

Vivro Financial Services Private Limited

607/608, Marathon Icon, Veer Santaji Lane, Opp. Peninsula Corporate Park, Off Ganpatrao Kadam Marg, Lower Parel, Mumbai - 400013

Tel.: +91 (22) 6666 8040 www.vivro.net

Date: October 27, 2023

To,

National Stock Exchange of India Limited

Exchange Plaza, 5th Floor, Plot No: C/1, G Block,

Bandra Kuffa Complex, Bandra (E),

Mumbai - 400 051,

Scrip Symbol: DEVIT

BSE Limited

Phiroze Jejeebhoy Towers,

Dalal Street,

Mumbai - 400 001

Scrip Code: 543462

Dear Sir/Madam,

Sub: Submission of Recommendation of the Committee of Independent Directors of Dev Information

Technology Limited (the "Company") on the open offer to the public shareholders.

Ref.: Open Offer for the acquisition of up to 71,82,480 Equity Shares of Dev Information Technology Limited ("Target Company") at an Offer Price of ₹ 134.50 per Equity Share, plus interest @ 10% per annum per Equity Share for the delay in payment beyond the Scheduled Payment Date by LT-1 Inc; (the "Acquirer") along with Lilikoi Technologies, Inc ("PAC-1"), Lilikoi Holdings Inc. ("PAC-2") and Sanjay

Chandrakant Patel ("PAC-3") (Collectively referred to as "PACs") ("Offer" or "Open Offer").

Pursuant to Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and in terms of captioned subject, it is hereby informed that "Recommendation of the Committee of Independent Directors", has been published today i.e., October 27, 2023, in the same newspapers where the Detailed Public Statement of the Open Offer was published i.e.:

S. No.	Newspaper	Language	Edition
1	Financial Express	English	All
2,	Jansatta	Hindi	All
3.	Financial Express	Gujarati	Ahmedabad
4,	Navshakti	Marathi	Mumbai

A copy of the same is enclosed herewith for your kind perusal.

You are requested to kindly take the same on record.

Thanking you,

Yours sincerely,

For, Vivro Financial Services Private Limited

Vivek Vaishnav

Director

DIN: 00925446



DEV INFORMATION TECHNOLOGY LIMITED

Registered Office: 14, Aaryans Corporate Park, Nr. Shilaj Railway Crossing, Thaltej, Ahmedabad,
Gujarat - 380059, India. | Telephone: +91-9429899852 | Email: cs@devitpl.com
Contact Person: Krisa Patel, Company Secretary and Compliance Officer | Website: https://www.devitpl.com/
Corporate Identification Number: L30000GJ1997PLC033479

Recommendations of the Committee of Independent Directors ("IDC") of Dev Information Technology Limited ("Target Company" or "TC") under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI SAST Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by LT1, Inc. ("Acquirer") together with Lilikoi Technologies, Inc. ("PAC-1"), Lilikoi Holdings, Inc. ("PAC-2") and Sanjay Chandrakant Patel ("PAC-3") (PAC-1, PAC-2 and PAC-3 are hereinafter collectively referred to as. the "PACs")

refer	red to as, the "PACs")	
1.	Date	October 26, 2023
2.	Name of the Target Company (TC)	Dev Information Technology Limited
3.	Details of the Offer pertaining to TC	The Open Offer is being made by the Acquirer together with the PACs for the acquisition of up to 71,82,480 Equity Shares of the Target Company representing 32.45% of the Equity Share Capital of the Target Company at an Offer Price of ₹134.50/- per Equity Share, plus interest @ 10% per annum per Equity Share for delay in payment beyond the Scheduled Payment Date (October 31, 2023) i.e. ₹1.18 per Equity Share will be payable by way of interest to all the successful Shareholders, whose Equity Shares are validly tendered and accepted in the Offer, on the basis of the Offer Price and assuming that the date of payment of consideration for such accepted Equity Shares is Friday, December 01, 2023.
4.	Name(s) of the acquirer and PAC with the acquirer	Acquirer: LT1, Inc. PAC-1: Lilikoi Technologies, Inc. PAC-2: Lilikoi Holdings, Inc. PAC-3: Sanjay Chandrakant Patel
5.	Name of the Manager to the Offer	Vivro Financial Services Private Limited Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad – 380007. Gujarat. India. Tel. No.: +91 79 4040 4242 Email Id: investors@vivro.net Contact Person: Shivam Patel Website: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182
6.	Members of the Committee of Independent Directors	Rama Moondra (Chairman). Venkat Rama Subba Rao Velamuri (Member). Jatin Yagneshbhai Trivedi (Member). Umesh Rateja (Member).
7.	IDC Member's relationship with the TC	All IDC members are Non-Executive and Independent Directors of the Target Company. None of the members of the IDC holds any Equity Share in the Target Company. None of the members of the IDC has any contracts or any relationship with the Target Company.
8.	Trading in the Equity shares/other securities of the TC by IDC Members	No member of the IDC has traded in any of the Equity Shares / other securities of the Target Company during the: 1. Period of 12 (Twelve) months preceding the date of the PA. 2. Period from the date of the PA till the date of this recommendation.
9.	IDC Member's relationship with the acquirer	None of the members of IDC: 1. Is a director on the board of the Acquirer or of either of the PACs. 2. Holds any shares / securities of the Acquirer and PACs. 3. Has any contract / arrangement / relationship with the Acquirer and / or with PACs.
10.	Trading in the Equity shares/other securities of the acquirer by IDC Members	No member of the IDC has traded in any of the Equity Shares / other securities of the Acquirer or the PACs during the period of 12 months preceding the date of PA. Also, no member of the IDC has traded in any of the Equity Shares / other securities of the Acquirer and the PACs during the period from the date of PA till the date of this recommendation.
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC is of the opinion that the Offer Price of ₹ 134.50 per Equity Share, plus interest @ 10% per annum per Equity Share i.e. an amount of ₹ 1.18 (Rupee One and Paisa Eighteen Only) per Equity Share will be payable by way of interest to all the successful Shareholders, whose Equity Shares are validly tendered and accepted in the Offer, for delay in payment beyond the Scheduled Payment Date i.e. October 31, 2023 (being the last date of payment of consideration to the Public Shareholders whose Equity Shares are accepted in the Offer, in terms of the SEBI (SAST) Regulations) till December 01, 2023 (being the last date of the payment of consideration to the Public Shareholders whose Equity Shares are accepted in the Offer, as per the revised schedule of activities disclosed on page no. 2 of the LOF). Accordingly, the Offer Price of ₹ 135.68 (Rupees One Hundred Thirty-Five and Paisa Sixty-Eight Only) is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should independently evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.
12.	Summary of reasons for the recommendation	The members of the IDC have perused the following offer documents for recommendation on the Open Offer: 1. Public Announcement dated June 16, 2023 ("PA") 2. Detailed Public Statement published on June 23, 2023 ("DPS"), 3. Draft Letter of Offer dated July 3, 2023 ("DLoF") 4. Letter of Offer dated October 25, 2023 ("LoF") Based on the review of the offer documents, the members of the IDC have considered the following factors for making the recommendations: 1. The Acquirer intends to support the management of the Target Company in their efforts towards the sustained growth of the Target Company as well as integrating the service offerings of the Target Company with the proposed development of the IoT enabled digital and wireless ecosystem being developed by the Acquirer. 2. Acquirer shall be classified as one of the promoters of the Target Company along with the existing Promoters and Promoter Group of the Target Company in accordance with SEBI (SAST) Regulations and SEBI (LODR) Regulations. 3. The Equity Shares of the Target Company are frequently traded on the NSE and infrequently traded on BSE in terms of Regulation 2(1)(j) of the SEBI SAST Regulations. 4. The Offer Price is in accordance with 8(1) and 8(2) of the SEBI SAST Regulations.
13.	Disclosure of Voting	The recommendations were unanimously approved by the members of IDC.
14.	Pattern Details of Independent Advisors, if any	None
15.	Any other matter(s) to be	None
		Land belief, after making the proper enquiry, the information contained in or accompanying spect, true and correct and not misleading, whether by the omission of any information or

"To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by the omission of any information or otherwise and includes all the information required to be disclosed by the Target Company under the SEBI SAST Regulations."

