

VXL Instruments Limited

No.1783, Sector 1, Phoenix House, 19th Main, HSR Layout, Bengaluru-

560 102

Website: www.vxl.net E-mail:

cfo@vxl.net

CIN: L85110 MH1986 PLC 272426

ISO 9001: 2015 10008316 QM 15 ISO 14001: 2015 10008316 UM

Date: 12.08.2022

To Department of Corporate Services **BSE** Limited 25th Floor, Phiroze Jeejeebhoy Towers Dalal Street, Mumbai- 400 001

Dear Sirs.

SUB: NEWSPAPER ADVERTISEMENT TITLED "NOTICE TO THE SHAREHOLDERS OF 36TH ANNUAL GENERAL MEETING"

Ref: Scrip Code-517399

Please find enclosed copies of the newspaper advertisement titled "Notice to the Shareholders of 36th Annual General Meeting", published in Financial Express (English) and Lakshadweep (Marathi) versions.

The same shall be hosted on the Company's website at https://www.vxl.net/investors/publications.

Kindly take this on record and treat this as compliance with the Listing Regulations, SEBI Guidelines and Company Laws.

Thanking you

Yours faithfully

Company Secretary and Compliance Officer

Membership No.:A33180

FINANCIAL EXPRESS

OPTIEMUS INFRACOM LIMITED

CIN: L64200DL1993PLC054086

Registered Office: K-20, Second Floor, Lajpat Nagar - II, New Delhi - 110024

Corporate Office: D-348, Sector-63, Noida, Uttar Pradesh-201307

EXTRACT OF UNAUDITED STANDALONE & CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED 30TH JUNE, 2022

	Figures in lakhs except I								
		Standalone				Consolidated			
S.	B	Quarter Ended			Year Ended	Quarter Ended			Year Ended
No.	Particulars	30.06.2022	31.03.2022	30.06.2021	31.03.2022	2 30.06.2022	31.03.2022	30.06.2021	31.03.2022 Audited
		Unaudited	Audited	Unaudited	Audited	Unaudited	Audited	Unaudited	
11	Total income from operations (net)	15155.27	18,723.98	5,169.41	47,284.91	21486.84	22,156.69	5,310.37	50,754.69
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	947.03	1,005.68	200.63	2,577.01	596.46	351.37	257.66	558.37
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	947.03	1,005.68	200.63	2,577.01	619.74	589.30	117,17	469.30
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	707.72	711.20	139.78	1,852.64	497.90	282.83	56.32	(92.17)
5	Total Comprehensive Income for the period [Comprising Profit/Loss for the period (after tax) and other comprehensive income (after tax)]	710.78	711.20	143.55	1,857.25	500.96	282.37	60.09	(87.56)
6	Equity Share Capital (Face Value per share Rs. 10/-)	8,581	8,581	8,581	8,581	8,581	8,581	8,581	8,581
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance sheet of previous year		3	5.	28,846	255	Ī	i i	24,429
8	Earnings per share (for continuing and discontinued operations)								
(a)	Basic	0.83	0.83	0.17	2.16	0.58	0.33	0.07	(0.10)
(b)	Diluted	0.83	0.83	0.17	2.16	0.58	0.33	0.07	(0.10)

NOTES:

Place: Noida

Date: 11.08.2022

1. The above is an extract of the detailed format of Unaudited Financial Results filed with the Stock Exchanges under Reg. 33 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015. The full format of the unaudited Financial Results for the quarter ended June 30, 2022 are available on the Stock Exchanges website i.e www.bseindia.com and www.nseindia.com and on company's website www.optiemus.com

2. The unaudited standalone & consolidated financial results of the Company for the quarter ended on June 30, 2022 have been duly reviewed by Audit Committee and approved by the Board of Directors at their meeting held on Thursday, 11th August, 2022.

> For and on Behalf of the Board Optiemus Infracom Limited Executive Chairman

Ashok Gupta Place: Hyderabad Date : August 10, 2022

the Rights Entitlement Letter and other Issue material will be sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Abridged Letter of Offer, the Application Form, the Rights Entitlement Letter and other Issue material will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them Further, Letter of Offer will be provided, through email and speed post/courier, by the Registrar on behalf of our Company to the Eligible Equity Shareholders who have provided their Indian addresses to our Company or who are located in jurisdictions where the offer and sale of the Rights Equity Shares is permitted under laws of such jurisdictions and in each case who make a request in this regard.

Investors can also access this, Letter of Offer, the Abridged Letter of Offer and the Application Form from the websites of the Registrar,

In case such Eligible Equity Shareholders have provided their valid e-mail address, the Abridged Letter of Offer, the Application Form,

The Rights Entitlement and the Right Shares of our Company have not been and will not be registered under the Securities Act, or any U.S. state securities laws and may not be offered, sold, resold, or otherwise transferred within the United States of America or the territories or possessions thereof, except in a transaction exempt from the registration requirements of the Securities Act. The rights referred to in the Letter of Offer are being offered in India, but not in the United States. The offering to which the Letter of Offer relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or rights for sale in the United States or as a solicitation therein of an offer to buy any of the said Equity Shares or rights. Accordingly, the Issue Materials should not be forwarded to or transmitted in or into the United States at any time.

Neither our Company nor any person acting on behalf of our Company will accept subscriptions or renunciation from any person, or the agent of any person, who appears to be, or who our Company or any person acting on behalf of our Company has reason to believe is in the United States when the buy order is made. Envelopes containing an Application Form and Rights Entitlement Letter should not be postmarked in the United States or otherwise dispatched from the United States or any other jurisdiction where it would be illegal to make an offer, and all persons subscribing for the Equity Shares and wishing to hold such Equity Shares in registered form must provide an address for registration of the Equity Shares in India. Our Company is making the Right Shares to Eligible Shareholders of our Company on the Record Date and issue materials will be dispatched only to Equity Shareholders who have an Indian address. Any person who acquires rights and the Right Shares will be deemed to have declared, represented, warranted, and agreed, that; (i) It is not and that at the time of subscribing for the Right Shares or the Rights Entitlements, it will not be, in the United States when the buy order is made (ii) It does not have a registered address (and is not otherwise located) in the United States, and (iii) It is authorized to acquire the rights and the Equity Shares in compliance with all applicable laws and regulations, (iv) Our Company believes that Application Form is incomplete, or acceptance of such Application Form may infringe applicable legal or regulatory requirements; and (v) Our Company shall not be bound to allot or issue any Rights Shares or Rights Entitlement in respect of any such Application Form.

Our Company, in consultation with the Lead Managers, reserves the right to treat as invalid any Application Form which: (i) Appears to our Company or its agents to have been executed in or dispatched from the United States; (ii) Where a registered Indian address is not provided; or (iii) Where our Company believes that Application Form is incomplete, or acceptance of such Application Form may infringe applicable legal or regulatory requirements; and our Company shall not be bound to allot or issue any Equity Shares or Rights Entitlement in respect of any such Application Form.

Rights Entitlements may not be transferred or sold to any person in the United States.

LAST DATE FOR APPLICATION: The last date for submission of the duly filled in the Application Form or a plain paper Application is Tuesday, August 30, 2022 Issue Closing Date. The Board of Directors may extend the said date for such period as it may determine from time to time, subject to the Issue Period not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date). If the Application Form is not submitted with an SCSB, uploaded with the BSE and the Application Money is not blocked with the SCSB on or before the Issue Closing Date or such date as may be extended by the Board of Directors, the invitation to offer contained in this Letter of Offer shall be deemed to have been declined and the Board of Directors shall be at liberty to dispose of the Right Shares hereby offered, as provided under the section, Terms of the Issue - 'Basis of Allotment' on page 160 of the Letter of Offer.

or such extended time as permitted by the Stock Exchange. ALLOTMENT ONLY IN DEMATERIALISED FORM: The Allotment of Equity Shares pursuant to the Issue will only be made in

dematerialised form, In accordance with the SEBI Circular SEBI/H0/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the credit of Rights Entitlement and Allotment of Equity Shares shall be made in dematerialised form only. Further, The Rights Entitlements of those resident Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, and whose demat account details are not available with our Company or the Registrar, shall be credited in a demat suspense escrow account opened by our Company. The Eligible Equity Shareholders holding Equity Shares in physical form as on Record Date and desirous of subscribing to Rights Shares in this Issue are advised to furnish the details of their demat account to the Registrar or our Company at least 2 (Two) Working Days prior to the Issue Closing Date, to enable the credit of their Rights Entitlements in their respective demat accounts at least one day before the Issue Closing Date.

whose demat account details are not available with our Company or the Registrar, shall be credited in a demat suspense escrow account opened by our Company. For further details, see "Terms of the Issue - Procedure for application by eligible equity shareholders holding equity shares in physical form" and "Terms of the Issue - Allotment Advice or Refund/ Unblocking Of ASBA Accounts" on pages

INVESTORS MAY PLEASE NOTE THAT THE EQUITYSHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN

LISTING: The existing Equity Shares of our Company are listed on BSE Limited ("BSE"). Our Company has received in-principle approvals from BSE vide its letter dated July 18, 2022. Our Company will also make applications to BSE to obtain trading approvals for the Rights Entitlements as enshrined under the SEBI circular bearing reference number SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated

up to ₹ 4797.44 Lakhs which is less than Rs. 5000.00 Lakhs. The Investors are advised to refer to the full text of the "Disclaimer Clause of SEBI" on page 131 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (Designated Stock Exchange): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The Investors are advised to refer to the full text of the

send/dispatch through email or registered post or speed post/courier, the Letter of Offer/ Abridged Letter of Offer, the Application Form and other applicable Issue material to the email addresses or registered address of all the Eligible Equity Shareholders who have provided their Indian addresses to our Company and who are located in jurisdictions where the offer and sale of the Rights Entitlement or Right Shares is permitted under laws of such jurisdictions and does not result in and may not be construed as, a public offering in such jurisdictions. The Letter of Offer will be provided, only through email, by the Registrar on behalf of our Company to the Eligible Equity Shareholders who have provided their Indian addresses to our Company and who makes a request in this regard. In accordance with the above, the dispatch of the abridged letter of offer, the Rights Entitlement Letter along with the Application form has been completed in electronic form through email on Friday, August 5, 2022 and by speed post/courier on Monday, August 8, 2022 by the Registrar to the Issue. The shareholders may obtain duplicate copies of the application form in case they do not receive the application

Shareholders who have provided Indian address and who have made a request in this regard. In case such Eligible Equity Shareholders have provided their valid e-mail address, the Letter of Offer will be sent only to their valid e-mail address and in case such Eligible Equity Shareholders have not provided their e-mail address, then the Letter of Offer will be dispatched, on a reasonable effort basis, to the Indian addresses provided by them or who are located in jurisdictions where the offer and sale of the Right Shares is permitted under laws of such jurisdictions and in each case who make a request in this regard.

Eligible Shareholders can obtain the details of their respective Rights Entitlements from the website of the Registrar to the Issue's website at www.bigshareonline.com by entering their DP-ID and Client-ID or Folio Number (in case of Eligible Equity Shareholders holding Equity Shares in physical form), and PAN. The link for the same shall also be available on the website of our Company at

provided their Indian address through means as may be considered feasible by our Company will not be liable for considering or choosing or not considering or choosing any specific means to reach out to the Eligible Equity Shareholders.

