीलवारपणे सांगताना ते बोलत होते. आयटीयू अर्थात आंतरराष्ट्रीय दूरसंचार संघाच्या आशिया तसेच महासागर प्रदेशासाठी र-थापन करण्यात आलेल्या आरएसएफचे म्हणजेच प्रादेशिक प्रमाणीकरण मंचाचे उद्घाटन करताना ते बोलत होते. ते म्हणाले की, पंतप्रधान नरेंद्र मोदी यांच्या नेतृत्वाखाली आखण्यात आलेली भारतीय दूरसंचार क्षेत्रातील धोरणे उद्योगांसाठी व्यवसाय करण्यातील सुलभता, देशाच्या ग्रामीण भागात तसेच अत्यंत दुर्गम भागात राहणाऱ्या लोकांसह सर्व नागरिकांसाठी जीवन जगण्यातील सुलभता आणि स्वावलंबी भारतासाठी आत्म निर्भर भारत या तीन र-तंभांवर आधारित आहेत.

रःवातंत्र्याच्या अमृतम होत्सवी सोहोळ्याचा भाग म्हणून केंद्रीय दळणवळण मंत्रालयाने आंतरराष्ट्रीय दूरसंचार संघाच्या आशिया तसेच महासागर प्रदेशासाठी र-थापन करण्यात आलेल्या आरएसएफचे म्हणजेच प्रादेशिक प्रमाणीकरण मंचाचे आयोजन केले आहे. आशिया आणि महासागर प्रदेशातील २० देशांच्या सहभागासह होत असलेल्या या संयुक्त राष्ट्रांच्या कार्यक्रमाचे उद्घाटन आज केंद्रीय राज्यमंत्री देवुसिंह चौहान यांच्या हरने झाले. यावेळी भारत सरकारम धील अनेक मान्यवरांसह, आयटीयूच्या अभ्यासगट विभागाचे प्रमुख, बिलेल जामौसी तसेच आयटीयूच्या हिंद-प्रशांत प्रादेशिक कार्यालयाचे प्रदेश संचालक अत्सुको ओकुदा हे देखील या दिनांक: ११ ऑगस्ट, २०२२ कार्यक्रमाला उपस्थित होते.

66.94 18.325 93.60 -193.16 -86.734

120.01 -193.168 -86.734 draordinary Items -193.168 -86.734 or the period (after tax) and Other Comprehensive Income (after tax 90.009 -193.165 -86.734 Equity Share Capital (Face Value of Rs. 10/- per share) Reserves (Excluding Revaluation Reserve) as shown in the Audit 46.737 Balance Sheet of the previous year

RAJNISH WELLNESS LIMITED

जाहीर सूचना

र्वसामान्य जनतेस येथे सूचना देण्यात येत आहे की, स्वर्गीय श्रीमती कुसुम जॉयशी ऊर्फ श्रीमती कुसुम जोशी या फ्लॅट क्र.१०१/ए, १ला मजला, सुनरबोअर कोहौसोलि (नोंदणी क्र.बीओएम/डब्ल्युआर) चएसजी/टीसी १११९५/२०००-०१), वृषी कॉम्प्लेक्स, हॉली क्रॉस रोड, आयसी कॉलनी, बोरिवली पश्चिम, मुंबई-४००९०३ (सदर फ्लॅट), गाव एक्सर, बोरिवली पश्चिम, सीटी,स क्र.६२८-ए या जागेच्या मालक होत्या तसेच भागप्रमाणपत्र क्र.०१ अंतर्गत अनुक्रमांक ०१ ते ०५ धारक रु.५०/-प्रत्येकीचे ५ शेअर्सच्या धारक होत्या. स्वर्गीय श्रीमती कुसुम जॉयशी ऊर्फ श्रीमती कुसुम जोशी यांचे एप्रिल, २०९३ रोजी निधन झाले, यांचे कोणतेही मृत्युपत्र केलेले नव्हते. स्वर्गीय श्रीमती कुसुम जॉयशी यांनी श्री. करकाल नित्यानंद जॉयशी (स्वर्गीय श्रीमती कुसुम जॉयशी यांचे पती) व श्रीमती कविता सनत शेड़ी (स्वर्गीय श्रीमती कुसुम जॉयशी यांची मुलगी) हे त्यांचे कायदेशीर वारसदार आहेत. स्वर्गीय श्रीमर्त कसम जॉयशी यांचे नाव फ्लॅटच्या भागप्रमाणपत्रात व विक्री करारनामात स्वर्गीय श्रीमती कसम जॉयर्श या ऐवजी श्रीमती कुसुम जोशी असे चुकीने नमुद करण्यात आले आहे. योग्य शब्द रचना स्वर्गीय श्रीमती कुसुम जॉयशी असे असून ते आधारकार्ड व पॅनकार्ड वरती नमुद आहे. स्वर्गीय श्रीमती कुसुम जोशी व श्रीमती कुसुम जॉयशी या एकच व्यक्ती असून स्वर्गीय श्रीमती कुसुम जॉयशी या ऐवजी श्रीमती कुसुम जोशी असे चुकीने नमुद करण्यात आले आहे.