For and on behalf of the Committee of Independent Directors of Dev Information Technology Limited

Sd/-

Place: Ahmedabad Ms. Rama Moondra
Date: October 26, 2023 Chairman- Committee of Independent Directors

FINANCIAL EXPRESS

DAI-ICHI KARKARIA LIMITED

CIN: L24100MH1960PLC011681

Regd. Off. Liberty Building, Sir Vithaldas Thackersey Marg, New Marine Lines, Mumbai: 400 020

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER &

	1	Standalone			Consolidated	
Particulars	Quarter ended 30 September 2023	Half year ended 30 September 2023	Quarter ended 30 September 2022	Quarter ended 30 September 2023	Half year ended 30 September 2023	Quarter ended 30 September 2022
	` '	ı ` /	(Unaudited)	' '	(Unaudited)	, ,
Total Income from operations	3,594	6,726	5,618	3,594	6,478	5,618
Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(75)	(134)	479	(75)	(382)	479
Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,983	1,924	1,221	1,983	1,676	1,221
Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	1,482	1,438	1,221	1,482	1,190	1,221
Total Comprehensive Income/(Expense) for the period (Comprising Income/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax) } Paid up Equity Share Capital (Face Value Rs 10 each)	1,481 745	1,437 745	1,216 745	1,458 745	1,170 745	1,223 745
Other equity excluding revaluation reserve	740	740	7 40	740	740	7 - 10
as shown in the Audited Balance Sheet of the previous year	14,048	14,048	14,048	16,245	16,245	16,245
Earnings per share Basic and Diluted in Rs. (of Rs.10/- each)(Not annualised)	19.88	19.29	16.40	19.61	15.70	16.48

- the Stock Exchange under Regulation 33 of SEBI (Listing Obligations and and Disclosure Requirements) Regulations, 2015 The full format of the quarterly Financial Results are available on the Stock Exchange website - www.bseindia.con and the Company's website -www.dai-ichiindia.com.
- 2) The above unaudited standalone and consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 26 October, 2023. The figures for the quarter and half year ended 30 September, 2023 have been subjected to limited review by the statutory auditors. The auditors have expressed a unmodified opinion on the limited review report for the quarter ended 30 September, 2023.
- The Company's management, pursuant to 'Ind AS 108 Operating Segments' has concluded that the Company has only one reportable segment which is Specialty Chemicals. Accordingly, no separate disclosures of segmen information have been made.
- 4) During previous year, the Company had sold its properties situated at Pune for a total consideration of Rs. 801 lakhs and has recognised a gain of Rs. 742 lakhs, as an exceptional item in the financial results
- Pursuant to a fire incident on 22 November, 2020 at Dahej factory situated at Plot no. D-2/20, GIDC, Tal. Vagra, Dist Bharuch - 392130, Gujarat, certain property, plant and equipment and inventory were damaged. It also disrupted the production process and impacted the financial performance of the Company for the year ended 31 March, 2021 As a result of the incident, the Company had recognised a loss of Rs. 4,932 lakhs (Rs. 4,326 lakhs towards property plant and equipment, Rs. 581 lakhs towards inventories and Rs.25 lakhs towards other expenses) as an exceptional item in the standalone financial results for FY 2020-21. The Company's assets and inventories are covered under an Insurance policy and a claim has been lodged with the Insurance Company for the losses suffered. The Company has received an interim payment towards insurance claim of Rs 400 lakhs in FY 2021-22 and stock insurance claim of Rs 285 lakhs in FY 2022-23 The balance claim is under assessment and the same would be accounted for when approved by the insurance company. During the current quarter, the Company has received full and final settlement of fire insurance claim amounting to Rs 2,058 lakhs on 12th September, 2023 which is recognised as an exceptional item.

6) Figures are rounded off to the nearest lakh.

Dated: 26 October, 2023

Place: Mumbai

For and on behalf of the Board

Ms. S. F. Vakil **Chairperson and Wholetime Director** MIRC ELECTRONICS LIMITED Regd. Off: "Onida House", G-1, M.I.D.C.,

Mahakali Caves Road Andheri (E), Mumbai - 400 093 CIN No: L32300MH1981PLC023637 website: www.onida.com NOTICE

NOTICE is hereby given that pursuant to provisions of Regulation 47 and other applicable regulations of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the meeting of the Board of Directors of MIRC Electronics Limited ("Company") will be held on Thursday, 2^{sct} November, 2023 at Mumbai, inter-alia:-

a) To consider and approve the unaudited financial results of the Company for the second quarter and half year ended 30th September,

b) To consider Employee Stock Option Scheme

of the Company and related matters. In-terms of *MIRC Electronics Limited - Code for Insider Trading & Fair Disclosure of Unpublished Price Sensitive Information*, the trading window for dealing in the securities of the Company is closed for the directors, designated employees and others covered under the Code from 1st October, 2023 till 48 hours after the declaration

For MIRC Electronics Limited

Prasad Oak

Head - Legal, Corporate Affairs and Company Secretary Place: Mumbai Date: 26th October, 2023

of financial results.

'IMPORTANT''

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Extract of Consolidated Unaudited Financial Results for the quarter and six months ended September 30, 2023

(₹ in million except per share data)

1		Consolidated		
Particulars	Sept. 30, 2023	Sept. 30, 2022	Sept. 30, 2023	
†	Qtr (Unaudited)	Qtr (Unaudited)	YTD (Unaudited)	
Total income from operations	5,860.41	5,383.80	11,402.37	
Net profit / (loss) for the quarter/year (before tax, exceptional and/or extraordinary items)	1,329.62	648.12	2,365.90	
Net profit / (loss) for the quarter/year before tax (after exceptional and/or extraordinary items)	1,329.62	648.12	2,365.90	
Net profit / (loss) for the quarter/year (after tax, exceptional and/or extraordinary items)	1,002.56	487.80	1,790.15	
Total comprehensive income / (loss) for the period [Comprising Profit (after tax) and Other Comprehensive Income (after tax) for the quarter/year]	954.61	487.80	1,742.20	
Paid-up equity share capital (face value ₹ 10/- each, fully paid)	1,780.36	1,771.26	1,780.36	
Other equity				
Earning Per Share (of ₹ 10/- each)				
- Basic	5.63	2.75	10.06	
- Diluted	5.63	2.74	10.04	
lotes:				

- 1) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on October 26, 2023. There are no qualifications in the report issued by the auditors.
- 2) Extract of Unaudited Financial Results for the quarter and six months ended September 30, 2023 (on Standalone basis):

(₹ in million)

DIN: 00051407

Particulars	Qtr (Unaudited)	Qtr (Unaudited)	YTD (Unaudited)
rotal income from operations	5,860.41	5,379.17	11,402.37
Profit before tax for the quarter/year	1,329.51	646.40	2,365.62
Profit after tax for the quarter/year	1,002.45	486.08	1,789.87
The Board of Directors at its meeting held on October 26, 2023 has declared second interim divid	lend of ₹2 per fully pa	aid equity share of fa	ce value of ₹10 each.

- The same would be paid to all eligible shareholders as on the record date declared by the Company.
- 4) The Income-Tax Department had carried out a search operation at the Company's various business premises under Section 132 of the Income-tax Act, 1961 in July, 2021. The Company had made the necessary disclosures to the stock exchanges in this regard on July 23, 2021 in accordance with Regulation 30 of the SEBI (LODR) Regulations, 2015 (as amended). The Company has received notices under Section 148 and/or Section 142 (1)/143(2) of the Income tax Act, 1961 for the assessment years 2018-19 to 2022-23 for which the Company has responded. As on date, the Company has received order for three assessment years (2018-19, 2020-21 and 2021-22) for which the Company has filed the response/appeal. Management is of the view that this will not likely to have any material impact on the Company's financial position as at September 30, 2023 and the performance for the quarter and six months ended on that date in these Unaudited Consolidated Financial Results.
 - The above is an extract of the detailed format of Unaudited Standalone and Consolidated Financial Results for the guarter and six months ended September 30, 2023 filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations & Disclosure Regulation 1). Regulations, 2015. The full format of the said Financial Results is available on the websites of the Stock Exchanges www.bseindia.com, www.nseindia.com and on Company's website www.dbcorpltd.com.

For and on behalf of the Board of Directors **Sudhir Agarwal - Managing Director**

Sept. 30, 2023 | Sept. 30, 2022 | Sept. 30, 2023

Place: Bhopal Date: October 26, 2023

D. B. Corp Limited - Registered office: Plot No.280, Sarkhej - Gandhinagar Highway, Near YMCA Club, Makarba, Ahmedabad, Gujarat - 380051. Tel.: 022- 71577000 • Email: dbcs@dbcorp.in • Website: https://dbcorpltd.com • CIN: L22210GJ1995PLC047208

DEV INFORMATION TECHNOLOGY LIMITED

Registered Office: 14, Aaryans Corporate Park, Nr. Shilai Railway Crossing, Thaltei, Ahmedabad Gujarat - 380059, India. | Telephone: +91-9429899852 | Email: cs@devitpl.com Contact Person: Krisa Patel, Company Secretary and Compliance Officer | Website: https://www.devitpl.com/ Corporate Identification Number: L30000GJ1997PLC033479

Recommendations of the Committee of Independent Directors ("IDC") of Dev Information Technology Limited ("Target Company" or "TC") under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI SAST Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by LT1, Inc. ("Acquirer") together with Lilikoi Technologies, Inc. ("PAC-1"). Lilikoi Holdings, Inc. ("PAC-2") and Sanjay Chandrakant Patel ("PAC-3") (PAC-1, PAC-2 and PAC-3 are hereinafter collectively referred to as the "PACs")