Investors can access the Letter of Offer, the Abridged Letter of Offer, and the Application Form (provided that the Eligible Equity Shareholder is eligible to subscribe for the Right Shares under applicable securities laws) on the websites of: (i) our Company at www.mercurymetals.in; (ii) the Registrar at www.bigshareonline.com; (iii) the Lead Manager at www.kunvarji.com and (iv) BSE

process and resolution of difficulties faced by the Investors please refer link at www.bigshareonline.com For Updation of Indian address/e-mail address/ phone/mobile number in the records maintained by the Registrar or our Company

please send an email to rightsissue@bigshareonline.com. For Updation of demat account details by Eligible Equity Shareholders holding shares in physical form please send an e-mail to <u>rightsissue@bigshareonline.com</u> For submission of self-attested PAN, client master sheet and demat account details by non-resident Eligible Equity Shareholders:

The Letter of Offer is available on Our Company's website at www.mercurymetals.in; the Registrar at www.bigshareonline.com the

Lead Manager at www.kunvarji.com and Stock Exchage website at www.bseindia.com

COMPANY SECRETARY &

Driven By Knowledge KUNVARJI FINSTOCK PRIVATE LIMITED B-Wing, Siddhivinayak Towers, Nr D.A.V School, Next to Kataria House, Off S.G. Highway Road, Park, Next to Ahura Centre, Mahakali Caves POR, Taluka: Vadodara. Makarba, Ahmedabad- 380051 Tel No.: +91 79 6666 9000 Tel No.: 022-62638200/22 Email ID/Investor Grievance Email: Email: rightsissue@bigshareonline.com Email-ID: info@mercurymetals.in

info@kunvarji.com Investor grievance e-mail: Contact Person: Mr. Niraj Thakkar/ Mr. Prasann investor@bigshareonline.com Contact Person: Mr. Vijay Surana Website: www.kunvarji.com Website: www.bigshareonline.com SEBI Reg. No.: MB/INM000012564 SEBI Registration No: INR000001385

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre issue or post issue related matter. All grievances relating the ASBA process may be addressed to the Registrar, with a copy to the SCSBs in case of ASBA process), giving full details such as name, address of the Applicant contact number(s), e- mail address of the sole first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked (in case of ASBA process), ASBA Account number, and the Designated Branch of the SCSBs where the Application Form or the plain paper applications as the-case may be, was submitted by the

On behalf of the Board of Directors

Mr. Mikil Nitinbhai Gohil

Website: www.mercurymetals.in

Contact Person: Mr. Mikil

Nitinbhai Gohil, company

secretary & compliance officer

S	Statement of Financial Results for the Quarter and	Year Ended	June 30, 20	22 (Amount	in Rs. Lacs)
SI No.	Particulars	Quarter ended June 30, 2022	June 30, 2021	Quarter ended March 31, 2022	March 31, 2022
		Unaudited	Unaudited	Unaudited	Audited
1	Total Income from Operations	2,681.08	15,931.23	3,595.68	28,892.88
2	Net Profit / (Loss) for the period (Before Tax, Exceptional and / or Extraodinary Items)	431.45	1,361.82	773.69	(2,383.22)
3	Net Profit / (Loss) for the period Before Tax (after Exceptional and / or Extraodinary Items)	431,45	1,361.82	773.69	(2,383.22)
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraodinary Items)	431.45	1,361.82	773.69	(2,383.22)
5	Total Comprehensive Income for the period (Comprising profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)		1,361.82	773.69	(2,383.22)
6	Paid-up equity share capital (Face value of Rs. 1000 each)	7,162.50	7,162.50	7,162.50	7,162.50
7	Reserves (excluding revaluation reserves)	3,571.00	6,884.57	3,139.53	3,139.53
8	Security Premium Account	- 100 m	77 (25)		
9	Net worth	10,733.50	14,047.07	10,302.03	10,302.03
10	Paid up debt capital / Outstanding debt	59,835.31	43,746.88	56,622.77	56,622.77
11	Outstanding Redeemable Preference Shares		E		2000
12	Debt / Equity Ratio(Equity includes OCD from promotors)	2.82	3.17	2.49	2.49
13	Earning per share (EPS) (Face value of Rs. 10/- each) (for Continuing and discontinued operations) - 1. Basic 2. Diluted	60.24 60.24	190.13 190.13	108.02 108.02	(332.73) (332.73)
14	Capital Redemption Reserve			7.	- ×
15	Debenture redemption reserve (Refer note 4)	9	-	243	- 2
16	Debt Service Coverage Ratio	0.04	3.08	1.76	0,30
17	Interest Service Coverage Ratio	2.10	3.08	2.14	0.36
15 16	Capital Redemption Reserve Debenture redemption reserve (Refer note 4) Debt Service Coverage Ratio	0.04	3.08		1.76

For the items referred to sub clause of the Regulation 52(4) of the Securities and Exchange Board of India (Listing Obligations and Disclosure, Requirements) Regulations, 2015 the pertinent disclosures have been made to the NSE Limited and can be accessed on https://www.nseindia.com

The above is an extract of the detailed format of quartely financial results filled with the BSE Limited under Regulation 52 of the SEBI (Listing

Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quartely financial results are available on the websites of the NSE. Limited and on the company website: https://ktipl.co.in/corporateannouncement For and on behalf of Board of Directors

K. Narasimha Reddy DIN:00382412

This is only an advertisement for information purpose and not an offer document announcement. Not for publication, distribution or release directly or indirectly into the United States or otherwise outside India. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated July 29, 2022 (the "Letter of Offer" or "LOF") filed with the stock exchange, namely BSE Limited ("BSE") and the Securities and the Exchange Board of India ("SEBI").



MERCURY METALS LIMITED Corporate Identity Number: L27109GJ1986PLC008770

Registered Office: 367-368, GIDC, POR, VILLAGE: POR, Taluka: Vadodara, Vadodara, Gujarat - 391243 Telephone No.: +91 9081234614 | Email: info@mercurymetals.in | Website: www.mercurymetals.in | Contact person: Mr. Mikil Nitinbhai Gohil; Company Secretary and Compliance Officer

Our Company was originally incorporated as "Mercury Metals Private Limited" on July 4, 1986 as a private limited company under the provisions of the Companies Act, 1956 pursuant to Certificate of Incorporation issued by Registrar of Companies, Gujarat, Dadra & Nagar Haveli. Subsequently our Company was converted into a public limited company pursuant to shareholders resolution passed at the General Meeting of our Company and the name of our Company was changed to "Mercury Capital Limited" and a Fresh Certificate of Incorporation dated February 17, 1995 was issued by the ROC-Ahmedabad. Subsequently the name of our company was changed to Mercury Metals Limited vide fresh Certificate of Incorporation consequent to change of name dated January 10, 1997. For details of incorporation, change of name and registered office of our Company, please refer to chapter titled "General Information" beginning on page 36 of this Letter of offer.

FOR PRIVATE CIRCULATION TO THE EQUITY SHAREHOLDERS OF MERCURY METALS LIMITED ("OUR COMPANY") RIGHTS ISSUE OF 15,99,14,584* FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 1/- EACH OF THE COMPANY FOR CASH AT A PRICE OF ₹ 3/- PER RIGHT SHARE (INCLUDING A PREMIUM OF ₹ 2/- (RUPEES TWO ONLY) PER RIGHT EQUITY SHARE) FOR AN AMOUNT UP TO ₹ 4797.44 LAKHS ON A RIGHTS ISSUE BASIS TO THE ELIGIBLE SHAREHOLDERS OF MERCURY METALS LIMITED IN THE RATIO OF 23 RIGHT SHARES FOR EVERY 1 EQUITY SHARE HELD BY SUCH ELIGIBLE SHAREHOLDERS AS ON THE RECORD DATE, THURSDAY, AUGUST 4, 2022, ("ISSUE"). THE ISSUE PRICE IS 3 (THREE) TIMES THE FACE VALUE OF THE EQUITY SHARE, FOR FURTHER DETAILS, KINDLY REFER TO THE SECTION TITLED 'TERMS OF THE ISSUE' BEGINNING ON PAGE 136 OF THIS LETTER OF OFFER.

NOTICE TO ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY						
ISSUE OPENS ON	LAST DATE FOR ON MARKET RENUNCIATIONS*	ISSUE CLOSES ON#				
TUESDAY, AUGUST 16, 2022	WEDNESDAY, AUGUST 24, 2022	TUESDAY, AUGUST 30, 2022				

*Eligible Equity Shareholders are requested to ensure that renunciation through off-market transfer is completed in such a manner that the Rights Entitlements are credited to the Demat account of the Renouncee(s) on or prior to the Issue Closing Date #Our Board will have the right to extend the Issue period as it may determine from time to time but not exceeding 30 (thirty) days from

the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant after the Issue Closing Date

Simple, Safe, Smart way of Applications Supported by Blocked Amount (ASBA) is a better way of applying to Application - Make use of it!!!

*Assuming full subscription

issues by simply blocking the fund in the bank account, investors can avail the same For further details, check section on ASBA below Facilities for Application in this Issue

In accordance with Regulation 76 of the SEBI ICDR Regulations, the SEBI Rights Issue Circulars and the ASBA Circulars, all Investors desiring to make an Application in this Issue are mandatorily required to use either the ASBA process. Investors should carefully read the provisions applicable to such Applications before making their Application through ASBA. For details, see "Terms of the Issue - "Procedure for Application through the ASBA Process" on page no. 148 of the Letter of Offer,

ASBA facility: Investors desiring to make an Application in this Issue through ASBA process, may submit the Application Form in physical mode to the Designated Branches of the SCSB or online/ electronic Application through the website of the SCSBs (if made available by such SCSB) for authorizing such SCSB to block Application Money payable on the Application in their respective ASBA Accounts. Application through ASBA facility in electronic mode will only be available with such SCSBs who provide such facility.

Investors should ensure that they have correctly submitted the Application Form or have otherwise provided an authorization to the SCSB, via the electronic mode, for blocking funds in the ASBA Account equivalent to the Application Money mentioned in the Application Form, as the case may be, at the time of submission of the Application.

Please note that subject to SCSBs complying with the requirements of SEBI Circular CIR/CFD/DIL/13/2012 dated September 25, 2012, within the periods stipulated therein, ASBA Applications may be submitted at the Designated Branches of the SCSBs.

Further, in terms of the SEBI Circular CIR/CFD/DIL/1/2013 dated January 2, 2013, it is clarified that for making Applications by SCSBs on their own account using ASBA facility, each such SCSB should have a separate account in its own name with any other SEBI registered SCSB(s). Such account shall be used solely for the purpose of making an Application in this Issue and clear demarcated funds should be available in such account for such an Application.

ASBA: For the list of banks which have been notified by SEBI to act as SCSBs for the ASBA process, please refer to https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFpi=yes&intmld=34. For details on Designated Branches of SCSBs collecting the Application Form, please refer the above-mentioned link.

ELIGIBLE EQUITY SHAREHOLDERS UNDER THE ASBA PROCESS MAY PLEASE NOTE THAT THE EQUITY SHARES UNDER THE ASBA PROCESS CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE EQUITY SHARES ARE HELD BY SUCH ASBA APPLICANT ON THE RECORD DATE. APPLICATION ON PLAIN PAPER: An Eligible Equity Shareholder in India who is eligible to apply under the ASBA process may make

an Application to subscribe to this Issue on plain paper in case of non-receipt of Application Form as detailed above. An Eligible Equity Shareholder is required to submit the plain paper Application to the Designated Branch of the SCSB to authorising such SCSB to block Application Money in the said bank account maintained with the same SCSB. Applications on plain paper will not be accepted from any address outside India.