सोसायटी सुनरबोअर कोहौसोलि हे सदर फ्लॅट श्री. करकाल नित्यानंद जॉयशी (स्वर्गीय श्रीमती कुसुम ाॅयशी यांचे पती) व श्रीमती कविता सनत शेट्टी (स्वर्गीय श्रीमती कुसुम जाॅयशी यांची मुलगी) हे नायदेशीर वारसदार असल्याने त्यांच्या नावे सदर फ्लॅट हस्तांतरणाची प्रक्रिया करीत आहेत, ज्यांना गजारभावाने सदर फ्लॅट विक्री करण्याची इच्छा आहे. जर कोणा व्यक्तीस सदर फ्लॅटबाबत आक्षेप, दावा भसल्यास त्यांनी लेखी स्वरुपात खालील स्वाक्षरीकर्त्याकडे सदर सूचना प्रकाशनापासून १४ दिवसांत कळवावे. अन्यथा सदर फ्लॅट अशा कोणत्याही दावा किंवा आक्षेपांच्या संदर्भाशिवाय श्री. करकाल नेत्यानंद जॉयशी व श्रीमती कविता सनत शेट्टी यांच्या नावे हस्तांतर केले जाईल आणि दावा त्याग किंवा थगित केले आहे असे समजले जाईल

> नीलम पी. प्रसाद (वकील-मुंबई उच्च न्यायालय) डी-६०२/७०२, कुकरेजा इस्टेट को-ऑप.हौ.सो.लि., प्लॉट क्र.३६, सेक्टर ११, सीबीडी बेलापूर, नवी मुंबई-४००६१४ दुर.:९८३३१००९३६, ई-मेल:neelampprasad@gmail.com

रोज वाचा दै. 'मुंबई लक्षदीप'

हिंदुस्तान कम्पोझिट्स लिमिटेड

90327

90966

98.83

036

936

सीआयएन:एल२९१२०एमएच१९६४पीएलसी०१२९५५

नोंदणीकृत कार्यालयः पेनिनसुला बिझनेस पार्क, ए टॉवर, ८वा मजला, सेनापती बापट मार्ग, लोअर परळ, मुंबई-४०००१३ दुर::0२२-६६८८०१००, फॅक्स: 0२२-६६८८०१०५ वेबसाईट:www.hindcompo.com

	३० जून, २०२२ रोजी संपलेल्या तिमाहीकरीता अलेखापरिक्षीत एकमेव व एकत्रित वित्तीय निष्कर्षांचा अहवाल							
	(रु.लाखात, शेअर डाटा व्यतिरिक्त)							
1		एकमेव एकत्रित						
संपलेली तिमाई			संपलेली तिमाही					
तपशील		३०.०६.२०२२	३१.०३.२०२२	३०.०६.२०२१	३०.०६.२०२२	३१.०३.२०२२	३०.०६.२०२१	
		अलेखापरिक्षित	लेखापरिक्षित	अलेखापरिक्षित	अलेखापरिक्षित	लेखापरिक्षात	अलेखापरिक्षित	
	कार्यचलनातून एकूण उत्पन्न (निव्वळ)	9330	२३२६४	४९२५	U330	२३२६४	४९२५	
	करानंतर निव्वळ नफा*	866	२१६०	380	900	२१६०	380	
	कालावधीकरिता एकूण सर्वकष उत्पन्न (कालावधीकरिता सर्वकष नफा/(तोटा)(करानंतर) आणि इतर सर्वकष	7			(-)			

90322

036

९११९६

98.83

3808

883

(9904)