1.	Date	October 26, 2023
	Name of the Target	THE SPECIAL PROPERTY OF THE PR
2.	Company (TC)	Dev Information Technology Limited
3.	Details of the Offer pertaining to TC	The Open Offer is being made by the Acquirer together with the PACs for the acquisition of up to 71,82,480 Equity Shares of the Target Company representing 32.45% of the Equity Share Capital of the Target Company at an Offer Price of ₹134.50/- per Equity Share, plus interest @ 10% per annum per Equity Share for delay in payment beyond the Scheduled Payment Date (October 31, 2023) i.e. ₹1.18 per Equity Share will be payable by way of interest to all the successful Shareholders, whose Equity Shares are validly tendered and accepted in the Offer, on the basis of the Offer Price and assuming that the date of payment of consideration for such accepted Equity Shares is Friday, December 01, 2023.
4.	Name(s) of the acquirer and PAC with the acquirer	Acquirer: LT1, Inc. PAC-1: Lilikoi Technologies, Inc. PAC-2: Lilikoi Holdings, Inc. PAC-3: Sanjay Chandrakant Patel
	*	Vivro Financial Services Private Limited
5.	Name of the Manager to the Offer	Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad – 380007. Gujarat. India. Tel. No.: +91 79 4040 4242 Email Id: investors@vivro.net Contact Person: Shivam Patel Website: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182
6.	Members of the Committee of Independent Directors	1. Rama Moondra (Chairman). 2. Venkat Rama Subba Rao Velamuri (Member). 3. Jatin Yagneshbhai Trivedi (Member). 4. Umesh Rateja (Member).
7.	IDC Member's relationship with the TC	 All IDC members are Non-Executive and Independent Directors of the Target Company. None of the members of the IDC holds any Equity Share in the Target Company. None of the members of the IDC has any contracts or any relationship with the Target Company.
8.	Trading in the Equity shares/other securities of the TC by IDC Members	No member of the IDC has traded in any of the Equity Shares / other securities of the Target Company during the: 1. Period of 12 (Twelve) months preceding the date of the PA. 2. Period from the date of the PA till the date of this recommendation.
9.	IDC Member's relationship with the acquirer	None of the members of IDC: 1. Is a director on the board of the Acquirer or of either of the PACs. 2. Holds any shares / securities of the Acquirer and PACs. 3. Has any contract / arrangement / relationship with the Acquirer and / or with PACs.
10.	Trading in the Equity shares/other securities of the acquirer by IDC Members	No member of the IDC has traded in any of the Equity Shares / other securities of the Acquirer or the PACs during the period of 12 months preceding the date of PA. Also, no member of the IDC has traded in any of the Equity Shares / other securities of the Acquirer and the PACs during the period from the date of PA till the date of this recommendation.
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC is of the opinion that the Offer Price of ₹ 134.50 per Equity Share, plus interest @ 10% per annum per Equity Share i.e. an amount of ₹ 1.18 (Rupee One and Paisa Eighteen Only) per Equity Share will be payable by way of interest to all the successful Shareholders, whose Equity Shares are validly tendered and accepted in the Offer, for delay in payment beyond the Scheduled Payment Date i.e. October 31, 2023 (being the last date of payment of consideration to the Public Shareholders whose Equity Shares are accepted in the Offer, in terms of the SEBI (SAST) Regulations) till December 01, 2023 (being the last date of the payment of consideration to the Public Shareholders whose Equity Shares are accepted in the Offer, as per the revised schedule of activities disclosed on page no. 2 of the LOF). Accordingly, the Offer Price of ₹ 135.68 (Rupees One Hundred Thirty-Five and Paisa Sixty-Eight Only) is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should independently evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.

"To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by the omission of any information or otherwise and includes all the information required to be disclosed by the Target Company under the SEBI SAST Regulations."

Public Announcement dated June 16, 2023 ("PA")

Draft Letter of Offer dated July 3, 2023 ("DLoF") 4. Letter of Offer dated October 25, 2023 ("LoF")

following factors for making the recommendations:

Detailed Public Statement published on June 23, 2023 ("DPS").

digital and wireless ecosystem being developed by the Acquirer.

The recommendations were unanimously approved by the members of IDC.

SEBI (SAST) Regulations and SEBI (LODR) Regulations.

on the Open Offer:

None

For and on behalf of the Committee of Independent Directors of **Dev Information Technology Limited**

The members of the IDC have perused the following offer documents for recommendation

Based on the review of the offer documents, the members of the IDC have considered the

1. The Acquirer intends to support the management of the Target Company in their efforts

towards the sustained growth of the Target Company as well as integrating the service

offerings of the Target Company with the proposed development of the IoT enabled

Acquirer shall be classified as one of the promoters of the Target Company along with

the existing Promoters and Promoter Group of the Target Company in accordance with

3. The Equity Shares of the Target Company are frequently traded on the NSE and

infrequently traded on BSE in terms of Regulation 2(1)(j) of the SEBI SAST Regulations. The Offer Price is in accordance with 8(1) and 8(2) of the SEBI SAST Regulations.

Place: Ahmedahad

Ms. Rama Moondra

Chairman- Committee of Independent Directors

PUNJAB CHEMICALS AND CROP PROTECTION LIMITED

CIN: L24231PB1975PLC047063

Regd. Office: Milestone 18, Ambala Kalka Road, Village & P.O. Bhankharpur, Derabassi, Distt. SAS Nagar, Mohali (Punjab)-140201 Tel.: 01762-280086, 280094, Fax No. 01762-280070, Email: info@punjabchemicals.com, Website: www.punjabchemicals.com EXTRACT OF STATEMENT OF STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SPETEMBER.2023

Sr.				Standalone	á		92		Consolidated			(₹ in Lakhs ex	cept EPS Data)
No.	Particulars	ars Quarter Ended			Half Year Ended Year Ended				Quarter Ende	d	Half Yea	Year Ended	
25400		30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023	30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations	24265	28059	27995	52324	55183	100770	24373	28162	28030	52535	55257	100956
2	Net Profit/(Loss) for the period (before tax, Exceptional and/or Extraordinary items)	2437	2907	2519	5344	5351	8872	2485	2937	2412	5422	5169	8888
3	Net Profit/(Loss) for the period before tax (after Exceptional and/or Extraordinary items)	2437	2907	2519	5344	5351	8872	2485	2937	2412	5422	5169	8888
4	Net Profit/(Loss) for the period after tax (after Exceptional and/or Extraordinary items)	1788	2156	1865	3944	3966	6094	1812	2186	1758	3998	3784	6110
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)	1763	2133	1852	3896	3940	6002	1825	2174	1806	3999	3867	5868
6	Equity Share Capital	1226	1226	1226	1226	1226	1226	1226	1226	1226	1226	1226	1226
7	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of the previous year)					,	28575						26836
8	Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations)										A		
	Basic:	14.58	17.59	15.21	32.17	32.35	49.71	14.78	17.83	14.34	32.61	30.86	49.84
	Diluted:	14.58	17.59	15.21	32.17	32.35	49.71	14.78	17.83	14.34	32.61	30.86	49.84

Note: The above is an extract of the detailed format of Standalone and Consolidated Unaudited Financial Results filed with the Stock Exchanges under Regulation 33 of the Securities and Exchange Board of India (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Unaudited Financial Results are available on the Stock Exchange websites (www.bseindia.com and www.nseindia.com) and on Company's website at www.punjabchemicals.com. For and on behalf of the Board of Directors of Place: Mumbai Punjab Chemicals and Crop Protection Limited

Date: 26th October, 2023

Vijay D Rai, Director (DIN: 00075837)



AUTOMOBILE CORPORATION OF GOA LIMITED

Regd. Office: Honda, Sattari. Goa - 403 530. Tel: 0832-2383003; CIN: L35911GA1980PLC000400; Email: sectl@acglgoa.com; Website: www.acglgoa.com

Annexure I

EXTRACT OF STATEMENT OF AUDITED RESULTS FOR THE QUARTER AND SIX MONTHS ENDED 30 SEPTEMBER 2023

(₹ in Lakhs)

Sr. No.	Particulars	3 months ended 30 September 2023 (Audited)	Preceding 3 months ended 30 June 2023 (Audited)	Corresponding 3 months ended 30 September 2022 In the previous year (Audited)	Year to date figures for current period ended 30 September 2023 (Audited)	Year to date figures for previous period ended 30 September 2022 (Audited)	Previous year ended 31 March 2023 (Audited)
1.	Total revenue from operations	12,409.38	15,098.45	13,946.41	27,507.83	28,114.65	50,621.46
2.	Profit before exceptional items and tax	1,009.13	1,345.94	826.18	2,355.07	1,879.21	3,415.27
3.	Profit before tax (after exceptional items) (Refer note 2)	1,009.13	1,345.94	1,036.98	2,355.07	2,175.90	3,711.96
4	Profit after tax (after Exceptional)	757.76	1,010.04	773.49	1,767.80	1,601.96	2,784.61
5.	Total Comprehensive Income [Comprising Profit (after tax) and Other Comprehensive [Income/ (Loss) (after tax)]	804.02	995.79	772.57	1,799.81	1,531.15	2,629.62
6.	Equity Share Capital	608.86	608.86	608.86	608.86	608.86	608.86
7.	Reserves (excluding revaluation reserve) as shown in the audited Balance sheet of previous year	19,647.74	19,757.01	17,814.97	19,647.74	17,814.97	18,761.22
8.	Basic and diluted Earnings per share (in ₹) *(not annualised)	12.44*	16.59*	12.70*	29.03*	26.31*	45.73

Notes

- 1. These results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 26 October 2023. The statutory auditors have expressed an unmodified audit opinion on these results.
- 2. Exceptional item:-

Place: Panaji, Goa

Dated: 26 October 2023

The fire incidence took place on 8 February 2022 at Plant 1 of Goa which had affected the main stores and some property, plant and equipment. The Company had lodged the claim with the insurance company and accordingly reported the exceptional loss of ₹ 594.22 Lakhs (after netting-off of interim payment received from insurance company of ₹ 200 Lakhs) in the quarter ended 31 March 2022. The Company has received ₹ 410.80, as full and final settlement towards the claim and accordingly recognised exceptional income of ₹ 296.69 Lakhs during the half year ended 30 September 2022 and year ended 31 March 2023 (after netting-off of expenditure in relation to repairs of such assets amounting to ₹ 114.11 lakhs).