Please note that the Eligible Shareholders who are making the Application on plain paper shall not be entitled to renounce their Rights Entitlements and should not utilize the Application Form for any purpose including renunciation even if it is received subsequently. The application on plain paper, duly signed by the Eligible Equity Shareholder including joint holders, in the same order and as per specimen recorded with his bank, must reach the office of the Designated Branch of the SCSB before the Issue Closing Date and

should contain the following particulars: (i) Name of our Company, being 'Mercury Metals Limited'; (ii) Name and address of the Eligible Equity Shareholder including joint

holders (in the same order and as per specimen recorded with our Company or the Depository); (iii) Registered Folio No./DP and Client ID No.; (iv) Number of Equity Shares held as on Record Date; (v) Allotment option - only dematerialized form; (vi) Number of Right Shares entitled to; (vii) Total number of Right Shares applied for; (viii) Number of additional Right Shares applied for, if any; (ix) Total number of Right Shares applied for; (x) Total amount paid at the rate of ₹ 3/- for Right Shares issued in one Rights Entitlement; (xi) Details of the ASBA Account such as the account number, name, address and branch of the relevant SCSB; (xii) In case of non-resident

Eligible Shareholders making an application with an Indian address, details of the NRE/FCNR/NRO Account such as the account number, name, address, branch of the SCSB with which the account is maintained and a copy of the RBI approval obtained pursuant to Rule 7 of the FEMA Rules. (xiii) Except for Applications on behalf of the Central or State Government, the residents of Sikkim and the officials appointed by the courts, PAN of the Eligible Equity Shareholder and for each Eligible Equity Shareholder in case of joint names, irrespective of the total value of the Right Shares applied for pursuant to this Issue; (xiv) Authorization to the Designated Branch of the SCSB to block an amount equivalent to the Application Money in the ASBA Account; (xv) Signature of the Eligible Equity Shareholder (in case of joint holders, to appear in the same sequence and order as they appear in the records of the SCSB); and (xvi) All such Eligible Equity Shareholders are deemed to have accepted the following: "I/ We understand that neither the Rights Entitlement nor the Equity Shares have been, or will be, registered under the United States Securities Act of 1933, as amended (the "US Securities Act") or any United States state securities laws, and may not be offered, sold, resold or otherwise transferred within the United States or to the territories or possessions thereof (the "United States") except in a transaction exempt from, or not subject to, the registration requirements of the US Securities Act. I/ we understand the offering to which this application relates is not, and under no circumstances is to be construed as, an offering of any Equity Shares or Rights Entitlement for sale in the United States, or as a solicitation therein of an offer to buy any of the said Equity Shares or Rights Entitlement in the United States. Accordingly, I/ we understand that this application should not be forwarded to or transmitted in or to the United States at any time. If we understand that none of the Company, the Registrar, the Lead Manager, or any other person acting on behalf of the Company will accept subscriptions from any person, or the agent of any person, who appears to be, or who we, the Registrar, the Lead Manager or any other person acting on behalf of the Company has reason to believe is in the United States, or if such person is outside India and the United States, such person is not a corporate shareholder, or is ineligible to participate in the Issue under the securities laws of their jurisdiction. If We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the jurisdiction of our residence.

If We will not offer, sell or otherwise transfer any of the Equity Shares which may be acquired by us in any jurisdiction or under any circumstances in which such offer or sale is not authorized or to any person to whom it is unlawful to make such offer, sale or invitation except under circumstances that will result in compliance with any applicable laws or regulations. We satisfy, and each account for which we are acting satisfies, all suitability standards for investors in investments of the type subscribed for herein imposed by the

If We understand and agree that the Rights Entitlement and Equity Shares may not be reoffered, resold, pledged or otherwise transferred except in an offshore transaction in compliance with Regulation S under the US Securities Act (hereinafter referred to as 'Regulation S'), or otherwise pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the US

I/We (i) am/are, and the person, if any, for whose account I/we am/are acquiring such Rights Entitlement, and/or the Equity Shares, is/are outside the United States, and (ii) is/are acquiring the Rights Entitlement and/or the Equity Shares in an offshore transaction meeting the requirements of Regulation S. I/ We acknowledge that the Company, the Lead Manager, their affiliates and others will rely upon the truth and accuracy of the

foregoing representations and agreements." Please note that, if the shareholders makes an application using the application form as well as plain paper or multiple plain paper Applications, such Applications shall be treated as multiple applications and are liable to be rejected.

NOTICE TO INVESTORS: The distribution of this Letter of Offer, the Abridoed Letter of Offer, Application Form and Rights Entitlement Letter and the issue of Rights Entitlement and Rights Equity Shares to persons in certain jurisdictions outside India may be restricted by

legal requirements prevailing in those jurisdictions. Persons into whose possession the Letter of Offer the Abridged Letter of Offer, Rights Entitlement Letter or Application Form (CAFs) may come are required to inform themselves about and observe such restrictions. Our Company is making this Issue on a rights basis to the Eligible Equity Shareholders and will electronically dispatch through email and physical dispatch through speed post/courier the Letter of Offer / Abridged Letter of Offer and Application Form and Rights Entitlement Letter only to Eligible Equity Shareholders who have a registered address in India or who have provided an Indian address to our Company.

Date : August 1, 2022 Place: Kolkata

GREENPANEL INDUSTRIES LIMITED

Corporate Office: Thapar House, 2nd Floor, 163, S.P. Mukherjee Road, Kolkata-700026, India Phone No.: (033)-4084-0600, Fax No.: (033) 2464-5525, CIN: L20100AS2017PLC018272 Email: investor.relations@greenpanel.com; Website: www.greenpanel.com

BENGALURU

Company Secretary & AVP-Legal

Lawkush Prasad

KNR Tirumala Infra Pvt Ltd Regd. Office: Regd. Office:KNR House 4th Floor, Plot No. 114, Phase-1, Kavuri Hills, Hyderabad, Telengana-500033

Notes: The above financial results for the guarter ended June 30, 2022 have been reviewed and recommended by the Audit Committee and subsequently approved by the Board of Directors in their meeting held on August 10, 2022.

and at https://ktipl.co.in/corporateannouncement.



The Tata Power Company Limited, 2[™] Floor, Sahar Receiving Station Sahar Airport Road, Andheri East, Mumbai-400059 (Board Line: 022-67173188) CIN: L28920MH1919PLC000567

NOTICE INVITING EXPRESSION OF INTEREST

The Tata Power Company Limited Invites Expression of Interest (EOI) from eligible parties for Cafeteria and Housekeeping services at its Mundra Ultra Mega Power Plant location.

Details of pre-qualification requirements, bid security, purchasing of tender document, etc. may be downloaded using the following URL: https://www.tatapower.com/tender/tenderlist.aspx. Eligible parties willing to participate may submit their Expression of Interest along with tender fee on or before 22rd August 2022.



Regd. & Corp. Office: 252, 5th Floor, Building No. 2, Solitaire Corporate Park, Chakala, Andheri (East), Mumbai - 400 093. Tel.: +91 22 28245210 Fax: +91 22 42872197 | E-mail: cs@vxl.net | Website: www. vxl.net

NOTICE TO THE SHAREHOLDERS OF 36™ ANNUAL GENERAL MEETING

The Thirty Sixth (36") Annual General Meeting (AGM) of the Company will be held through Video Conference (VC) or Other Audio Visual Means (OAVM) on Wednesday, the 21" day of September 2022 in compliance with General Circular (GC) No. 2/2022 dated May 5, 2022, Circular No. 19/2021 dated December 8, 2022, and all other circulars issued by the Ministry of Corporate Affairs (MCA), Government of India and Securities and Exchange Board of India (SEBI), to transact the business as set out in the Notice of the Meeting.

The Notice of the AGM along with the Annual Report 2021-22 is being sent only by electronic mode to those Members whose email addresses are registered with the Company/Depositories in accordance with the aforesaid MCA Circular and SEBI Circular No. 62 dated May 13, 2022. The Company has appointed Central Depository Services (India) Limited (CDSL), to provide VC/OAVM facility and voting through electronic means for the AGM. Shareholders holding shares in dematerialized mode are requested to register their email addresses and mobile numbers with their relevant depositories through their depositary participants. Shareholders holding shares in physical mode are requested to furnish their email addresses and mobile numbers with the Company's Registrar and Share Transfer Agent Bigshare Services Private Limited at info@bigshareonline.com or alternatively can furnish the details to cfo@vxl.net or cs@vxl.net. The notice of the 36* AGM and Annual Report 2021-22. will also be made available on the Company's website, at www.vxl.net, BSE Limited at www.bseindia.com, and on the website of CDSL at www.evotingindia.com.

The Register of Members and Share Transfer Books or the Company will remain closed from Thursday, 15" September 2022 to Tuesday, 20" September 2022 (both days inclusive) for the purpose of AGM.

Shareholders will have an opportunity to cast their vote remotely on the business as set forth in the Notice of the AGM through an electronic voting system. Additionally, the Company is providing the facility of voting through an e-voting system during the AGM. The manner of voting remotely for shareholders holding shares in dematerialized mode, physical mode, and for shareholders who have not registered their email addresses will be provided in the Notice to the Shareholders.

The 36° AGM Notice will be sent to the Shareholders in accordance with the applicable laws on their registered email addresses in due course.

For VXL Instruments Limited

M V Shetty

Place: Bengaluru Date: 12.08.2022

Whole Time Director DIN:00515711



Industries Limited ("the Company") will be held through Video-Conference ("VC")/ Other Audio-Visual Means ("OAVM") on Monday, September 5, 2022 at 11.00 A.M. (IST),in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015 read with all applicable circulars on the matter issued by the Ministry of Corporate Affairs ('MCA') and Securities and Exchange Board of India ('SEBI'), to transact the business(es) as set out in the notice calling the

The Notice of the AGM and the standalone and consolidated audited financial statements for the financial year 2021-22, along with Board's Report, Auditor's Report and the documents required to be attached thereto, will be sent to the members of the Company, electronically, whose email addresses is registered with the Company/Maheshwari Datamatics Pvt. Ltd. (RTA) / Depository Participant. The Notice of the AGM and the aforesaid documents will also be available on the Company's website at and on the website of the Stock Exchanges, i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com and also on the website of CDSL at www.cdslindia.com.

Members holding shares in physical mode, who have not registered / updated their email addresses with the Company, are requested to register / update their email address by clicking on http://mdpl.in/form.Members holding shares in dematerialised mode, who have not registered / updated their email address, are requested to register/update the same with the Depository Participant(s), where they maintain their demat account(s).

The Company shall provide remote e-voting facility of CDSL to all its Members to cast their votes on the resolutions as set forth in the notice of the AGM. E-voting during the AGM shall be provided to those members who have not casted their votes through remote e-voting. Members may refer the instructions of the Notice of the AGM or visit CDSL's Website for detailed procedures of e-voting. Members will be able to attend the AGM through VC/OAVM, through CDSL at

www.cdslindia.com. The information about login credentials to be used and the steps to be followed for attending the AGM are explained in the Notice of the AGM. Members are requested to carefully read the Notice of the AGM and in

particular, instructions for joining the AGM, manner of casting vote though remote e-voting or voting at the AGM. For Greenpanel Industries Limited

Registered Office: Makum Road, Tinsukia, Assam-786125, India

financialexp.ep. . in

⊕ website: www.optiemus.com | ☐ Email: info@optiemus.com

our Company, the Lead Manager and the Stock Exchange.