1936

*तिमाही व वर्षा दरम्यान कोणतीही अतिरिक्त विशेष साधारण बाब नव्हती

उत्पन्न (करानंतर))

मळ व सौमिकत

ारणा केलेले समभाग भांडवल (दर्शनी मल्य रू ५ प्रति)

उत्पन्न प्रतिभाग (विशेष साधारण बाबपूर्व व नंतर)

१. वरील निष्कर्षांचे लेखासमितीद्वारे पुनर्विलोकन करण्यात आले आणि ११ ऑगस्ट, २०२२ रोजी झालेल्या संचालक मंडळाच्या सभेत मान्य करण्यात आले. कंपनीच्या वैधानिक लेखापरिक्षकांनी याचे मर्यादित पुनर्विलोकन केले आहे.

सेबी (लिस्टिंग ऑब्लिगेशन्स ॲण्ड डिस्क्लोजर रिक्वायरमेंट्स) रेग्युलेशन २०१५ च्या नियम ३३ अन्वये स्टॉक एक्सचेंजसह सादर करण्यात आलेली वित्तीय निष्कर्षाचे सविस्तर नमुन्यातील उतारा आहे. वित्तीय निष्कर्षाचे संपूर्ण नमुना स्टॉक एक्सचेंजच्या (www.bseindia.com) व (www.nseindia.com) वेबसाईटवर आणि कंपनीच्या (www.hindcompo.com) वेबसाईटवर उपलब्ध आहे.

३. ३० जून, २०२२ रोजी संपलेल्या तिमाही दरम्यान कोविड-१९ महामारीचा कोणताही प्रभाव नव्हता

(99194)

1936

४. मागील कालावधीचे आकडे हे चालू कालावधीच्या प्रस्तुती करणाकरिता जेथे आवश्यक आहे तेथे पुर्ननमुद/पुर्नगठीत करण्यात आले. वित्तीय निष्कर्षांचे सर्व आकडे हे जवळच्या रुपये लाखमध्येच पुर्ण करण्यात आले आहेत

> हिंदुस्तान कम्पोझिट्स लिमिटेडकरिता पी.के.चौधरी

ठिकाणः मुंबई दिनांकः ११.०८.२०२२

व्यवस्थापकीय संचालक (डीआयएन क्र.:००५३५६७०)

POST-OFFER PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF BHAGYANAGAR PROPERTIES LIMITED

Corporate Identification Number (CIN): L70102TG2006PLC050010 Registered Office: Sy.no.221 - 224 Part, Vattinagulapally, Rajendranagar Mandal, Ranga Reddy District, Hyderabad-500 032, Telangana, Tel : +91 40 27845119, Fax : +91 40 27818868 Email :cs@surana.com / investorservices_bpl@surana.com; Website: www.bhagyanagarproperties.com

This post offer public announcement (the "Post Offer Public Announcement") is being issued by akasam consulting private limited ("Manager" or "Manager to the Offer") for and on behalf of Mr. Narender Surana ("Acquirer 1"), Mr. Devendra Surana ("Acquirer 2"), Mrs. Sunita Surana ("Acquirer 3"), Mrs. Namrata Surana ("Acquirer 4"), M/s. Surana Infocom Private Limited ("Acquirer 5"), M/s. Surana Telecom and Power Limited ("Acquirer 6") and M/s. Bhagyanagar Securities Private Limited ("Acquirer 7") (Acquirer 1 Acquirer 2, Acquirer 3, Acquirer 4, Acquirer 5, Acquirer 6, and Acquirer 7 are collectively referred to as the "Acquirers") and other members of promoter and promoter group of Bhagyanagar Properties Limited to the public shareholders as defined under Regulation 2(1)(t) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended ("SEBI Delisting Regulations") ("Public Shareholders") of Bhagyanagar Properties Limited (the "Company") in respect of the acquisition of the fully paid up equity shares of the Company having face value Rs. 2 (Rupees Two Only) each ("Equity Shares") that are held by the Public Shareholders and consequent voluntary delisting of the Equity Shares from BSE Limited ("BSE") and National Stock Exchange of India _imited ("NSE") (BSE and NSE are collectively referred to as the "Stock Exchanges") pursuant to Regulation 17(4) and other applicable provisions of SEBI Delisting Regulations ("Delisting Offer"). This Post Offer Public Announcement is in continuation to and should be read in conjunction with the detailed public announcement published on July 26, 2022 (the "Detailed Public Announcement") in Business Standard - English and Hindi (all editions) and Mumbai Lakshadeep - Marathi (Mumbai edition) and the letter of offer dated July 26. 2022, (the "Letter of Offer")

Capitalized terms used but not defined in this Post Offer Public Announcement shall have the same meaning assigned to them as in the Detailed Public Announcement and the Letter of Offer.