A final dividend of ₹ 15 per equity share of ₹ 10 each was approved by the shareholders at the Annual General Meeting held on 29 June 2023.

Particulars		Quarter ended		Half yea	Year ended	
	30 September 2023 (Audited)	30 June 2023 (Audited)	30 September 2022 (Audited)	30 September 2023 (Audited)	30 September 2022 (Audited)	31 March 2023 (Audited)
Fair value gain/(loss) on financial assets (Investments) at fair value through profit and loss	-	-	62.75	-	6.32	6.32

4. The Company received approval from BSE on 02 May 2022 approving the reclassification of EDC Limited from "Promoter shareholder" to "Public shareholding" pursuant to the Regulation 31(A) of Listing Regulations as amended and other applicable provisions. The Company has taken the same on record and given effect of such reclassification as required.

For Automobile Corporation of Goa Limited

O. V. Ajay

CEO & Executive Director DIN 07042391

Note: Results are also available on the website of the company - www.acglgoa.com and BSE Limited - www.bseindia.com

financialexp.epa

Summary of reasons for

the recommendation

Disclosure of Voting

Details of Independent

Any other matter(s) to be

Advisors, if any

highlighted

Date: October 26, 2023

Pattern







सेलेकोर गैजेटस लिमिटेड

(पूर्व नाम यूनिटेल इंफो लिमिटेड, यूनिटेल इंफो प्रा.लि.) पंजीकृत कार्यालयः यूनिट स्पेस नं.703, सातवीं मंजिल, जेकसंस क्राउन हाईट्स, प्लॉट नं.381,

द्विन डिस्टिक सेंटर, सेक्टर-१०, रोहिणी, नई दिल्ली-११००८५ सीआईएन नं. U32300DL2020PLC375196, ई-मेल आईडी: accounts1@cellecor.in, वेबसाइटः www.cellecor.com, दूरभाष सं. 011-43034907,011-45038228

30 सितंबर, 2023 को समाप्त छमाही के लिए अनअंकेक्षित एकल वित्तीय परिणामों का विवरण

页.	विवरण		समाप्त छमाही		समाप्त वर्ष
सं.	E USA NONTHADAY	30.09.2023 अन्यंकेष्ट्रित	31.03.2023 अनअंकेक्षित	30.09.2022 अनअंकेक्षित	31.03.2023 अंकेक्षित
1.	संचालन से कुल आय	20,972.07	15,082.50	11,354.06	26,436.56
2.	अवधि के लिए शुद्ध लाभ/(हानि)(कर और असाधारण वस्तुओं से पहले)	954.69	630.47	429.33	1059.80
3.	कर से पहले की अवधि के लिए शुद्ध लाभ/(हानि)	954.69	630.47	429.33	1059.80
		702.00	470.29	336.88	807.17
5.	इक्विटी शेयर पूंजी	2,096.78	11.32	10.64	11.32
6.	रिर्जव्स एवं सरप्लस	5,989.42	819.72	550.22	1,369.44
7.	(वार्षिक नहीं)				
	1. मूलः	4.52	3.95	2.98	6.93
	2. तनुकृतः	4.52	3.95	2.98	6.93

1. उपरोक्त परिणाम सेबी (लिस्टिंग दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, 2015 के विनियमन 33 के तहत स्टॉक एक्सचेंज में दाखिल 30 सितंबर, 2023 को समाप्त छमाही के लिए अनअंकेक्षित एकल वित्तीय परिणामों के विस्तृत प्रारूप का एक उद्धरण है। अनअंकेक्षित वित्तीय परिणामों का पूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाइटों यानी www.nseindia.com और कंपनी की वेबसाइट www.cellecor.com पर उपलब्ध है।

2. 30 सितंबर, 2023 को समाप्त छमाही के उपरोक्त परिणामों की लेखापरीक्षा समिति द्वारा समीक्षा की गई और 25 अक्टूबर, 2023 को आयोजित उनकी संबंधित बैठकों में निदेशक मंडल द्वारा अनुमोदित किया गया। कंपनी के वैधानिक लेखा परीक्षकों ने सेबी (सूचीबद्धता दायित्व और प्रकटीकरण आवश्यकताओं) विनियम २०१५ के विनियम ३३ के अनुसार उपरोक्त परिणामों की ''सीमित समीक्षा'' की है।

> निदेशक मंडल के लिए एवं की ओर से सेलेकोर गैजेट्स लिमिटेड

दिनांकः अक्टूबर 25,2023 स्थानः नई विल्ली

रवि अग्रवाल प्रबंध निदेशक DIN:08471502

DEV INFORMATION TECHNOLOGY LIMITED

Jurale Park, IVI. Sililaj naliway Grussing, maile Gujarat - 380059, India. | Telephone: +91-9429899852 | Email: cs@devitpl.com Contact Person: Krisa Patel, Company Secretary and Compliance Officer | Website: https://www.devitpl.com/ Corporate Identification Number: L30000GJ1997PLC033479

Recommendations of the Committee of Independent Directors ("IDC") of Dev Information Technology Limited ("Target Company" or "TC") under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI SAST Regulations") in relation to the open offer to the public shareholders

1.	Date	October 26, 2023
2.	Name of the Target Company (TC)	Dev Information Technology Limited
3.	Details of the Offer pertaining to TC	The Open Offer is being made by the Acquirer together with the PACs for the acquisition of up to 71,82,480 Equity Shares of the Target Company representing 32.45% of the Equity Share Capital of the Target Company at an Offer Price of ₹134.50/- per Equity Share, plus interest @ 10% per annum per Equity Share for delay in payment beyond the Scheduler Payment Date (October 31, 2023) i.e. ₹1.18 per Equity Share will be payable by way of interest to all the successful Shareholders, whose Equity Shares are validly tendered and accepted in the Offer, on the basis of the Offer Price and assuming that the date of payment of consideration for such accepted Equity Shares is Friday, December 01, 2023.
4.	Name(s) of the acquirer and PAC with the acquirer	Acquirer: LT1, Inc. PAC-1: Lilikoi Technologies, Inc. PAC-2: Lilikoi Holdings, Inc. PAC-3: Sanjay Chandrakant Patel
5.	Name of the Manager to the Offer	Vivro Financial Services Private Limited Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad - 380007. Gujarat. India. Tel. No.: +91 79 4040 4242 Email Id: investors@vivro.net Contact Person: Shivam Patel Website: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182
6.	Members of the Committee of Independent Directors	Rama Moondra (Chairman). Venkat Rama Subba Rao Velamuri (Member). Jatin Yagneshbhai Trivedi (Member). Umesh Rateja (Member).
7.	IDC Member's relationship with the TC	 All IDC members are Non-Executive and Independent Directors of the Target Company None of the members of the IDC holds any Equity Share in the Target Company. None of the members of the IDC has any contracts or any relationship with the Target Company.
8.	Trading in the Equity shares/other securities of the TC by IDC Members	No member of the IDC has traded in any of the Equity Shares / other securities of the Targe Company during the: 1. Period of 12 (Twelve) months preceding the date of the PA. 2. Period from the date of the PA till the date of this recommendation.
9.	IDC Member's relationship with the acquirer	None of the members of IDC: 1. Is a director on the board of the Acquirer or of either of the PACs, 2. Holds any shares / securities of the Acquirer and PACs. 3. Has any contract / arrangement / relationship with the Acquirer and / or with PACs.
10.	Trading in the Equity shares/other securities of the acquirer by IDC Members	No member of the IDC has traded in any of the Equity Shares / other securities of the Acquirer or the PACs during the period of 12 months preceding the date of PA. Also, no member of the IDC has traded in any of the Equity Shares / other securities of the Acquire and the PACs during the period from the date of PA till the date of this recommendation.
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC is of the opinion that the Offer Price of ₹ 134.50 per Equity Share, plus interes @ 10% per annum per Equity Share i.e. an amount of ₹ 1.18 (Rupee One and Pais Eighteen Only) per Equity Share will be payable by way of interest to all the successfu Shareholders, whose Equity Shares are validly tendered and accepted in the Offer, for delay in payment beyond the Scheduled Payment Date i.e. October 31, 2023 (being the last date of payment of consideration to the Public Shareholders whose Equity Shares are accepted in the Offer, in terms of the SEBI (SAST) Regulations) till December 01 2023 (being the last date of the payment of consideration to the Public Shareholders whose Equity Shares are accepted in the Offer, as per the revised schedule of activities disclosed on page no. 2 of the LOF). Accordingly, the Offer Price of ₹ 135.68 (Rupees On-Hundred Thirty-Five and Paisa Sixty-Eight Only) is fair and reasonable in terms of the SEB (SAST) Regulations. However, the Public Shareholders of the Target Company should independently evaluate.