NOTICE TO OVERSEAS SHAREHOLDERS

Please note that on the Issue Closing Date, Applications through ASBA process will be uploaded until 5.00 p.m. (Indian Standard Time)

The Rights Entitlements of those resident Eligible Equity Shareholders, among others, who hold Equity Shares in physical form, and 154 and 161 of the Letter of Offer, respectively.

DEMATERIALISED FORM.

January 22, 2020. For the purposes of this Issue, the Designated Stock Exchange is BSE Limited. DISCLAIMER CLAUSE OF SEBI: The Letter of Offer has not been filed with in terms of SBI ICDR Regulations as the size of the issue is

Disclaimer provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE Limited" on page 131 of the Letter of

BANKER TO THE ISSUE: AXIS BANK LIMITED

DISPATCH AND AVAILABILITY OF ISSUE MATERIALS: In accordance with the SEBI ICDR Regulations, our Company will form within a reasonable time after opening of the rights issue from the office of the Registrar.

Further, the Letter of Offer will be sent/ dispatched, by the Registrar to the Issue on behalf of our Company to the Eligible Equity

Our Company along with the Lead Manager will undertake all adequate steps to reach out to the Eligible Equity Shareholders who have

Limited's website at www.bseindia.com For accessing frequently asked questions (FAQs) and online/electronic dedicated investor helpdesk for guidance on the Application

REGISTRAR TO THE ISSUE LEAD MANAGER TO THE ISSUE COMPLIANCE OFFICER KUNVARJI BIGSHARE SERVICES PRIVATE LIMITED | MERCURY METALS LIMITED Office No S6-2, 6th floor Pinnacle Business 367-368, GIDC, POR, VILLAGE: Road, Andheri (East) Mumbai - 400093. Vadodara, Gujarat - 391243 Tel No.: +91 9081234614

Investors along with a photocopy of the acknowledgement slip (in case of ASBA process). For Mercury Metals Limited

Company secretary & compliance officer

Date - 11.08.2022 Place - Vadodara

राज्यात मुसळधार स्रुच!

मुंबई, दि. ११ (प्रतिनिधी) : राज्यात सात ऑगस्टपासून पावसाची संततधार सुरूच असून कोसळणाऱ्या सततच्या पावसामुळे कोकणसह पश्चिम महाराष्ट्रातील काही भागात आणि विदर्भात पुरस्थिती निर्माण झाली आहे. यामुळे अनेक ठिकाणचे जनजीवन विस्कळित झाले आहे. हवामान विभागाने दिलेल्या अंदाजानुसार आज राज्यातील कोकण आणि पश्चिम महाराष्ट्रात मुसळधार पावसाची शक्यता वर्तवण्यात आली

आहे. तर विदर्भात यलो अलर्ट देण्यात आला आहे. सातारा रायगड आणि पुणे जिल्ह्याच्या घाटमाथ्यावर पावसाने दणका दिला आहे. तर मराठवाडा आणि उर्वरित महाराष्ट्रात पावसाचा जोर ओसरल्याचे चित्र आहे. पुरपस्थितीमुळे नागपूरमध्ये आज होणाऱ्या विद्यापिठांच्या परीक्षा रद्द करण्याचा निर्णय घेण्यात

विदर्भातही पावसाने दमदार हजेरी लावली आहे. तीन दिवसांपासून सर्वदूर विदर्भात धुव्वाधार पाऊस सुरू आहे. सततच्या अतिवृष्टीमुळे सर्वत्र पूरस्थितीत कायम असून, त्यात अधिकची भर पडली आहे. शेकडो गावांचा संपर्क अजूनही तुटलेलाच आहे. शेत-शिवारात पाणी साचल्याने लाखो हेक्टरातील पिके पाण्याखाली गेली आहेत. तीन दिवसात विदर्भात तब्बल १९ जण पुरात वाहून गेले आहेत. प्रशासनाने नदीकाठच्या गावांना सतर्कतेचा इशारा कायम ठेवला आहे. चंद्रपूर जिल्ह्यात पुरात अडकलेल्या नागरिकांना बोटीच्या मदतीने सुरक्षितस्थळी हलविण्यात येत आहे. काही जिल्ह्यांना

मालाड ते बोरीवली दरम्यान ऐतिहासिक तिरंगा पदयात्रा



मुंबई, दि. ११ (प्रतिनिधी) : भारतीय स्वातंत्र्याची ७५ वर्षे पूर्ण होत असल्याने स्वातंत्र्याच्या अमृत महोत्सवी वर्षानिमित्त १३ ते १५ ऑगस्ट या तिरंगा'अभियानांतर्गत घरोघरी ध्वज फडकवण्यात येणार आहेत. यावेळी मालाडपासून बोरीवलीपर्यंत तिरंगा राष्ट्रध्वजासह पदयात्रा काढण्यात येणार आहे. तब्बल १.२५ कि.मी. लांबीचा तिरंगा ध्वज असून या ध्वजासह मालाड नटराज मार्केट ते बोरीवली स्वामी विवेकानंद पुतळा या ठिकाणापर्यंत ही राष्ट्रध्वज पदयात्रा येत्या रविवारी १४ ऑगस्ट रोजी काढण्यात येणार आहे. राज्याचे उपमुख्यमंत्री देवेंद्र फडणवीस यांच्या नेतृत्वात व प्रमुख उपस्थितीत महाराष्ट्रात एवढ्या लांबीच्या ध्वजासह असलेले भाजपचे आमदार योगेश सागर यांनी केला आहे. स्वातंत्र्याच्या अमृत महोत्सवाचे औचित्य साधून देशभरात विविध राजकीय पक्षांकडूनही कार्यक्रम केले जात आहे. या अनुषंगाने चारकोपमधील भाजपचे आमदार योगेश सागर यांनी येत्या रविवारी १४ ऑगस्ट रोजी तिरंगा पदयात्रेचे आयोजन केले आहे. या तिरंगा पदयात्रेला रविवारी सकाळी साडेआठ वाजता मी. लांबीचा राष्ट्रध्वज असून पाच हजार महाविद्यालयीन विद्यार्थी तसेच दहा हजार नागरिक यात सहभागी होणार आहेत. या तिरंगा पदयात्रेला मालाड एस. व्ही. रोड नटराज मार्केटपासून सकाळी साडेआठ वाजता प्रारंभ होईल आणि बोरीवली स्वामी विवेकानंद पुतळ्याजवळ या तिरंगा पदयात्रेचा समारोप होत होईल,असे

आयोजक आमदार योगेश सागर यांनी

स्पष्ट केले. उपमुख्यमंत्री देवेंद्र

फडणवीस या पदयात्रेत सहभागी होणार

आहेत. या पदयात्रेत सर्व देशभक्त

आवाहन योगेश सागर यांनी केले आहे.

नागरिकांनी सहभागी

पाणलोटात सुरू असलेल्या पावसाने पाणीसाठ्यात वाढ झाल्याने धरणांतून पाण्याचा विसर्ग करण्यात येत आहे. सातारा, रायगड, पुणे जिल्ह्यांच्या घाटमाथ्यावर पावसाचा जोर अधिक राहिला. सातारा जिल्ह्यात पाऊसाचा जोर कायम असून सर्व धरणे ओवरफ्लो झाली आहेत. तर कोयना धरणातूनही विसर्ग सुरु करण्यात आला आहे

व्हीएवसएल इंस्ट्रुमेंट्स लिमिटेड शीआवएन । एत ८४९१०एम एवं १९८६ पीएतशी २७२४२६ नोरणीकृत कार्यात्य : २४२, ॰ वा मजता, विहिडंग क्रमांक २, सीतिहेगर कार्योग्ट पार्क, वाकाता, अंग्रेश (पूर्व), नुंबई ४०० ०९३

दूरध्वनी क्रमांक : + ९१ २२ २८२४४२२० फॅक्स :+ ९१ २२ ४२८७ २१९७ इ मेल : cs@vxl.net संकेतस्थळ : www.vxl.net

समभागधारकांना ३६ व्या वार्षिक सर्वसाधारण सभेची सचना ध्यमे (ओए०डीएम) यांच्या माध्यमातून बुधवार दिनांक २९ सप्टेंबर २०२२ रोजी सामान्य परिपत्रक (जीसी) क्रमांक ०२/ २०२ वांकीत ९ से २०२२, परिपत्रक क्रमांक ९९/ २०२९ दिवांकीत ८ डिसेंबर २०२२ आणि कॉपीरेट व्यवहार संत्रालय यांवी जा ली अन्य परिपत्रके (एमसीए) तसेच भारत सरकार आणि सिवयुरिटी ऑंड एक्स्वेंज बोर्ड ऑफ इंडिया (सेबी) यांनी जारी केलेट रिपञके यांच्या अनुसार वार्षिक सर्वसाधारण सभेच्या सूचनेत नसूद करण्यात आलेल्या विषयांच्या अनुरूप होणार आहे.

वर्षिक अर्वआधारण अभेची अञ्चला आणि त्यासाइ २०११- २२ कदिताचा चार्षिक अदवात अश्रा समासदांना, वरीत प्रमाणे नन नतेती परिपत्रके आणि सेबी परिपत्र क्रमांक ६२ दिनांकीत १३ में २०२२ अनुसार केवळ इतेवट्रॉनिक माध्यमातून निर्गीन ण्याची प्रक्रिया सुरु आहे ज्या सभासदांचे इ मेल तपशील कंपनी / डिपॉझिटरीज यांच्याकडे नोंद्रणीकृत आहे. वार्षि र्रासाधारण सभेकरिता इतेवट्रॉलिक मतदाल पद्धतीने मतदान हवक बजावण्याची सुविधा उपतब्ध करून देण्यासाठी तसेव . ोसी / ओएव्हीएम सुविधा उपलब्ध करून देण्यासाठी कंपनीने सेंट्रल डिपॉझिटरी सर्विसेस (इंडिया) लिमिटेड यांची नियुर्त ली आहे. ज्या समभागधारकांकडे कंपनीचे समभाग डिमॅट स्वरूपात उपलब्ध आहेत, अशा समभागधारकांना आवाहन करण ाते की त्यांकी आपते इ मेल तपशील आणि मोबाईत कमांक आपत्या डिपॉक्षिट येन यांच्याकडे आपत्या संबंधित डिपॉक्षिट IIटीसिपंटस वांच्या माध्यमातून नोंक्यीकृत करून ध्याचेत. ज्या समभाग्या थ्लांकडे कंपनीचे समभाग प्रत्यक्ष स्वरूपात nहेत अभा सक्षासदांना आवाहन करण्यात येते की त्यांनी आपले इ मेल तपशील आणि मोबाईल क्रमांक कंपनीचे रजिस्ट्रार आणि Nas ट्राज्यकर एजंट्स बिगलेजर खरिदीस प्रायव्हेट सिमिटेड वांत्याकडे mio@bighareonline.com येथे जींदणीकुत करू वावेत किंवा सदरीस तपश्रीस oio@vsi.net किंवा cs@vsi.net येथे सादर करता वेतीस. ३६ व्या वार्षिक सर्वसाधारण सभेटी सूचन auft) वर्ष २०२१- २२ करिताचा वार्षिक अङ्गवाल कंपनीचे संकेतस्थळ www.vxl.net, बीएसई लिमिटेड यांचे संकेतस्थळ ww seindia.com आणि सीडीएसएत चांचे संकेतरस्क www.evolingindia.com येथे उपतब्ध करूर देण्यात येणार आहेत. प्रविक सर्वसाधारण समेरवा उद्देश्याके कंपळीटवा सभासठ लोट पुरिनत्का आणि समभाग हस्तांतरण पुरिनत्का गुरुवार दिलांक