The Acquirers, along with other members of promoter and promoter group of the Company, issued the Detailed Public Announcement t acquire up to 79,98,755 (Seventy Nine Lakhs Ninety Eight Thousand and Seven Hundred and Fifty Five) Equity Shares ("Offer Shares") representing 25.00% (Twenty Five per cent) of the fully paid up equity shares of the Company from the Public Shareholders pursuant to Part B of Chapter III read with Chapter IV and other applicable provisions of the SEBI Delisting Regulations and other applicable terms as mentioned in the Detailed Public Announcement and Letter of Offer. The Public Shareholders holding Equity Shares of the Company were invited to submit their Bids pursuant to the Reverse Book Building process ("RBBP") as prescribed in the SEBI Delisting Regulations through the Stock Exchange Mechanism during the Offer Period (i.e. from August 03, 2022 to August 10, 2022), in accordance with the SEBI Delisting Regulations.

1. DISCOVERED PRICE:

In terms of Regulation 20(2) and other applicable provisions of the SEBI Delisting Regulations, the Floor Price for the Delisting Offer was determined as Rs.37.83 (Rupees Thirty Seven and Eighty Three Paise only) per Equity Share and the Indicative Price provided by the Acquirers was Rs.37.90 (Rupees Thirty Seven and Ninty Paise Only) per Equity Share. As per Regulation 20(1), read with Schedule II and other applicable provisions of the SEBI Delisting Regulations, the discovered price for the Delisting Offer has been determined to be Rs.42.20 (Rupees Forty Two and Twenty Paise Only) per Equity Share ("Discovered Price"). In terms of Regulation 22 and other applicable provisions of the SEBI Delisting Regulations, the Acquirers have accepted the Discovered Price of Rs.42.20 per Equity Share. However, as per Regulation 20(6) of the SEBI Delisting Regulations, the Acquirers have declared and accepted Rs.42.25 (Rupees Forty Two and Twenty Five Paise Only) per Equity Share as the final Exit Price for the Delisting Offer ("Exit Price"), which is nigher than the Discovered Price

2 SUCCESS OF THE DELISTING OFFER.

2.1 In accordance with Regulation 21(a) of the SEBI Delisting Regulations, the Detailed Public Announcement and Letter of Offer, the Delisting Offer would be deemed to be successful only if a minimum number of 47,95,960 (Forty Seven Lakhs Ninety Five Thousand Nine Hundred and Sixty Only) Offer Shares are validly tendered at or below the Exit Price, and are acquired so as to cause the cumulative number of Equity Shares held by the Acquirer together with the promoters and the promoter group of the Company post the acquisition, through the Acquisition Window Facility, to be equal to or in excess of 2,87,92,205 (Two Crores Eighty Seven Lakhs Ninety Two Thousand Two Hundred and Five) Equity Shares representing 90% (Ninety per cent) of the fully paid up share capital of the Company, excluding such Equity Shares in terms of Regulation 21(a) of SEBI Delisting Regulations ("Minimum Acceptance Condition"). In the RBBP, 50,76,773 (Fifty Lakhs Seventy Six Thousand Seven Hundred and Seventy Three) Equity Shares have been validly tendered at or below the Exit Price, which is higher than the Minimum Acceptance Condition threshold of Equity Shares to be acquired in the Delisting Offer.

2.2 The Acquirers shall acquire all Equity Shares tendered through valid Bids at the Exit Price and post completion of the acquisition, the shareholding of the Acquirers together with the promoters and promoter group of the Company shall be 2,90,73,018 (Two Crores Ninety Lakhs Seventy Three Thousand and Eighteen) Equity Shares representing 90.88% (Ninety decimal Eight eight per cent) of the fully paid up equity share capital of the Company, which would exceed the Minimum Acceptance Condition threshold required for Delisting Offer to be successful in terms of Regulation 21(a) and other applicable provisions of the SEBI Delisting Regulations.