"To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by the omission of any information or otherwise and includes all the information required to be disclosed by the Target Company under the SEBI SAST Regulations.

the Open Offer and market performance of the Target Company's Equity Shares and make

The members of the IDC have perused the following offer documents for recommendation

Based on the review of the offer documents, the members of the IDC have considered the

The Acquirer intends to support the management of the Target Company in their efforts.

Acquirer shall be classified as one of the promoters of the Target Company along with the existing Promoters and Promoter Group of the Target Company in accordance with

3. The Equity Shares of the Target Company are frequently traded on the NSE and infrequently traded on BSE in terms of Regulation 2(1)(i) of the SEBI SAST Regulations.

The Offer Price is in accordance with 8(1) and 8(2) of the SEBI SAST Regulations.

The recommendations were unanimously approved by the members of IDC.

towards the sustained growth of the Target Company as well as integrating the service offerings of the Target Company with the proposed development of the IoT enabled

their own informed decisions with respect to the Open Offer.

2. Detailed Public Statement published on June 23, 2023 ("DPS"),

digital and wireless ecosystem being developed by the Acquirer.

SEBI (SAST) Regulations and SEBI (LODR) Regulations.

Public Announcement dated June 16, 2023 ("PA")

Draft Letter of Offer dated July 3, 2023 ("DLoF") Letter of Offer dated October 25, 2023 ("LoF")

following factors for making the recommendations:

on the Open Offer:

None

For and on behalf of the Committee of Independent Directors of **Dev Information Technology Limited**

Place: Ahmedabad

Date: October 26, 2023

Summary of reasons for

the recommendation

Disclosure of Voting

Details of Independent

Any other matter(s) to be

www.readwhere.com

Advisors, if any

highlighted

Pattern

Ms. Rama Moondra Chairman- Committee of Independent Directors

'IMPORTANT''

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PEE CEE COSMA SOPE LTD.

CIN: L24241UP1986PLC008344

Regd. Office: Padamplaza, Hall No. H1-H2, First Floor, Plot No.5, Sec.-16B, Awas Vikas Sikandra Yojna, Agra - 07 (U.P.) Tel.: 0562-2527331/32 Fax: 0562-2527329, E-mail: info@peeceecosma.com

PUBLIC NOTICE

Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015, Notice is hereby given that a Meeting of Board of Directors of the Company is scheduled to be held or Saturday, 4th November, 2023 at the Registered Office to inter alia approve and take on record the Un Audited Financial Results for the Quarter and half year ended 30th September, 2023, along with Limited Review Report thereon Frading Window for dealing in securities of the Company for all the Directors Designated Persons and their immediate relative(s) is under closure from 1st October, 2023 and will remain closed till the end of 48 hours after the results are made public on 4th November, 2023. The Notice is also available on the Stock Exchanges website www.bseindia.com and company's website www.peeceecosma.com. For & on behalf of the Board PEE CEE COSMA SOPE LIMITED

MAYANK JAIN Place: Agra (Executive Chairman) DIN:00112947 Date: 26.10.2023

सार्वजनिक सूचना

सार्वसाधारण को यह सूचित किया जाता है कि राजनीतिक दल स्वतंत्र जनता पार्टी (रिपब्लिक) के नाम से रिजस्ट्रीकृत होना प्रस्तावित है। पशर्टी कार्यालय टी.नें.६४-४-६।१, सुबाराव नगर, राजामहेंट्रवरम, पूर्वी गोदावरी जिला, आन्ध्र प्रदेश-५३३१०२.. में रियत है। इस दल ने लोक प्रतिनिधित्व अधिनियम, १९५१ कि धारा २९क के अधीन राजनीतिक दल के रुप में रजिस्ट्रीकरण के लिए भारत निर्वाचन आयोग, नई दिल्ली को आवेदन प्रस्तूत किया है- पार्टी के पदाधिकारियों के नाम।पता नीचे दिए गए हैं।

सभापति।अध्यक्ष - बरे अनांद कुमार, पुत्र. कोंडा बाबू, ६७-४-६।१, सुब्बाराव नगर, राजामहेंट्वरम, पूर्वी गोदावरी जिला, आन्ध्र प्रदेश.

महासचिव।सचिव - **गुमंपु मनेहर,** पुत्र. वेंकटेश्वर राव, ६६-८-१६, वेंकटपुरम, राजामहेंट्रवरम, पूर्वी गोदावरी जिला, आन्ध्र प्रदेश कोषाध्यक्ष - **राव बहदुर वारासाला,** पुत्र. श्रीनिवास राव, ६७-२४-११,सुब्बाराव नगर, राजामहेंट्रवरम, पूर्वी गोदावरी जिला, आन्ध्र प्रदेश.

यदि- किसी को **स्वतंत्र जनता पार्टी (रिपब्लिक)** के रजिस्ट्रीकरण में कोई आपित हो तो अपनी इसके कारणों सहित सचिव (राजनीतिकदल), भारत निर्वाचन आयोग निर्वाचन सदन, अशोका रोड, नई दिल्ली-११०००१ को, इस सूचना के प्रकाशन के ३० दिनों के भीतर भेजें।

JINDAL SAW LIMITED

CIN-L27104UP1984PLC023979

Regd. Off.: A-1, UPSIDC Indl. Area, Nandgaon Road, Kosi Kalan, Distt. Mathura (U.P.)-281403 Corp. Office: Jindal Centre, 12, Bhikaiii Cama Place, New Delhi- 110066

S.	Particulars		Standalone							Cons	olidated		
Vo.	M .	Quarter ended		Quarter ended Half year ended Year ended		Quarter ended			Half year ended		Year ended		
		30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023	30.09.2023	30.06.2023	30.09.2022	30.09.2023	30.09.2022	31.03.2023
	e — —	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited
1	Total income from operations	4,611.28	3,831.24	3,366.96	8,442.52	6,385.97	15,703.05	5,488.88	4,447.96	4,066.88	9,936.84	7,577.34	18,046.36
2.	Net Profit / (Loss) for the period (before Tax,	201700842	200227702290	1913/89250	5000 on 6550	613595517453	0908000000000	70708000281	200540000	00000000	303980301	3.30500.00	URGESTERN.
2742	Exceptional and/or Extraordinary items#)	474.37	374.25	80.89	848.62	117.58	924.50	495.64	353.17	89.48	848.81	90.38	735.50
3.	Net Profit / (Loss) for the period before tax				1 4 7 7								
	(after Exceptional and/or Extraordinary items#)	474.37	374.25	80.89	848.62	117.58	924.50	495.11	353.25	64.41	848.36	65.13	710.00
4.	Net Profit / (Loss) for the period after tax	11000000	00900000000	U. 920-0510	0420010000	2/	1 100 100 100 100 100 100 100 100 100 1	200000000000000000000000000000000000000	ASSISTANCE	990990	V TOURNAL I	(tengrar	00000000
	(after Exceptional and/or Extraordinary items#)	348.24	276.80	61.11	625.04	89.20	709.32	355.55	243.48	21.00	599.03	5.34	442.62
5.	Total comprehensive income for the period /year												
	[Comprising profit/(loss) for the period/ year (after tax)		10000000000	7724722	4457457	1021011021	550000000	722032	222722	103/105		800000	100201201
	and other comprehensive income (after tax)]	349.39	277.95	64.22	627.35	95.43	713.95	377.62	251.21	44.00	628.83	57.76	493.04
5.	Paid up Equity share capital	63.95	63.95	63.95	63.95	63.95	63.95	63.95	63.95	63.95	63.95	63.95	63.95
7.	Reserves (excluding revaluation reserve)	9,142.80	8,789.41	7,457.08	9,142.80	7,457.08	8,075.65	10000000000000000000000000000000000000	tensulawas		8,967.21	7,292.69	7,858.74
В.	Net worth	9,206.75	8,853.36	7,521.03	9,206.75	7,521.03	8,139.60	9,031,16	8,629.45	7,356.64	9,031.16	7,356.64	7,922.69
9.	Outstanding Debt	4,319.18	4,517.29	4,327.24	4,319.18	4,327.24	3,121.61	5,943.37	6,205.63	5,950.94	5,943.37	5,950.94	4,685.07
10.	Debt Equity Ratio	0.47	0.51	0.58	0.47	0.58	0.38	0.66	0.72	0.81	0.66	0.81	0.59
11.	Earnings per share (of Rs. 2/- each) (*not annualised)	22.54	92.5	A2737	0.500	5,000		1.7.2.4	Alleca		2000	9.57	
	(1) Basic	10.95*	8.71*	1.93*	19.66*	2.81*	22.33	11.82*	8.28*	1.87*	20.10*	2.02*	19.91
	(2) Diluted	10.95*	8.71*	1.93*	19.66*	2.81*	22.33	11.82*	8.28*	1.87*	20.10*	2.02*	19.91
12.	Debt Service Coverage Ratio	3.45	4.87	1.01	3.99	1.10	2.21	3.28	2.92	0.71	3.12	0.81	1.57

- Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind AS Rules / AS Rules, whichever is applicable.