म्टेंबर २०२२ ते मंगळवार दिनांक २० सप्टेंबर २०२२ (दोन्ही | दिवस धरून) या कालावधीत बंद राहतील. वारिक सर्वसाधाण समेत्वा सुदानेत नमुद्र केलेत्या विषयंवर दूरश्य इ भतदान पद्धतीने मतदानावा इक्क बनावण्याची संबं ममभागधारकांना दिती जाणार आहे. त्याच प्रमाणे वार्षिक सर्वसाधारण सभेत्या दरम्यान इ मतदान पद्धतीने मतदान करण्याची

भूविधा देखील कंपनीकडून उपलब्ध करून दिली जाणार आहे. ज्या समभागधारकांकडे कंपनीचे समभाग प्रत्यक्ष स्वरूपा उपलब्ध बाहित किया है। उपलब्ध बाहित किया हिमेंट स्वरूपात अत्तब्ध बाहित बाणि ज्या 'समसाग्यास्कारी बापटे' इ मेल तपसील साढ़र केलेले नाही ब्रह्म समसाग्यास्काराठी दूरस्थ इ सतदान पद्धतीने सतदान करण्याच्या प्रक्रियत तपसील समसाग्यास्कान हेण्याच्या सूचन

६ व्या वार्षिक सर्वसाधारण सभेची सूवना लागू असलेल्या कायबांच्या अनुसार समभागधारकांना त्यांच्या नोंदणीकृत इ मे

एम व्ही शेही

रथळ : बंगळरू

पर्णवेळ संचालव

अल्का इंडिया लिमिटेड सीआयएन : L99999MH1993PLC168521

ोंदणीकरण कार्यालय : युनिट क्र. १०२, पहिला मजला, मोर्या लॅंडमार्क २, न्यु लिंक रोड, अंधेरी (पश्चिम), मुंबई-४०० ०५३. दि. ३० जून, २०२२ रोजी संपलेल्या तिमाही अखेरकरिता स्थायी अलेखपरीक्षित निष्कर्शांवर अहवाल

зт.		तिमाही अखोर	तिमाही अखोर	तिमाही अखोर	वर्ष अखोर
अ. क्र.	तपशील	\$0.08.2022	79.07.7079	30.08.2022	39.03.202
SED.		अलेखापरीक्षित	लेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षि
९.	कामकाजातून महसूल	-	-	-	
٦.	अन्य उत्पन्न	-	90.0	-	१०.२
3	. एकूण महसूल (१+२)	-	१७.०	-	१०.२
٧.	खर्च :				
	फिनीरड गुड्स, स्टॉक इन ट्रेड व कार्य चालू आहे यांचे	_	_	_	
	इन्वेंटरीजमधील बदल	_	_	_	
	कर्मचारी लाभ खर्च	0.50	०.४६	0.30	٧.٧
	वित्त मूल्य	-	-	-	
	घसारा व परिशोधन खर्च	-	-	-	
	अन्य खर्च	૨. १५	९.१८	7.40	२०.९
	एकूण खर्च (४)	२.७५	९.६४	۹.۷٥	22.0
4.	अतिरिक्त बाबी व कर पश्चात नफा (तोटा) (३-४)	(२.७५)	(८.८५)	(२.८०)	(१२.४)
€.	अतिविशेष बाबी	_	_	_	
७.	अतिविशेष बाबी व करपश्चात नफा/तोटा (५-६)	(२.७५)	(८.८५)	(२.८०)	(१२.४
۷.	कर खर्च	_	१.१०	_	٧.
	१. चालू कर		-	-	
	२. स्थगित कर		१.१०	-	१.
٩.	कालावधीकरिता नफा (तोटा)	(२.७५)	(९.९५)	(२.८०)	(१३.५
१०.	अन्य सर्वसमावेशक उत्पन्न		-		
११.	कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न	(2.54.)	(0.04)	(2.4-)	/93 /-
55.	कालावधी/वर्ष (९+१०) समाविष्ट नफा/तोटा	(२.७५)	(९.९५)	(२.८०)	(१३.५
१२.	इक्विटी भाग भांडवल (दर्शनी मूल्य रु. १ प्रत्येकी, संपूर्ण प्रदानित)	59.585,3	६,३४३.९८	६,३४३.९८	६,३४३.९
₹₹.	प्रति भाग भांडवल उत्पन्न रु. १/- प्रत्येकी				
	१. मूळ	(0.00)	(0.00)	(0.00)	(0.0
	२. सौम्यीकृत	(0,00)	(0.00)	(0,00)	(0.00

वित्तीय अहवालाच्या संदर्भात खालील टीपा पाहाव्या.

१. कंपनी कायदा, २०१३ च्या अनुच्छेद १३३ अंतर्गत विहित असल्यानुसार त्यांचा अवलंब करण्याकरिता इंडियन अकाउंटिंग स्टैंडर्ड्स (आयएनडी-एएस) यांच्यासह अनुपालनामध्ये तयार केला आहे व विस्तारित लागू अकाउंटिंग संचालक मंडाळाद्वारे पुन:निर्धारित करण्यात येत आहे व त्यांची सभा दि. १० ऑगस्ट, २०२२ रोजी संचालक मंडळाद्वारे

मान्य करून लेखा समितीद्वारे शिफारस करण्यात येणार आहे. . इंडियन सबसायडरी विंटेझ (एफझेडई) इंडिया प्रायव्हेट लिमिटेड यांच्या वित्तीय अहवालासह स्थायी निष्कर्ष. ४. आयएनडी एएस–१०८ च्या आवश्यकतेअनुसार सिंगल बिझीनेस सेगमेंट मध्ये ऑपरेटिंग अनुसार कंपनी आवश्यक करत

वित्तीय वर्ष २०१९-२० दरम्यान कंपनीच्या कार्यालय जागेमध्ये आयकर विभाग अंतर्गत १३२ द्वारे सर्च आयोजित केले होते. कंपनीने सदर खाटला आयकर माणगी रु. २२०.५३ लाख संबंधात आदेश जारी करून १४३ (३) आर.डब्ल्यू. एस. १५३ए/१४३ (३) करिता वित्तीय वर्ष २०१४-१५ ते २०२०-२१ पर्यंत केले आहे. कंपनीने संबंधित असेसटमेंट रेता सदर खटला मागणीकरिता सीआयटी (अपील) समक्ष अपील दाखल केला आहे . कंपनीच्या सूचीमध्ये कंपनीचे नाव (सेबी वा त्यांचे पत्र धारक क्र. सेबी/एचओ/आयएसडी/ओडब्ल्यू/

पी/२०१७/१८१८३ दि. ७ ऑगस्ट, २०१७) अनुसार क्रेडेंशिअल/ फंडामेंटल यांची चाचणी करण्याकरिता कंपनीच्या लेखाची नियुक्ती करण्याकरिता एक्सचेंज, एक्सचेंज मार्फत कंपनीचे क्रेडेंशिअल/ फंडामेंटलची चाचणी प्रक्रिया सूचित

।डताळणीवस्न कंपनीचे योग्य क्रेडेंशिअल/ फंडामेंटल सापडत नाही आहेत. बदल कंपनीच्या संबंधात प्रक्रिया करण्याकरिता सुचित करण्यात येतील व सदर कंपनी सेबी स्पष्टिकरण यांचे परिचलनातून उत्पन्न बंद करण्याकरिता अतिरिक्त करसमवेत आयएनडी एएस सह अनुपालन आवश्यकतेनुसार कंपनीकडे लागू असेल. ानुसार फोरेंसिक ऑंडिट आयोजित केला होता त्यामुळे तेव्हापासून कंपनीस बीएसई कडून कोणतेही पुढील संपर्क

संघण्यात आला नाही आहे. मागीत कालावधीची आकडेवारी सदर कालावधीच्या वर्गीकरण करण्याच्या पृष्टी करण्याकरिता आवश्यकतेनुसार नव्याने

करण्यात येणार आहेत. अल्का इंडिया लिमिटेडकरित सतिष पंचारिया

विकाण : मुंबई दिनांक : १०.०८.२०२२ व्यवस्थापकीय संचालव डीआयएन : ०००४२९३४

PUBLIC NOTICE

व्हावे,असे

Shri Tulsidas Ramkrishna Karnal Member/ Owner of Flat No. 4 (Four) Address: C/4, Shastri Nagar, S.V. Road, Borivali (West), Mumbal- 400092 & holding Share Certificate No. 4, Distinctive Nos. 16 to 20, which has been reported lost/ misplaced. If anyone having any claim/ objection should contact to the Society Secretary within 15 days. Thereafter no claim will be considered & society will proceed for issue of Duplicate Share Certificate.

For Borivall Parekh Nagar CH\$ Ltd. Hon. Secretary Date: 12/08/2022

PUBLIC NOTICE FOR LOSS OF SHARE CERTIFICATE

Place: Mumbai

Notice is hereby given that the share certificates no(s) 16811549, 16811550 for 30 shares bearing distinctive no(s) 470070230 -470070254 470070255 - 470070259 standing in the name(s) of TARIQUE SYED MOHD joint holder ATIYA TABASSUM in the books of M/s RELIANCE INDUSTRIES LIMITED. has/have been lost/misplaced/destroyed and the advertiser has/have applied to the company for issue of duplicate share certificate(s) in lieu thereof, any person(s) who has/have claim(s) on the said shares should lodge such claim(s) with the company's registrars and transfer agents viz Kfin Technologies Private Limited, Selenium Tower B, Plot no: 31 & 32 Gachibowli, Financial District, Nanakramguda, Hyderabad - 500032 within 15 days from the date of this notice falling which the company will proceed to Issue duplicate share certificate(s) in respec

of the said shares. Name(s) of the Shareholder(s) TARIQUE SYED MOHD
ATIYA TABASSUM Date: 12/08/2022 Place: Mumbal

दि इंडियन लिंक चैन मॅनुफॅक्चरर्स लिमिटेड कृत कार्यालय : सोनावाला बिल्डींग, ५९, २ रा मजला, समाचार मार्ग, मुंबई ४०० ०२३ सीआयएन : L28920MH1956PLC009882 दूख्वनी क्र. ०२२-२२६६१०१३ ई-मेल : inlinch@hotmail.com वेबसाइट : www.inlich.com

६४ वी वार्षिक सर्वसाधारण सभेची सूचना, परोक्ष ई-मतदान

१. सूचना याद्वारे देण्यात येते की, दि इंडियन लिंक चैन मॅनुफॅक्चरर्स लिमिटेड यांचे सभासदांची ६४वी विर्धित संदेशांचारण सभा (एजीएम) सीमवार, दि. १२ सप्टेंबर, २०२२ रोजी दु. ३.३० वा व्हिडीओ कॉन्फरेंसिंग (व्हीसी)/ अन्य ऑडिओ व्हिज्युअल मीन्स (ओएव्हीएम) मार्फत आयोजित क्लिडाजा जान्यता (जाता) जन्य जाडिजा (क्लिड्यान स्व (जार्यकार) निवस जायाजा केली असून कंपनी कायदा, २०१३ च्या लागू तरतृद् अनुसार व नियम अंतर्गत सक्युंतर दि. ५ मे, २०२० सहवाचन सक्युंतर दि. ८ एप्रिल, २०२०, १३ एप्रिल, २०२०, १३ जानेवारी, २०२१, १४ डिसेंबर, २०२१ व ५ मे, २०२२ (एकत्रितिस्या एमसीए सर्क्युंलर म्हणून संदर्भित) व सेबी (सूची अन्वार्यता व विमोचन आवश्यकता) विनियमन २०१५ (सुधारित) अनुसार ६४ व्या एजीएमच्या सूचनेमध्ये पार पाडण्याकरिता आयोजित केली आहे.