2.3 KFin Technologies Limited, Registrar to the Delisting Offer has confirmed the Dispatch of the Letter of Offer and Bid Form to all the Public Shareholders as on the Specified Date i.e. July 25, 2022.

2.4 The Delisting Offer is thus deemed to be successful.

2.5 All the Public Shareholders of the Company who have validly tendered their Equity Shares at or below the Exit Price of Rs. 42.25/-(Rupees Forty Two and Twenty Five Paise Only) per Equity Share will be paid the consideration at the Exit price of Rs. 42.25/-(Rupees Forty Two and Twenty Five Paise Only) per Equity Share. The last date for payment of consideration to all such Public $Share holders (in respect of whom no regulatory approvals are required) and whose Bids have been accepted will be August \ 22, 2022.$

2.6 The Equity Shares of the Public Shareholders whose Bids have been rejected in the RBBP, their demat shares or the physical shares would be returned to them in accordance with Methods of Settlement contained in the Detailed PublicAnnouncement and Letter of Offer read along with SEBI Circulars, on August 22, 2022. Public Shareholders will have to ensure that they keep their depository participant account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or non acceptance of Equity Shares under the Delisting Offer.

OUTSTANDING EQUITY SHARES POST DELISTING:

3.1 In accordance with Regulation 26 and other applicable provisions of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the RBBP or whose bids were unsuccessful in the RBBP ("Residual Shareholders") will be able to offer their Equity Shares to the Acquirers at the Exit Price for a period of 1 (one) year following the date of delisting of Equity Shares from the Stock Exchanges ("Exit Window"). A separate letter of offer ("Exit Letter of Offer") in this regard will be sent to such Residual Shareholders. If such Residual Shareholders wish to tender their Equity Shares during the Exit Window, they will be required to submit the requisite documents to the Registrar to the Offer during the Exit Window in accordance with the terms and conditions set out in the Exit Letter of Offer.

3.2 If the Public Shareholders have any query with regard to the Delisting Offer and / or Exit Window they should consult the Manager to the Offer or Registrar to the Offer as per the details given below.

The Post Offer Public Announcement is expected to be available on the websites of BSE i.e. www.bseindia.com and NSE i.e. www.

MANAGER TO THE OFFER

akasam

akasam consulting private limited "akasam" 10-1-17/1/1, level 3 & 4, Masab Tank,

CIN:U74140TG2000PTC035024

Hyderabad- 500004, Phone No.: +91-40-6644 4999/55 Fax No.: +91-40-2333 5511 Email: info@akasamconsulting.com Website: www.akasamconsulting.com Contact Person: Mr. M P Naidu, General Manager/ Ms. Durga Poornima, Manager SEBI Registration. No.: INM000011658

REGISTRAR TO THE OFFER

▲ KFINTECH

KFin Technologies Limited

Website: www.kfintech.com

CIN: U72400TG2017PLC117649 Selenium Building, Tower B, Plot No- 31 & 32, Financial District, Nanakramguda, Hyderabad-032, Telangana. Tel No.: +91 040-67162222 Toll free No:1-800-3454-001 Fax: 040-23001153 Email: bpl.delistingoffer@kfintech.com

 $Investor\,grievance\,e\text{-mail:\,einward.ris@kfintech.com}\\ Contact\,Person:\,Murali\,Krishna\,M,$ SEBI Registration No.: INR000000221 For and on behalf of the Acquirers

Sd/-

Devendra Surana

Sd/-

Narender Surana

Date : August 11. 2022

aries agro limited Aries House, Plot No. 24, Deonar, Govandi (E), Mumbai - 400 043.

CIN: L99999MH1969PLC014465

PARTICULARS

(before Tax, Exceptional and/or Extraordinary Items)

(after Exceptional and/or Extraordinary Items) - (Owners Share)

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

Other Comprehensive Income (after tax)} - (Owners Share)

as shown in the Audited Balance Sheet of the previous year

Net Profit (+) / Loss (-) for the period before Tax

(after Exceptional and/or Extraordinary Items)

Net Profit (+) / Loss (-) for the period after Tax

Total Comprehensive Income for the period

Reserves (excluding Revaluation Reserve)

6 Equity Share Capital(Equity Share of Rs. 10/- Each)

1 Income from Operations

Less:-Discounts/Rebates

Net Income from Operations

Net Profit (+) / Loss (-) for the period

ठिकाण: मुंबई

(वार्षिकीकरण नाही)