4.70

The above is an extract of the detailed format of Standalone and Consolidated financial results for the quarter and half year ended 30th September 2023 filed with the Stock Exchanges under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated results for the quarter and half year ended 30th September 2023 are available on the websites of the Stock Exchanges (www.nseindia.com/ www.bseindia.com) and on the Company's website (www.jindalsaw.com).

On behalf of Board of Directors of Jindal Saw Limited

4.23

4.05

2.06

Place: New Delhi Date: October 26, 2023

to view the Notice)

Interest Service Coverage Ratio

Prithavi Raj Jindal Chairperson DIN: 00005301

1.87

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY. THIS IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE FOR UNITS OR SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES OF THE COMPANY (AS DEFINED BELOW) ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED

PUBLIC ANNOUNCEMENT



TATA TECHNOLOGIES TATA TECHNOLOGIES LIMITED

Our Company was incorporated as 'Core Software Systems Private Limited' at New Delhi, as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated August 22, 1994 issued by the Registrar of Companies, NCT of Delhi and Haryana. On March 29, 1996, the entire paid-up share capital of our Company was transferred in favour of four public limited companies, namely, Tata Industries Limited, Sheba Properties Limited, Ewart Investments Limited and Investa Limited and our Company became a deemed public company as per Section 43A(1) of the Companies Act, 1956 with effect from the same date and subsequently the name of our Company was changed to 'Core Software Systems Limited' by deletion of the word 'Private'. Subsequently, upon acquisition by four public limited companies from the Tata group, the name of our Company was changed to 'Tata Technologies (India) Limited', and a fresh certificate of incorporation was issued by the Registrar of Companies, NCT of Delhi and Haryana on November 15, 1996. Thereafter, the registered office of our Company was changed from the NCT of Delhi to the state of Maharashtra and a certificate of registration of the order of the Company Law Board bench confirming the change of state dated February 10, 1999 was issued by the RoC. Upon conversion of our Company from a deemed public company under Section 43A to a public limited company, a fresh certificate of incorporation was issued dated September 26, 2000 by the RoC. Subsequently, the name of our Company was changed to 'Tata Technologies Limited' and a fresh certificate of incorporation dated February 8, 2001, was issued by the RoC. For further details in relation to the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" beginning on page 201 of the Draft Red Herring Prospectus dated March 9, 2023 ("Draft Red Herring Prospectus") read together with the addendum to the Draft Red Herring Prospectus dated October 3, 2023 (together with the Draft Red Herring Prospectus, the "DRHP")

> Registered and Corporate Office: Plot No. 25, Rajiv Gandhi Infotech Park, Hinjawadi, Pune - 411 057, Maharashtra, India Telephone: +91 20 6652 9090; Contact Person: Vikrant Gandhe, Company Secretary and Compliance Officer E-mail: ipo@tatatechnologies.com; Website: www.tatatechnologies.com; Corporate Identity Number: U72200PN1994PLC013313

NOTICE TO INVESTORS (THE "NOTICE")

INITIAL PUBLIC OFFER OF UP TO 95,708,984 EQUITY SHARES OF FACE VALUE OF ₹2 EACH ("EQUITY SHARES") OF TATA TECHNOLOGIES LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[◆] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION THROUGH AN OFFER FOR SALE (THE "OFFER") OF UP TO 81,133,706 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY TATA MOTORS LIMITED (THE "PROMOTER SELLING SHAREHOLDER"), UP TO 9,716,853 EQUITY SHARES AGGREGATING UP TO ₹[•] MILLION BY ALPHA TC HOLDINGS PTE. LTD., UP TO 4,858,425 EQUITY SHARES AGGREGATING UP TO TO IMILLION BY TATA CAPITAL GROWTH FUND I (TOGETHER WITH ALPHA TC HOLDINGS PTE. LTD., THE "INVESTOR SELLING SHAREHOLDERS" AND TOGETHER THE PROMOTER SELLING SHAREHOLDER AND INVESTOR SELLING SHAREHOLDERS ARE REFERRED TO AS, THE "SELLING SHAREHOLDERS" AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES").

THIS OFFER INCLUDES A RESERVATION OF UP TO [●] EQUITY SHARES (CONSTITUTING UP TO 0.50% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY) AGGREGATING UP TO ₹[•] MILLION FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (AS DEFINED IN THE ADDENDUM TO DRHP) (THE "EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO [•] EQUITY SHARES (CONSTITUTING UP TO 10.00% OF THE OFFER) AGGREGATING UP TO ₹[◆] MILLION, FOR SUBSCRIPTION BY ELIGIBLE TML SHAREHOLDERS (AS DEFINED IN THE ADDENDUM TO DRHP) (THE "TML SHAREHOLDERS RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE TML SHAREHOLDERS RESERVATION PORTION IS HEREINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER WILL CONSTITUTE [•]% AND [•]% OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL, RESPECTIVELY.

Potential Bidders may note the following:

a) Pursuant to: (i) share purchase agreement dated October 13, 2023, executed between Tata Motors Limited, the Promoter of our Company and TPG Rise Climate SF Pte. Ltd.; and (ii) share purchase agreemen dated October 13, 2023, executed between Tata Motors Limited and Ratan Tata Endowment Foundation, Tata Motors Limited has sold an aggregate of 40,161,184 Equity Shares of our Company on October 25,

S. No.	Date of Transfer	Name of the Transferor	Name of Transferee	Nature of Transfer	Number of Equity Shares	Percentage of pre-Offer share capital of the Company	Transfer price per Equity Share (in₹)	Total consideration (in ₹ Million)
1.	October 25, 2023	Tata Motors Limited	TPG Rise Climate SF Pte. Ltd.	Secondary sale	36,509,794	9.00%	401.81	14,670.00
2.	October 25, 2023	Tata Motors Limited	Ratan Tata Endowment Foundation	Secondary sale	3,651,390	0.90%	401.81	1,467.16

S. No. No. of Equity Shares Percentage of pre-Offer share capital of the Company (%) Name 262,844,816 Tata Motors Limited 36,509,794 TPG Rise Climate SF Pte. Ltd. 9.00 3,651,390 Ratan Tata Endowment Foundation 0.90

Further, the aforementioned transferees, are not in any manner, connected with our Company, Promoter Group, Directors, Key Managerial Personnel, Subsidiaries, Group Companies and the directors and key managerial personnel of our Subsidiaries and Group Companies.

However, TPG Rise Climate TopGun Pte. Ltd. has made an investment in Tata Passenger Electric Mobility Limited ("TPEML") and presently has one representative director on the board of directors of TPEML. TPEML is a member of our Promoter Group and a Group Company of our Company.

All capitalised terms used in this Notice shall, unless the context otherwise requires, have the meaning ascribed to them in the DRHP.

Please note that the Notice does not reflect all the changes that have occurred between the date of filing of the DRHP with the SEBI and the date hereof, and accordingly does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus.

	REGISTRAR TO THE OFFER		
JM FINANCIAL	cîtî	BofA SECURITIES	LINKIntime
JM Financial Limited 7th Floor, Cnergy, Appasaheb Marathe Marg Prabhadevi, Mumbai - 400 025, Maharashtra, India Tel: +91 22 6630 3030 E-mail: ttl.ipo@jmfl.com Website: www.jmfl.com Investor Grievance ID: grievance.ibd@jmfl.com Contact Person: Prachee Dhuri SEBI Registration Number: INM000010361	Citigroup Global Markets India Private Limited 1202, 12" Floor, First International Financial Center G – Block, Bandra Kurla Complex, Bandra (East) Mumbai - 400 098, Maharashtra, India Tel: +91 22 6175 9999 E-mail: tatatechipo@citi.com Website:www.online.citibank.co.in/rhtm/citigroupglo balscreen1.htm Investor Grievance ID: investors.cgmib@citi.com Contact Person: Harsh Agarwal SEBI Registration Number: INM000010718	BofA Securities India Limited Ground Floor, "A" Wing, One BKC, "G" Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051, Maharashtra, India Tel: +91 22 6632 8000 E-mail: dg.gcib_in_tatatechnologies_ipo@bofa.com Website: https://business.bofa.com/bofas-india Investor Grievance ID: dg.india_merchantbanking@bofa.com Contact Person: Keyur Ladhawala SEBI Registration No.: INM000011625	Link Intime India Private Limited C 101, 1st Floor, 247 Park, L.B.S Marg Vikhroli West, Mumbai - 400 083 Maharashtra, India Tel: +91 810 811 4949 E-mail: tatatechnologies.ipo@linkintime.co.in Website: www.linkintime.co.in Investor Grievance ID: tatatechnologies.ipo@linkintime.co.in Contact Person: Shanti Gopalkrishnan SEBI Registration Number: INR000004058

For and on behalf of TATA TECHNOLOGIES LIMITED

Place: Pune Date: October 26, 2023

Vikrant Gandhe Company Secretary and Compliance Officer

TATA TECHNOLOGIES LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the Draft Red Herring Prospectus with SEBI on March 9, 2023 read with the addendum dated October 3, 2023 to the Draft Red Herring Prospectus. The Draft Red Herring Prospectus and the addendum are available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively, and is available on the websites of the BRLMs, i.e. JM Financial Limited, Citigroup Global Markets India Private Limited and BofA Securities India Limited at www.jmfl.com, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm and https://business.bofa.com/bofas-india, respectively. Investors should note that investment in equity shares involves a high degree of risk. For details, potential investors should refer to the red herring prospectus ("RHP") which may be filed with the Registrar of Companies, Maharashtra at Pune ("RoC"), in future, including the section titled "Risk Factors". Potential investors should not rely on the DRHP filed with SEBI for

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act or any other applicable laws of the United States, and unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only (a) to persons in the United States that are U.S. QIBs (as defined in the DRHP and, for the avoidance of doubt, the term U.S. QIBs does not refer to a category of institutional investor defined under applicable Indian regulations and referred to in the DRHP as QIBs) in transactions exempt from or not subject to the registration requirements of the U.S. Securities Act in reliance on Rule 144A and (b) outside the United States in 'offshore transactions' (as defined in Regulation S) in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdictions where such offers and sales are made.

making any investment decision.