वरील निर्देशित सर्क्युलर अनुपालन वित्तीय वर्ष २०२१-२२ करिता ६४ वी एबीएम व वार्षिव अहवालाची सूचना ईलेक्ट्रॉनिक प्रतसह कंपनी/ डिपॉझिटरीब यांच्यासह नोंदणीकृत ईमेल आयडीवर सभासदांना ईलेक्ट्रॉनिक स्वरूपात पाठविली आहे. ६४ वी एजीएमची सूचना व वित्तीय वर्ष २०२१-२२ करिता वार्षिक अहवाल कंपनीची वेबसाइट www.inlich.com वर उपलब्ध आहे व स्टॉक एक्सचेंज वेबसाइट अर्थात एसबीई लिमिटेड www.bseindia com वर पाहाता येईल.

. ज्या सभासदांचे ईमेल आयडी नोंदणीकृत नाही आहेत त्यांनी एजीएमच्या सूचना/ वार्षिक अहवाल प्राप्त करण्याकरिता सदर सूचनेमध्ये पार पडलेल्या ठरावांवर ई-मतदानाकरिता लॉगीन क्रेडेंशिअल्स प्राप्त करण्याकरिता नोंदणीकरण करावे. भासद ने प्रत्यक्ष स्वरूपातील शेअर्स धारक आहेत त्यांनी त्यांचे होर्ल्डोंग्न डिमटेरियलाईज्ड स्वरूपा

रूपांतरण करावे. समासदांनी कंपनी वा कंपनी रजिस्ट्रर व ट्रान्सफर एजन्ट, मे. युनिक्सील कॅपिटल सीक्युरिटीज प्रायव्हेट लिमिटेड (युनिव्हर्सल कॅपिटल) यांना सदर संबंधात सहायतेकरिता संपर्क

राजायाः. भासद ज्यांचे ईमेल आयडी नोंदणीकृत नाही आहेत त्यांनी कृपया सदर त्यांचे डीपीज नोंदणीकरण करावे व प्रत्यक्ष स्वरूपातील त्यांचे रोअर्स धारक युनिन्हर्सल कॅपिटल सह ईलेक्ट्रॉनिक स्वरूपात शेअर्स धारक असल्यास प्राप्त करावे. परोक्ष ई-मतदान मार्फत मतदान करण्याचे स्वरूप (ईलेक्ट्रॉनिकली) :

भासदांना परोक्ष ई-मतदान प्रणाली मार्फत एजीएमच्या सूचनेमध्ये पार पडलेल्या व्यवसायांवर त्यांचे मतदान करण्याची सुविधा प्रदान केली आहे. कंपनीने एजीएमकरिता परोक्ष ई-मतदानाची सुविधा सेंट्रल डिपॉझिटरी सर्व्हिसेस (इंडिया) लिमिटेड (सीडीएसएल) समवेत करारामध्ये प्रवेश करावा. ारोक्ष ई–मतदाना मार्फत मतदान पार पांडण्याकरिता विस्तृत प्रक्रिया एजीएमच्या दरम्यान ई–मतदान कालावधी दरम्यान एजीएमच्या सूचनेमध्ये प्रदानित करून कंपनीच्या वेबसाइटवर उपलब्ध करू टिली आहे भासद जे त्यांचे शेअर्स प्रत्यक्ष स्वरूपातील व डिमटेरियलाईज्ड स्वरूपातील धारक असतील त्यांनी

निर्धारित तारीख (अहवाल तारीख) दि. ०५ सप्टेंबर, २०२२ रोजी अनुसार त्यांचे मतदान ईलेक्ट्रॉनिकली पार पाडावे. सभासद ज्यांनी ईलेक्ट्रॉनिक मीन्स मार्फत मतदान हक बजावण्याकरित युजर आयडी व पासवर्ड जारी करण्याकरिता कंपनीस अप्रोच करून बुक क्लोजरच्या समक्ष वार्षिव ँ अहवालाची पाठवणी पूर्ण केली आहे. . सभासदांचे रजिस्ट्रर व कंपनीचे शेअर ट्रान्सफर बुक्स दि. ०६ सप्टेंबर, २०२२ ते दि. १२ सप्टेंबर

२०२२ रोजी (दोन्ही दिवस समाविष्ट) कंपनीच्या वार्षिक सर्वसाधारण सभेच्या हेतुकरिता बं मंद्रळाच्या आदेशान्यरे

दि इंडियन लिंक चैन मॅनुफॅक्चरर्स लिमिटेड करिता सुधीर नेवाटिया ठिकाण : मुंबई

दि. ११.०८.२०२२

आयबीसी २०१६ अंतर्गत विक्री सूचना नितीन फायर प्रोटेवशन इंडस्ट्रीज लिमिटेड (अवसायनात) **। वसायक यांचे कार्यालय :** ५०१-५०२, डेल्टा, टेक्नॉलॉजी स्ट्रीट, **हि** सनंदानी, पोवर्ड, मुंबर्ड ४०० ड लिलाव याद्वारे आम जनतेला **नितीन फायर प्रोटेवशन इंडस्ट्रीज लिमिटेड (अवसायनात) गोइंग क**न्सर्न

म्हणून, सीआयएन क्रमांक एल २९९९३ एम एच ९९९७पीएलसी ०९२३२३ ज्यांचे मुख्यालय . १०१- ५०२, डेल्टा, टेक्नॉलॉजी स्ट्रीट, हिरानंदानी, पोवर्ड, **मुंबर्ड ४०० ०७६** येथे आहे गोडंग कन्सन त्वावर, यांच्या विक्रीसाठी बोली सादर करण्याकरिता अवसायक यांच्याकडून आमंत्रित करण्यात येत आहे, ज्यांची नियुक्ती माननीय राष्ट्रीय कंपनी कायदा लवाद, मुंबई खंडपीठ यांनी आदेश दिर्जाकीत १८ जानेवारी २०२२ आणि ९ फेब्रुवारी २०२२ अन्वये केली आहे.

तपशील	लिलावाची तारीख आणि वेळ	राखीव किंमत	ईएमडी (रिफंडेबल)	बोली वाळविण्याच स्वक्रम
कॉपोरट ऋणको पूर्णपणे (गोइंग कन्सर्न तत्वावर)	२५-०८-२०२२, मुरुवार, भारतीय प्रमाणवेळेनुसार सकाळी ११.०० ते दुपारी १.०० पर्यंत	रु ६६,१५,६७,५००/- (भारतीय रुपये सहासब्द कोटी पंधरा त्यास्य सहुसब्द हजार पाचशे मात्र)	रू ५,००,००,००० /- (भारतीय रूपयांत पाच कोटी मात्र)	२५ लाख (भारतीय रूपयात पंचवीस लाख रूपये मात्र)
a Book urbani	A Curryanor Dasary r	riennasau a Grana rayan	Mafile 11 to	45 45 45

यांच्या माध्यमातून घेण्यात येणार आहे. (प्रत्येकी ५ मिनिटांच्या अमर्यादित वाढाव्यासह)

. विक्री प्रक्रिया ही ''जसे आहे, जिथे आहे'', ''जे आहे, ते आहे'', ''जसे आहे जे आहे'', विदाउट एनी रिकोर्स तत्वावर घेण्यात येणार आहे.

. इ तिलावाच्या सविस्तर अटी आणि शर्ती जाणून घेण्यासाठी संपूर्ण इ तिलाव प्रक्रिया प्रपत्र जे https ncltauction.auctiontiger.net येथे उपलब्ध आहे त्याचा संदर्भ घ्यावा दूरध्वली क्रमांक : ९७२२७७८८२८ www.nitinfire.com किंवा अवसायक यांना liquidation.nfpil@gmail.com दूरध्वनी क्रमांक ८६७२०००७०६ येथे संपर्क साधून प्राप्त करता येईत. इ तिलावाचा तपशील आणि सहभाग घेण्यासाठी कृपया श्री प्रवीणकुमार थेपर दूरध्वनी क्रमांक

९७२२७७८८२८ यांच्याशी संपर्क साधावा. इच्छूक बोलीदार यांच्याकडून स्वारस्याची अभिन्यक्ती सादर करण्यासाठी अंतिम तारीख १९-०८-२०२

भारतीय प्रमाणवेळेनसार संध्याकाळी ७. ०० पर्यंत आहे.

. पात्र बोलीदार यांच्याकडून ईएमडी आणि अन्य अर्ज सादर करण्यासाठी अंतिम तारीख आणि वेळ २२-०८

२०२२ भारतीय प्रमाणवेळेनुसार संध्याकाळी ७. ०० पर्यंत आहे. इट्छूक बोलीदार यांना आवाहन करण्यात येते की त्यांनी वरील प्रमाणे नमूद केलेल्या संकेतस्थनाला भेव

. बोली स्वीकारण्याचा किंवा नाकारण्याचा तसेच इ तिलावाच्या अटी आणि शर्तीमध्ये बदल करण्याचा तसेच प्रक्रिया पुळे ढकलण्याचा किंवा रह करण्याचा अधिकार अवसायक यांनी राखून ठेवला आहे.

. या तिलावाट्या संदर्भात इ तिलाव प्रक्रिया सूचना किंवा प्रक्रिया प्रपत्रात कोणतीही सुधारणा किंवा स्पार्टीकरण असत्यास ते कॉपॉरेट ऋणको यांचे संकेतस्थळ (www.nitinfire.com) येथे अपलोड करण्या येईल. कोणतीही जाहीर सूचना किंवा सार्वजनिक घोषणा करण्यात येणार नाही.

आयबीबीआर्च /आयपीए-००९/आयपी - पी ००६५८ /२०९७- २०९८/ ९९९०७ वसायक : नितीन फायर प्रोटेक्शन इंडस्ट्रीज टिमिटेड स्थळ : मुंबई

दिनांकः १२ ऑगस्ट २०२२

मेल आयडी : liquidation.nfpil@gmail.com

SAB EVENTS & GOVERNANCE NOW MEDIA LIMITED

CIN: L2222MH2D14PLC254848
Goor, Adhikari Chambers, Oberol Compiles, New Link Road, Andheri (West), Mumbal 400 053
Tail: 022 - 4023 071; Far: 022 - 2639 5459
E-mell: cs@governancenow.com; Website: www.governancenow.com;

NOTICE OF THE 9TH ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

NOTICE is hereby given that the 9th (Ninth) Annual General Meeting ("AGM") of the Members of SAB Events & Governance New Media Limited ("the Company") will be held on Wednesday, September 07, 2022 at 4:80 p.m. (IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") facility, in compilance with the applicable provisions of the Companies Act, 2013 ("Act") and rules framed thereunder, read with General Circular dated May 05, 2022 and relevant Circulars issued by Ministry of Corporate Affairs ("MCA Circulars") and relevant Circulars issued by the Securities and Exchange Board of India ("SEBI Circulars"), to transact the businesses as set out in the Notice of the

n compliance with the MCA Circulars and SEBI Circulars, electronic copies of Notice and the Annua Report for the financial year 2021-22 have been sent to all the members whose e-mail IDs an registered as on Friday, August 05, 2022, with the Company / Registrar and Transfer Agents (RTA) or with the Depository Participant(s). The copy of the same is also available on the website of the Company viz. http://www.governancenow.com/financial-info and on website of NSDL www.evoting.nsdl.com. The dispatch of Notice of the AGM through emails has been completed on Thursday, August 11, 2022.