अ. मूळ





(0. ६३)



Extract of Un-Audited Financial Results for the Quarter ended 30th June, 2022 ₹ in Lakhs (Except EPS) **Consolidated Financial Results Standalone Financial Results** Year Ended Year Ended Quarter ended 30-Jun-22 31-Mar-22 30-Jun-21 31-Mar-22 30-Jun-22 31-Mar-22 30-Jun-21 31-Mar-22 (UN-AUDITED) (AUDITED) (AUDITED) (UN-AUDITED) (AUDITED) (UN-AUDITED) (AUDITED) 12,748.62 54,808.76 14,521.73 10,742.44 12,747.24 54,752.45 2,733.03 10.805.45 3,246.55 2,378.62 2.733.03 10.805.45 10,015.58 44,003.31 11,275.18 8,363.82 10,014.20 43,947.00 2,028.12 1,236.29 (983.07) 1,051.31 2,655.02 893.11 1,236.29 2,655.02 893.11 2,028.12 (983.07)1,051.31 582.04 1,329.03 888.42 (666.08)746.42 1,902.38 1.916.39 524.93 1.334.45 904.07 (606.89)690.01

1,300.43

19,564.49

1,300.43

17,752.14

1,300.43

19,564.49

14.63

14.63

1,300.43

19,564.49

Earnings per Share (of Rs. 10/- each) (for continuing & discontinued operations) (of Rs.10/-each) (not annualised) : a) Basic 5.39 (5.45)4.48 10.22 6.83 (5.12)5.74 b) Diluted 5.39 (5.45)4.48 10.22 6.83 (5.12) 5.74 Notes for the Quarter Ended on 30th June, 2022 :-

Quarter ended

10,774.21

2,378.62

8,395.59

(1,139.25)

(1,139.25)

(708.44)

(655.27)

1,300.43

21,124.09

1,300.43

19,755.73

1,300.43

21,124.09

(UN-AUDITED)

14,543.22

11,296.67

1,110.87

1,110.87

701.35

714.19

1,300.43

21,124.09

3.246.55

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

The results have been prepared in accordance with the Indian Accounting Standards (Ind AS) notified under the Companies (Ind AS) Rules, 2015 and subsequent amendments
As the Company's business activity falls within a single primary business segment, the disclosure requirements of <u>Accounting Standard (Ind AS-108)</u>" Operating Segments", are not applicable.
Since the Company's business relates to Micronutrient Fertilizers, Plant Nutrient Solutions etc. the same is impacted by cropping pattern, seasonality and erratic weather conditions across the Globe in

general and India in particular. Accordingly, quarterly figures are not representative of the full year's performance.

The above Financial Results were reviewed and recommended by the Audit Committee and there upon approved by the Board of Directors at their respective meetings held on 10th August, 2022

The Statutory Auditors have carried out a Limited Review of the Results for the Quarter ended 30th June, 2022. The Un-Audited Standalone / Consolidated financial results are for the Quarter ended 30th June, 2022. The Consolidated Un-Audited Financial Results have been prepared in accordance with Ind AS 110" Consolidated Financial Statements"

Figures for the quarter ended 31st March, 2022 represents the difference between audited figures in respect of the full financial year and the published figures of nine months ended 31st December, 2021.

With reference to Para 4.3 of the Circular SEBI/HO/DDHS/CIR/P/2018/144 dated 26.11.2018, we wish to state that we are not a LARGE CORPORATE within the meaning of Para 2.2(ii) of the

11 The global supply chain crisis, inflationary pressure on costs of raw material and packing material have had an impact on the Company. This impact is expected to continue in the medium term, until

12 The Company has adopted Ind AS 116, effective Annual Reporting period beginning 1st April, 2019 and applied the Standard to its Leases prospectively which impacted Depreciation.

13 The Board has approved further Investment in 9,90,000 Equity Shares of Rs. 10/- each at par of the Wholly Owned Subsidiary viz Mirabelle Agro Manufacturing Private Limited.

14 Previous Period's / Year's figures have been re-grouped / re-arranged wherever necessary to correspond with the Current Period's figures 15 The above results will be made available at the Company's Website at www.ariesagro.com on or after 11th August, 2022.