Adfactors 370

SUNDARAM HOME

नोंदणीकृत कार्यालय: क्र. २१, पटलोस रोड, चेन्नई - ६००००२ कॉर्पोरेट कार्यालय : सुंदरम टॉवर्स नं. ४६, व्हाईटस रोड, चेन्नई - ६०००१४. फोन: ०४४-२८५ ५२६७

शाखा : कार्यालय क्र. १२४-सी१, सोहम प्लाझा, मानपाडा, घोडबंदर रोड, ठाणे पश्चिम- ४००६०७. फोन: ०२२-४००५२७७७

विक्री सूचना ज्याअर्थी सुंदरम होम फायनान्स लिमिटेड, पूर्वी **सुंदरम बीएनपी परिवास होम फायनान्स लिमिटेड** अशी ज्ञात च्या प्राधिकृत अधिकाऱ्यांनी सिक्युरिटायझेशन अँड रिकन्स्टक्शन ऑफ फायनान्शियल ॲसेटस ॲंड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट. २००२ अन्वये आणि कलम १३(१२) सहवाचता कलम १३(२) अंतर्गत प्रदान केलेल्या अधिकाराचा वापर करून सुचनेच्या तारखेपासून ६० दिवसात सूचनेत नमुद केलेली रक्कम चुकती करण्यासाठी कर्जदाराना बोलाविण्यासाठी मागणी सुचना जारी केली

. कर्जदार आणि सहकर्जदार आणि कायदेशीर वारस यांनी वैधानिक कालावधीत रक्कम चुकती करण्यास कसुर केलेली आहे म्हणून प्राधिकृत अधिकाऱ्यांनी सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२ च्या नियम ८ अनुसार सदर ॲक्टच्या कलम १३(४) अंतर्गत प्रदान केलेल्या अधिकाराचा वापर करन येथील खालील वर्णिलेल्या मिळकतीचा

जनतेला याटारे कळविण्यात येते की. येथील खालील कोष्टकात अधिक विशेषत: वर्णिलेली मिळकत १३.१२.२०२३ रोजी साय. ४.०० वा. पर्यंत जनतेकड़न मोहोरबंट निविदा मागवुन ''जे आहे जेथे आहे'', ''जे आहे जसे आहे'' आणि ''जे काही आहे तेथे आहे'' अटींवर सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या नियम ८ आणि ९ अंतर्गत विकण्यात येणार आहे. ज्यांना लिलाव विक्रीमध्ये सहभागी व्हायचे आहे ते १३.१२.२०२३ रोजी किंवा पूर्वी साय. ४.०० वा. पर्यंत निम्नस्वाक्षरीकारांकडे मोहोरबंद लिफापयातुन फक्त आरपीएडी द्वारे त्यांच्या बोली पाठवु शकतात. १३.१२.२०२३ रोजी सायं. ४.०० वा. नंतर प्राप्त झालेल्या निविदा नाकारण्यात येतील. १३.१२.२०२३ रोजी सायं. ४.०० वा. पर्यंत आरपीएडी द्वारे प्राप्त झालेल्या मोहोरबंद निविदा येथील खालील नमुद ठिकाणी १३.१२.२०२३ रोजी सायं. ४.३० वा. उघडण्यात येतील. यशस्वी बोलीदाराने माहिती कळविल्याच्या तारखेपासून १५ दिवसात उर्वरित रक्कम भरायची आहे. विक्री फक्त वरील नमुद नुसार उर्वरित रक्कम जमा केल्यावर पर्ण होईल.

कल्यावर पुण हाइल.			
कर्जदार, सह-कर्जदार आणि कायदेशीर	तारण कर्ज	मिळकतीसाठी निश्चित	नामाधिकार पडताळणीसाठी
वारस यांचे नाव आणि पत्ता	(₹.)	केलेली राखीव किंमत	ठिकाण
सौ. माधुरी संदीप अरगाडे, (सह-कर्जदार नि श्री. संदीप शांताराम	२७.१०.२०२३ रोजीस	रु. १४,७५,०००/-	सुंदरम होम फायनान्स
अरगाडे यांची कायदेशीर वारस), फ्लॅट क्र. २०५, २रा मजला, ''साई	रु. १५,४३,५६७/-	(रुपये चौदा लाख पंचाहत्तर	लिमिटेड,
लीला'' बिलिंडग क्र.१, हिस्सा क्र. २(३), लोवजीजवळ, चिंचवली, शेकीन ,	(रुपये पंधरा लाख	हजार मात्र)	कार्यालय क्र. १२४-सी१,
खोपोली, जिल्हा रायगड - ४१०२०३. येथे सुध्दा: फ्लॅट क्र. ५, श्रीयोग	त्रेचाळीस हजार पाचशे		सोहम प्लाझा, मानपाडा,
बिलिंडग, चिंचवली शेकीन, खोपोली, खालापूर, रायगड -४१०२०३. येथे	सदुसष्ट मात्र) + पुढील		घोडबंदर रोड, ठाणे पश्चिम -
सुध्दा: अष्टविनायक चाळ, कात्रंग गाव, खोपोली -४१०२०३. येथे सुध्दा:	व्याज + वैधानिक खर्च		४००६०७.
२०५, सर्व्हे क्र. ३१, हिस्सा क्र. २-३, सीटीएस क्र. १०९३, चिंचवली,	+ कायदेशीर खर्च +	इसारा अनामत रक्कम	निविदा उघडण्याचे ठिकाण
लोवजी, खालापूर, रायगड-४१०२०३.	अनुषंगिक प्रभार	,	·
श्रावणी संदीप अरगाडे, (सह-कर्जदार नि श्री. संदीप शांताराम अरगाडे		निविदा रकमेच्या २५%	मे. सुंदरम होम फायनान्स
यांची कायदेशीर वारस), फ्लॅट क्र. २०५, २रा मजला, ''साई लीला''			ुलिमिटेड, २३,
बिलिंडग क्र.१, हिस्सा क्र. २(३), लोवजीजवळ, चिंचवली, शेकीन ,			कॅथेड्रल गार्डन रोड, २रा
खोपोली, जिल्हा रायगड - ४१०२०३. येथे सुध्दा: अष्टविनायक चाळ,			मजला, नुंगमबक्कम, चेन्नई -
कात्रंग गाव, खोपोली -४१०२०३. येथे सुध्दा: फ्लॅट क्र. ५, श्रीयोग बिलिंडग,			६०००३४.
चिंचवली शेकीन, खोपोली, खालापूर, रायगड -४१०२०३. येथे सुध्दा:			निविदा उघडण्याची तारीख
२०५, सर्व्हे क्र. ३१, हिस्सा क्र. २-३, सीटीएस क्र. १०९३, चिंचवली,			·
लोवजी, खालापूर, रायगड-४१०२०३.			१३.१२.२०२३
स्वरा संदीप अरगाडे, (सह-कर्जदार नि श्री. संदीप शांताराम अरगाडे			रोजी सायं. ४.३० वा.
यांची कायदेशीर वारस), फ्लॅट क्र. २०५, २रा मजला, ''साई लीला''			
बिलिंडग क्र.१, हिस्सा क्र. २(३), लोवजीजवळ, चिंचवली, शेकीन ,			
खोपोली, जिल्हा रायगड - ४१०२०३. येथे सुध्दा: अष्टविनायक चाळ,			
कात्रंग गाव, खोपोली -४१०२०३. येथे सुध्दा: फ्लॅट क्र. ५, श्रीयोग बिलिंडग,			
चिंचवली शेकीन, खोपोली, खालापूर, रायगड -४१०२०३. येथे सुध्दा:			
२०५, सर्व्हे क्र. ३१, हिस्सा क्र. २-३, सीटीएस क्र. १०९३, चिंचवली,			
लोवजी, खालापूर, रायगड-४१०२०३.			
मिळकतींचे वर्णन: अपार्टमेंट क. २०५. २रा मजला. मोजमापित ४१ ४ चौ.:	। मी चर्रद क्षेत्र ''मार्द लीत	। ग'' अशी जात बिल्डिंग बिलिं	। दगकश्मीरीणमक १०९३

मे**ळकतींचे वर्णन:** अपार्टमेंट क्र. २०५, २रा मजला, मोजमापित ४१.४ चौ. मी. चटई क्षेत्र, ''साई लीला'' अशी ज्ञात बिल्डिंग, बिल्डिंग क्र. १, सीटीएस क्र. १०९३ सर्व्हें क्र. ३१, हिस्सा २(३), लोवजीजवळ, गा, चिंचवली, शेकीन, खोपोली, जिल्हा रायगड. पूर्वेला :- सिटी सर्व्हें क्र. १०९३ जिमनीचा उर्वरित भाग. पश्चिमेला- सिर्ट सर्व्हें क्र. १०९२. दक्षिणेला:- सिटी सर्व्हें क्र. १०९३ जमिनीचा उर्वरित भाग. उत्तरेला:-सिटी सर्व्हें क्र.९४५

टिप: इच्छक खरेदीदारांना मिळकतीच्या दस्तावेजांची पडताळणी करण्याची आणि मिळकतीचे नामाधिकार, स्वरुप आणि स्थिती बाबत समाधान झाल्यानंत लिलावात सहभागी होण्याची विनंती करण्यात येत आहे. जर तेथे नामाधिकाराच्या संदर्भात कोणताही वाद निर्माण झाला तर परतावा हा विक्री निश्चिती नंतर देण्यात येणार नाही.