Pursuant to the provisions of Section 91 of the Act, the register of members and share transfer books of the Company will remain closed from Thursday, September 01, 2022 to Wednesday, Septembe 07, 2022 (both days inclusive) for the purpose of 9th AGM.

Members holding shares either in physical form or in dematerialized form as on Wednesday, August 31, 2022 i.e. the cut-off date, may cast their vote electronically on the business as set forth in the Notice of the AGM through the electronic voting system of NSDL (remote e-voting'). Any person, who is a Member of the Company as on the cut-off date only, is eligible to cast his / her vote on all the resolutions set forth in the Notice of AGM.

The manner of voting remotely for members holding shares in dematerialized mode, physical mode and for member who have not registered their Email IDs is provided in the notice of AGM. The details will be available on the Company's website www.governancenow.com.

The business as set forth in the Notice of AGM may be transacted through remote e-voting or e-voting system at the AGM; The cut-off date for determining the eligibility to vote through remote e-voting or e-voting

system at the AGM shall be Wednesday, August 31, 2022; Persons, whose name is recorded in the Register of Members or in the Register of Beneficial

Owners maintained as on cut-off date, only shall be entitled to avail the facility of e-voting as well as e-voting system at the AGM; The remote e-voting shall commence from Sunday, September 04, 2022 (9:00 am IST) and

ends on Tuesday, September 06, 2022 (5:00 pm IST); The remote e-voting module shall be disabled by NSDL thereafter

Any person, who acquires shares and becomes a member of the Company after the dispatch of

the notice and hold shares as on cut-off date i.e. Wednesday, August 31, 2022, may obtain login ID and password by sending a request on evoting@nsdl.co.in, to cast their vote electronically. However, if a person is already registered with NSDL for e-voting then the existing User ID and password can be used for casting their vote; The members who have cast their vote by e-voting prior to the meeting may also attend the

meeting but shall not be entitled to cast their vote again.

M/s. Manish Ghia & Associates, Company Secretaries, Mumbal, have been appointed as the Scrutinizer for scrutinizing the remote e-voting process and e-voting facility at the AGM in a fair and transparent manner. The results declared along with the Scrutinizer's Report within the prescribed period shall be displayed on the Company's website and also communicated to the Stoci For detailed instructions of remote e-voting and e-voting facility at AGM. Members may refer to the

Section 'E-voting Process' in the Notice of 9th AGM. In case of queries or grievances pertaining to e-voting procedure, members may refer the Frequently Asked Questions (FAQs) and e-voting manual available at www.evoting.nsdl.com or write and email at evoting.nsdl.co.in or contact on toll free no.: 1800-1020-990 and 1800-22-4430. Members may also write to the Company Secretary & Compliance Officer of the Company at cs@governancenow.com

For SAB Events & Governance Now Media Limite **Swity Gada**

Date: August 11, 2022

Company Secretary & Compliance officer



हिरो फिनकॉर्प लिमिटेड सीआवएन : U74899DL1991PLC046774

नोंदणीकृत कार्यालय : ३४, कम्युनिटी सेंटर, बसंत लोक, वसंत विहार, नवी दिल्ली – १९० ०५७ दर, क्र. : ०११-४९४८ ७१५०, फॅक्स : ०११-४९४८ ७१९७-९८ ई-मेल : litigation@herofincorp.com वेबसाइट : <u>www.herofincorp.com</u>

ताबा सूचना (परिशिष्ट ४) नियम ८(१)

न्याअर्थी, हिरो फिनकॉर्प लिमिटेड (एचएफसीएल), नॉन-बॅंकिंग फायनान्शियल कंपनी यांचे प्राधिकृत अधिकारी यांन सीक्युरिटायझेशन ॲन्ड रिकन्स्ट्रक्शन ऑफ फायनान्शिअल असेट्स ॲन्ड एन्फोर्समेंट ऑफ सीक्युरिटी इंटरेस्ट ॲक्ट, २०० (५४/२००२) (यापढे सदर कायदा म्हणन संदर्भित) अनसार व सीक्यरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या नियम सहवाचिता अनुच्छेद १३ (२) अंतर्गत प्राप्त अधिकारान्वये खालील अनुसार दि. २०.०४.२०२२ रोजी मागणी सूचन

१. मे. साई फास्ट फूड कॉर्नर (कर्जदार) त्यांचे कार्यालय पत्ता दुकान क्र. ४, रॉय अपार्टमेंट सीएचएस लि., सहार कारगो कॉम्प्लेक्स, अंघेरी पूर्व, मुंबई ४०० ०९९ व तसेच अलविटा हॉटेलच्या मागे, ८२/२ भाजी पाला चाळ, सुत पाखाडी, सहार गाव, सहार रोड, सहार पी ॲन्ड टी कॉलनी, मुंबई ४०० ०९९.

. मे. साई कम्युनिकेशन ॲन्ड झेरॉक्स (सह-कर्जदार), त्यांचे कार्यालय पत्ता दुकान क्र. ५/ए, तळ मजला, रॉव् अपार्टमेंट, सीएचएस लि., सहार कारगों कॉम्प्लेक्स, अंधेरी पूर्व, मुंबई ४०० ०९९ व तसेच अलविटा हॉटेलच्य

श्री. लाखाभाई मिदीभाई चौँहान (सह-कर्जवार) राहणार अलविटा हॉटेलच्या मागे, ८२/२ भाजी पार

सुतार पाखाडी, सहार गाव, सहार रोड, सहार पी ॲन्ड टी कॉलनी, मुंबई ४०० ०९९. ४. श्रीम. सुनैना लाखाभाई चौँहान (सह-कर्जदार) राहणार अलविटा हाँटेलच्या मागे, ८२/२ भाजी पाला चाळ

सुतार पाखाडी, सहार गाव, सहार रोड, सहार पी ॲन्ड टी कॉलनी, मुंबई ४०० ०९९.

व तेहत्तीस पैसे मात्र) दि. १२.०४.२०२२ अनुसार त्यावरील लागू व्याज व अन्य प्रभार या रकमेचे प्रदान सदर सूचनेच्य तारखेपासन साठ (६०) दिवसांच्या आत भरणा करण्याकरिता जारी केली होती.

विशेषत: कर्जदारांना व आम जनतेस इशारा देण्यात येत आहे की, त्यांनी सदर मालमत्तेसंदर्भात व्यवहार करू नये व अर् कोणतेही व्यवहार हे एचएफसीएल यांच्या रक्षम रु. १,१६,७०,६३१.३३/- (रु. एक करोड सोळा लाख सत्तर हजा स**हाशे एकतीस व तेहत्तीस पैसे मात्र)दि. १२.०४.२०२२** अनुसार त्यावरील लागू व्याज व अन्य प्रभार रकमेच्या अघीन

कायद्याचे अनुच्छेद १३ च्या उपअनुच्छेद (८) च्या तरतुर्दीअंतर्गत उपलब्ध कालावधीमध्ये प्रतिभूत मालमत्ता सोडवू-घेण्यासाठी कर्जदारांचे लक्ष वेघन घेण्यात येत आहे.

70110	र नारानवार् अविन्य नारानवाच विचरण आसाराज्ञनाचाः
अनु. क्र.	मालमत्तेचा तपशील
	कार्यालय क्र. ४, मोजमापित २१८ चौ. फूट बिल्ट अप, आय. ई. समदुल्य २०.२६ चं मीटर बिल्ट अप क्षेत्रफळ, तळ मजला, बिल्डींग दी सहार रॉय अपार्टमेंट सीएचएस लि सहार गाव, मुंबई ४०० ०९९ येथील प्लॉट घारक सीटीएस क्र. १४३, गाव सहार, अंधे तालुका व मुंबई उपनगरीय जिल्हा येथील.
ालमत्ता क्र. २	दुकान क्र. ५ए., मोजमापित १६० चौ. फूट चटई क्षेत्रफळ, तळ मजला, सहार रॉथ को ऑप. हा. सो. लि., सहार मुंबई ४०० ०९९ (नोंदणीकरण क्र. बीओएम/एचएसजी केई/७००३/१९८२) घारक जिम्मोचा सर्व तो भाग व भूखंड असलेल्या रचनांसह सेंड सीटीएस क्र. १४३ व त्यावरील उच्या असलेल्या सहार, मुंबई ४०० ००९ बेथाल सर

मीटर बिल्ट अप क्षेत्रफळ, तळ मजला, बिल्डींग दी सहार रॉय अपार्टमेंट सीएचएस लि., सहार गाव, मुंबई ४०० ०९९ येथील प्लॉट घारक सीटीएस क्र. १४३, गाव सहार, अंघेरी तालूका व मुंबई उपनगरीय जिल्हा येथील. दिनांक : ११.०८.२०२२

कार्यालय क्र. ४-ए, मोजमापित ८२ चौ. फूट बिल्ट अप, अप, आय. ई. समतुल्य ७.६२ चौ.

TV VISION LIMITED

क्र. ११६२९–२–५०२५१ अंतर्गत

CIN: L64200MH2007PLC172707

Regd. Off.: 4th Floor, Adhikari Chambers, Oberol Complex, New Link Road, Andheri (West), Mumbai 400 053 | E-mail: cs@tvvision.in: Websito: www.tvvision.in: Tel.: 022 4023 0000; Fax: 022 2639 5459 NOTICE OF THE 15TH ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

NOTICE is hereby given that the 15th (Fifteenth) Annual General Meeting ("AGM") of the Members of TV Vision Limited ("the Company") will be held on Wednesday, September 07, 2022 at 11:30 A.M.

(IST) through Video Conferencing ("VC")/Other Audio Visual Means ("OAVM") facility, in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and rules framed thereunder, read with General Circular dated May 05, 2022 and relevant Circulars issued by Ministry of Corporate Affairs ("MCA Circulars") and relevant Circulars issued by the Securities and Exchange Board of India ("SEBI Circulars"), to transact the businesses as set out in the Notice of the AGM dated August 02 In compliance with the MCA Circulars and SEBI Circulars, electronic copies of Notice and the Annua

registered as on Friday, August 05, 2022, with the Company / Registrar and Transfer Agents ('RTA' or with the Depository Participant(s). The copy of the same is also available on the website of the Company viz. http://tvvision.in/financial-info.php and on website of NSDL www.evoting.nsdl.com The dispatch of Notice of the AGM through emails has been completed on Thursday, August 11

Pursuant to the provisions of Section 91 of the Act, the register of members and share transfer books of the Company will remain closed from **Thursday, September 01, 2022 to Wednesday, September 07, 2022 (both days Inclusive)** for the purpose of 15th AGM.

Members holding shares either in physical form or in dematerialized form as on Wednesday, Augus e cut-off date, may cast their vote electronically on the business as set forth in the Notice of the AGM through the electronic voting system of NSDL ('remote e-voting'). Any person who is a Member of the Company as on the cut-off date only, is eligible to cast his / her vote on all the resolutions set forth in the Notice of AGM.