For Aries Agro Limited Dr. Rahul Mirchandani Chairman and Managing Director DIN: 00239057

Place: Mumbai Date: 10th August, 2022

46.55

1160.44

नॅशनल प्लास्टिक इंडस्ट्रिज लिमिटेड insta NATIONAL

> कॉर्पोरेट कार्यालय: कार्यालय क्र.२१३, २१४ व २१५, २रा मजला, हव टाऊन सोलारिस, एन.एस. फडके मार्ग, अंधेरी (पूर्व), मुंबई-४०००६९. दूरध्वनी क्र.:९१-२२-६७६६९९९९/२८३११५५५, फॅक्स क्र.०२२-६७६६९९९८, ई-मेल: info@nationalplastic.com, वेबसाईट: www.nationalplastic.com

सीआयएन: एल२५२००एमएच१९८७पीएलसी०४४७०७ ३० जून २०२२ रोजी संपलेल्या तिमाहीकरिता एकमेव अलेखापरिक्षीत वित्तीय निष्कर्षाचा अहवाल (रु. लाखात) संपलेले वर्ष संपलेली तिमाही तपशिल ₹0.0€.2022 30.08.2028 39.03.2022 39.03.7077 (अलेखापरिक्षित) (अलेखापरिक्षित) (लेखापरिक्षित) (लेखापरिक्षित) एकूण उत्पन्न २१०९.५० १११0.२५ २७०६.५६ ८२९५.०२ करपूर्व निव्वळ नफा/(तोटा) 96.49 (40.28) २३१.६९ 37.88 (अपवादात्मक आणि/किंवा विशेष साधारण बाबपूर्व) करपूर्व निव्वळ नफा/(तोटा) २३१.६९ 32.88 (40.28) 36.48 (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर) करानंतर निव्वळ नफा/(तोटा) ३२.६६ (40.28) १४८.३३ २८२.५१ (अपवादात्मक आणि/किंवा विशेष साधारण बाबनंतर) (५७.२१) कालावधीकरिता एकूण सर्वकष उत्पन्न १५६.४३ २९०.६० 32.88 (कालावधीकरिता सर्वंकष नफा/(तोटा) (करानंतर) आणि इतर सर्वंकष उत्पन्न (करानंतर)) भरणा केलेले समभाग भांडवल (दर्शनी मूल्य रू.१०/- प्रती भाग) ९१२.९६ ९१२.९६ ९१२.९६ ९१२.९६ उत्पन्न प्रतिभाग (विशेष साधारण बाबपूर्व) (रू.१०/-प्रत्येकी) (वार्षिकीकरण नाही) अ. मूळ 35.0 (63.0) 9.83 3.09 व. सौमिकृत 0.38 (6.53) 9.62 3.09 उत्पन्न प्रतिभाग (विशेष साधारण बाबनंतर) (रू.१०/-प्रत्येकी)

ब. सौमिकृत 35.0 (6.83) १. वरील निष्कर्षाचे लेखासिमतीद्वारे पुनर्विलोकन करण्यात आले आणि ११ ऑगस्ट, २०२२ रोजी झालेल्या कंपनीच्या संचालक मंडळाच्या सभेत मान्य

करण्यात आले आणि कंपनीच्या वैधानिक लेखापरिक्षकाद्वारे मर्यादित पुनर्विलोकनावर अवलंबून आहे. . एकमेव वित्तीय निष्कर्षाचे अहवाल भारतीय प्रतिभूती व विनिमय मंडळ (सेबी) द्वारे वितरीत लागू व मार्गदर्शनानुसार कंपनी कायदा २०१३ च्या तरतुदीनुसार भारतीय लेखाप्रमाण (इंड-एएस) नुसार तयार केले आहे.

0.38

३. कंपनी प्लास्टीक मोल्डेड व एक्स्ट्रुडेड वस्तू व पीव्हीसी मॅटस् उत्पादन व्यवसायात कार्यरत आहेत.

४. कोविड प्रादुर्भावामुळे तिमाहीकरिता विक्री व नफामध्ये घट झालेली आहे.

५. सदर निष्कर्ष कंपनीच्या www.nationalplastic.com वेबसाईटवर आणि स्टॉक एक्सचेंजच्या बीएसई लिमिटेडच्या www.bseindia.com वेबसाईटवर उपलब्ध आहेत.

नॅशनल प्लास्टिक इंडस्ट्रिज लिमिटेडकरिता

3.82

2.62

3.09

3.09

परेश व्ही. पारेख व्यवस्थापकीय संचालक डीआयएन: ००४३२६७३