The manner of voting remotely for members holding shares in dematerialized mode and for member who have not registered their Email IDs is provided in the notice of AGM. The details will be available on the Company's website <u>www.tvvision.in</u>

All the members are hereby informed that:-The business as set forth in the Notice of AGM may be transacted through remote e-voting of

The cut-off date for determining the eligibility to vote through remote e-voting or e system at the AGM shall be Wednesday, August 31, 2022; Persons, whose name is recorded in the Register of Members or in the Register of Beneficia

Owners maintained as on cut-off date, only shall be entitled to avail the facility of e-voting as well as e-voting system at the AGM;

The remote e-voting shall commence from Sunday, September 04, 2022 (9:00 am IST) and ends on Tuesday, September 06, 2022 (5:00 pm IST);

The remote e-voting module shall be disabled by NSDL thereafter; Any person, who acquires shares and becomes a member of the Company after the dispatch o

the notice and hold shares as on cut-off date i.e. **Wednesday, August 31, 2022**, may obtain login ID and password by sending a request on evoting@nsdi.co.in, to cast their vote electronically. However, if a person is already registered with NSDL for e-voting then the existing User ID and password can be used for casting their vote; The members who have cast their vote by e-voting prior to the meeting may also attend the meeting but shall not be entitled to cast their vote again.

M/s. Manish Ghia & Associates, Company Secretaries, Murnbai, have been appointed as the Scrutinizer for scrutinizing the remote e-voting process and e-voting facility at the AGM in a fair and transparent manner. The results declared along with the Scrutinizer's Report within the prescribed period shall be displayed on the Company's website and also communicated to the Stock

For detailed instructions of remote e-voting and e-voting facility at AGM, Members may refer to the Section E-voting Process in the Notice of 15th AGM. In case of queries or grievances pertaining to e-voting procedure, Members may refer the Frequently Asked Questions (FAQs) and e-voting manual available at www.evoting.nsdl.com or write and email at evoting@nsdl.co.in or contact or toll free no.: 1800-1020-990 and 1800-22-4430. Members may also write to the Compan Secretary & Compliance Officer of the Company at cs@tvvision.in.

> Shiipa Jain Company Secretary & Compliance office

VJTF EDUSERVICES LIMITED CIN No. L80301MH1984PLC033922

Regd. Office: Witty International School, Pawan Baug Road, Malad West, Mumbai-400064.

Tel.: 61056800 / 01 / 02 Fax: 61056803 Email: vjtfho@vjtf.com Website: www.vjtf.com

Place: Mumbal Date: August 11, 2022

PARTICULARS		Statement of Standard Consolidated Unaudited Financial Results							ا مطوله ا ما	
PARTICULARS	\vdash	for the Quarter ended 30th June, 2022					CONICO	(Rs. in Lakhs)		
PARTICULARS PARTI			11			A all4 a all	I I a a condition of			Accelland
PARTICULARS	1									
Income	ı	DARTICIII ARS								
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(a) Revenue from operations (b) Other income 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 598.64 12.51 115.26 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.46 123.4	├ 4	Income	ZUZZ	2022	2021	2022	2022	2022	2021	2022
(b) Other income	Ι'		565.32	228.13	158.24	747.68	565.32	228.13	158.24	747.68
2 Expenditure (a) Employee benefits expense (b) Finance costs (c) Depreciation and amortisation expense (d) Other expenses Total 2 Profit / (loss) for the period before tax and share of profit / (loss) of Associates / Joint Ventures (e) Profit / (loss) for the period before tax (3+4) (f) Finance costs (d) Other expenses (d) Other expenses (d) Other expenses (e) Depreciation and amortisation expense (f) Other expenses (h) Finance costs (h)			12.51	115.26	123.46	598.64	12.51	115.26	123.46	598.64
(a) Employee benefits expense	L		577.83	343.39	281.70	1,346.32	577.83	343.39	281.70	1,346.32
(b) Finance costs (c) Depreciation and amortisation expense (d) Other expenses (d) Other	2		07.52	105.76	92.72	267 77	07.52	105.76	82.72	367 77
(c) Depreciation and amortisation expense (d) Other expenses										
Total Profit / (loss) for the period before tax and share of profit / (loss) of Associates / Joint Ventures (1-2) Share of profit / (loss) of Associates / Joint Ventures Profit / (loss) for the period before tax (3+4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (2) Prior Period Taxation Adjustments (3) Deferred tax (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (4) Tax expense: (1) Current tax (1) Current tax (2) Prior Period Taxation Adjustme										277.95
3 Profit / (loss) for the period before tax and share of profit / (loss) of Associates / Joint Ventures (1-2) 4 Share of profit / (loss) of Associates / Joint Ventures 5 Profit / (Loss) for the period before tax (3+4) 6 Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (2) Profit / (Loss) for the period (5-6) 3 Deferred tax 7 Profit / (Loss) for the period (5-6) 8 Other Comprehensive Income Items that will not be reclassified to Profit and Loss: (i) Re-measurement of defined benefit plans (ii) Income tax relating to above items Total Other Comprehensive Income (Net of tax) (a+b) 9 Total Comprehensive Income for the period (7+8) 10 Earnings per share (of Rs.10 /- each) (not annualised): 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) (18.15) 19.81 169.52 (47.48) (18.01)		(d) Other expenses	143.60			238.74	143.68			239.28
Profit / (loss) of Associates / Joint Ventures (1-2) 169.52 (47.48) (18.01) 20.35 169.44 (47.56) (18.15) 19.81	_		408.31	390.87	299.71	1,325.97	408.39	390.95	299.85	1,326.51
4 Share of profit / (loss) of Associates / Joint Ventures 5 Profit / (Loss) for the period before tax (3+4) 6 Tax expense:	3		169 52	(47.48)	(18.01)	20.35	169 44	(47.58)	(18.15)	19.81
5 Profit / (Loss) for the period before tax (3+4) 6 Tax expense:	14	,	100.02	(-17.1-0)	(10.01)	20.00	- 100.77	(-77.00)	(10.10)	13.01
6 Tax expense: (1) Current tax (2) Prior Period Taxation Adjustments (3) Deferred tax (3) Deferred tax (4) Prior Period (5-6) (5) Profit / (Loss) for the period (5-6) (6) Profit / (Loss) for the period (5-6) (6) Re-measurement of defined benefit plans (6) Re-measurement of defined benefit plans (7) Re-measurement of defined benefit plans (8) Re-measurement of defined benefit plans (9) Re-measurement of defined benefit plans (1) Re-measurement of defined benefit plans (1) Income tax relating to above items (1) Re-measurement of defined benefit plans (1) Re-measurement of defined benefit p	Ι.	,	169.52	(47.48)	(18,01)	20.35	169.44	(47.56)	(18.15)	19.81
(2) Prior Period Taxation Adjustments (3) Deferred tax (4) Re-measurement of defined benefit plans (5) Income tax relating to above items (6) Income tax relating to above items (7) Total Other Comprehensive Income (Net of tax) (a+b) (8) Total Comprehensive Income for the period (7+8) (1) Earnings per share (of Rs.10 /- each) (not annualised): (1) Re-measurement of defined benefit plans (1) Income tax relating to above items (2) Prior Period (7-8) (3.05) (3.05) (12.85) (12.85) (12.85) (12.85) (12.85) (12.85) (12.85) (12.85) (12.85) (12.85) (12.85) (12.85) (12.85)			100.02	((10.01)	20.55	100.77	(-7.50)	(10.10)	10.01
(3) Deferred tax 13.36 (32.47) (6.87) (3.05) 13.36 (32.47) (6.84) (3.05) 7 Profit / (Loss) for the period (5-6) 8 Other Comprehensive Income Items that will not be reclassified to Profit and Loss:- (i) Re-measurement of defined benefit plans (ii) Income tax relating to above items Total Other Comprehensive Income (Net of tax) (a+b) 9 Total Comprehensive Income for the period (7+8) 13.36 (32.47) (6.87) (3.05) 13.36 (32.47) (6.84) (3.05) 156.16 18.45 (12.63) 33.38 156.08 24.98 (12.85) 42.43 156.16 18.45 (12.63) 33.38 156.08 24.98 (12.85) 42.43 156.16 18.45 (12.63) 33.38 156.08 24.98 (12.85) 42.43 156.16 27.43 (12.63) 42.36 156.08 33.96 (12.85) 51.41			-		1.49	-	-		4.5.	
7 Profit / (Loss) for the period (5-6)			13 36		(6.87)		13 36			
8 Other Comprehensive Income Items that will not be reclassified to Profit and Loss:- (i) Re-measurement of defined benefit plans (ii) Income tax relating to above items Total Other Comprehensive Income (Net of tax) (a+b) 9 Total Comprehensive Income for the period (7+8) 10 Earnings per share (of Rs.10 /- each) (not annualised):	١,	` '		` ′	· ,	` ,		` ,	`	
(i) Re-measurement of defined benefit plans (ii) Income tax relating to above items Total Other Comprehensive Income (Net of tax) (a+b) 9 Total Comprehensive Income for the period (7+8) 10 Earnings per share (of Rs.10 /- each) (not annualised):			100.10	13.43	(12.00)	55.56	150.00	24.30	(12.00)	72.45
(ii) Income tax relating to above items - (3.16) - (3.16) - (3.16) - (3.16) Total Other Comprehensive Income (Net of tax) (a+b) - 8.98 - 8.98 - 8.98 9 Total Comprehensive Income for the period (7+8) 156.16 27.43 (12.63) 42.36 156.08 33.96 (12.85) 51.41 10 Earnings per share (of Rs.10 /- each) (not annualised):										
Total Other Comprehensive Income (Net of tax) (a+b) 9 Total Comprehensive Income for the period (7+8) 10 Earnings per share (of Rs.10 /- each) (not annualised):			-		I		-		-	
9 Total Comprehensive Income for the period (7+8) 156.16 27.43 (12.63) 42.36 156.08 33.96 (12.85) 51.41 10 Earnings per share (of Rs.10 /- each) (not annualised):		1,	-	` ,	_	, ,	_	` ,	_	<u>, , , , , , , , , , , , , , , , , , , </u>
10 Earnings per share (of Rs.10 /- each) (not annualised):	١	. , , ,	156 16		(12.63)		156.08		(12.85)	
	1.			21.43	(12.03)	42.30	150.00	33.30	(12.00)	31.41
(a) Dasic	Ι'	(a) Basic	0.89	0.10	(0.07)	0.19	0.89	0.14	(0.07)	0.23
(b) Diluted 0.89 0.10 (0.07) 0.19 0.89 0.14 (0.07) 0.23	L									

व्यवस्थापकीय संचालव

Place : Mumbai Date : 10th August, 2022

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

(Dr. Vinay Jain) Managing Director

मागे, ८२/२ भाजी पाला चाळ, सुतार पाखाडी, सहार गाव, सहार रोड, सहार पी ॲन्ड टी कॉलनी, मुंबई ४०

यांना खालील निर्देशित रक्कम रु. १,१६,७०,६३१.३३/- (रु. एक करोड सोळा लाख सत्तर हजार सहाशे एकती

कर्जदारांनी सदर रकमेचा भरणा करण्यास कसूर केली असल्याने, सदर सूचना याद्वारे विशेषत: कर्जदारांना व आम जन देण्यात येत आहे की, अधोहस्ताक्षरितांनी सीक्युरिटी इंटरेस्ट (एन्फोर्समेंट) नियम, २००२ च्या नियमन ८ सहवाचित अनुच्छेद १३ च्या उप-अनुच्छेद (४) अंतर्गत प्राप्त अधिकारान्वये खालील निर्देशित मालमत्तेचा **दि. ११ ऑगस्ट**

स्थावर मालम्चा / प्रतिभत मालम्बेचे विवरण खालीलप्रमापे