श्री. संदीप शांताराम अरगाडे, कर्ज खाते क्र. टीएचएस२०२००००५ यांच्या मिळकतीच्या तपशिलावार अटी आणि शर्तींकरिता कृपया www.sun home.in/uploads/files/sale_notice/THA20200005.pdf चा संदर्भ घ्यावा

सुंदरम होम फायनान्स लि. साठी दिनांक: २७.१०.२०२३

DEV INFORMATION TECHNOLOGY LIMITED

Gujarat - 380059, India. | **Telephone:** +91-9429899852 | **Email:** cs@devitpl.com Contact Person: Krisa Patel, Company Secretary and Compliance Officer | Website: https://www.devitpl.com/ Corporate Identification Number: L30000GJ1997PLC033479

Recommendations of the Committee of Independent Directors ("IDC") of Dev Information Technology Limited ("Target Company" or "TC") under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (**"SEBI SAST Regulations"**) in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by LT1, Inc. ("Acquirer") together with Lilikoi Technologies, Inc. ("PAC-1") Lilikoi Holdings, Inc. ("PAC-2") and Sanjay Chandrakant Patel ("PAC-3") (PAC-1, PAC-2 and PAC-3 are hereinafter or

	red to as, the "PACs") an	d Sanjay Chandrakant Patel ("PAC-3") (PAC-1, PAC-2 and PAC-3 are hereinafter collectively
1.	Date	October 26, 2023
2.	Name of the Target Company (TC)	Dev Information Technology Limited
3.	Details of the Offer pertaining to TC	The Open Offer is being made by the Acquirer together with the PACs for the acquisition of up to 71,82,480 Equity Shares of the Target Company representing 32.45% of the Equity Share Capital of the Target Company at an Offer Price of ₹134.50/- per Equity Share, plus interest @ 10% per annum per Equity Share for delay in payment beyond the Scheduled Payment Date (October 31, 2023) i.e. ₹1.18 per Equity Share will be payable by way of interest to all the successful Shareholders, whose Equity Shares are validly tendered and accepted in the Offer, on the basis of the Offer Price and assuming that the date of payment of consideration for such accepted Equity Shares is Friday, December 01, 2023.
4.	Name(s) of the acquirer and PAC with the acquirer	Acquirer: LT1, Inc. PAC-1: Lilikoi Technologies, Inc. PAC-2: Lilikoi Holdings, Inc. PAC-3: Sanjay Chandrakant Patel
5.	Name of the Manager to the Offer	Vivro Financial Services Private Limited Vivro House, 11 Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad – 380007. Gujarat. India. Tel. No.: +91 79 4040 4242 Email Id: investors@vivro.net Contact Person: Shivam Patel Website: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182
6.	Members of the Committee of Independent Directors	Rama Moondra (Chairman). Venkat Rama Subba Rao Velamuri (Member). Jatin Yagneshbhai Trivedi (Member). Umesh Rateja (Member).
7.	IDC Member's relationship with the TC	All IDC members are Non-Executive and Independent Directors of the Target Company. None of the members of the IDC holds any Equity Share in the Target Company. None of the members of the IDC has any contracts or any relationship with the Target Company.
8.	Trading in the Equity shares/other securities of the TC by IDC Members	No member of the IDC has traded in any of the Equity Shares / other securities of the Target Company during the: 1. Period of 12 (Twelve) months preceding the date of the PA. 2. Period from the date of the PA till the date of this recommendation.
9.	IDC Member's relationship with the acquirer	None of the members of IDC: 1. Is a director on the board of the Acquirer or of either of the PACs. 2. Holds any shares / securities of the Acquirer and PACs. 3. Has any contract / arrangement / relationship with the Acquirer and / or with PACs.
10.	Trading in the Equity shares/other securities of the acquirer by IDC Members	No member of the IDC has traded in any of the Equity Shares / other securities of the Acquirer or the PACs during the period of 12 months preceding the date of PA. Also, no member of the IDC has traded in any of the Equity Shares / other securities of the Acquirer and the PACs during the period from the date of PA till the date of this recommendation.
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC is of the opinion that the Offer Price of ₹ 134.50 per Equity Share, plus interest @ 10% per annum per Equity Share i.e. an amount of ₹ 1.18 (Rupee One and Paisa Eighteen Only) per Equity Share will be payable by way of interest to all the successful Shareholders, whose Equity Shares are validly tendered and accepted in the Offer, for delay in payment beyond the Scheduled Payment Date i.e. October 31, 2023 (being the last date of payment of consideration to the Public Shareholders whose Equity Shares are accepted in the Offer, in terms of the SEBI (SAST) Regulations) till December 01, 2023 (being the last date of the payment of consideration to the Public Shareholders whose Equity Shares are accepted in the Offer, as per the revised schedule of activities disclosed on page no. 2 of the LOF). Accordingly, the Offer Price of ₹ 135.68 (Rupees One Hundred Thirty-Five and Paisa Sixty-Eight Only) is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should independently evaluate the Open Offer and market performance of the Target Company's Equity Shares and make
12.	Summary of reasons for the recommendation	their own informed decisions with respect to the Open Offer. The members of the IDC have perused the following offer documents for recommendation on the Open Offer: 1. Public Announcement dated June 16, 2023 ("PA") 2. Detailed Public Statement published on June 23, 2023 ("DPS"), 3. Draft Letter of Offer dated July 3, 2023 ("DLoF") 4. Letter of Offer dated October 25, 2023 ("LoF") Based on the review of the offer documents, the members of the IDC have considered the following factors for making the recommendations: 1. The Acquirer intends to support the management of the Target Company in their efforts towards the sustained growth of the Target Company as well as integrating the service offerings of the Target Company with the proposed development of the IoT enabled digital and wireless ecosystem being developed by the Acquirer. 2. Acquirer shall be classified as one of the promoters of the Target Company along with the existing Promoters and Promoter Group of the Target Company in accordance with SEBI (SAST) Regulations and SEBI (LODR) Regulations. 3. The Equity Shares of the Target Company are frequently traded on the NSE and infrequently traded on BSE in terms of Regulation 2(1)(j) of the SEBI SAST Regulations. 4. The Offer Price is in accordance with 8(1) and 8(2) of the SEBI SAST Regulations.
13.	Disclosure of Voting Pattern	The recommendations were unanimously approved by the members of IDC.
14.	Details of Independent	None
L	Advisors, if any	· · · · · · · · · · · · · · · · · · ·

"To the best of our knowledge and belief, after making the proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by the omission of any information of otherwise and includes all the information required to be disclosed by the Target Company under the SEBI SAST Regulations.

Any other matter(s) to be None

highlighted

Place: Ahmedabad

Date: October 26, 2023

For and on behalf of the Committee of Independent Directors of Dev Information Technology Limited

> Ms. Rama Moondra **Chairman- Committee of Independent Directors**

कॅप्री ग्लोबल हाऊसिंग फायनान्स लिमिटेड CAPRI GLOBAL नोंदणीकृत आणि निगम कार्यालयः ५०२, टॉवर-ए, पेनिन्सुला बिझनेस पार्क, सेनापती बापट मार्ग HOUSING FINANCE LIMITED लोअर परेल, मुंबई-४०००१३, सर्कल कार्यालयः कॅप्री ग्लोबल कॅपिटल लिमिटेड ९बी, २रा मजला. पुसा रोड, न्यू दिल्ली-११०००५.

जोडपत्र 🗤 कञ्जा सूचना (स्थावर मिळकतीकरिता)

त्याअर्थी, निम्नस्वाक्षरीकार हे कॅप्री ग्लोबल हाऊसिंग फायनान्स लिमिटेडचे (सीजीएचएफएल) चे प्राधिकत अधिकारी या नात्याने, सिक्यरिटायझेशन ॲन्ड रिकन्स्टक्शन ऑफ फायनान्शिअल ॲसेटस् ॲन्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ आणि कलम १३ (१२) सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ व्या नियम ३ अन्वये प्राप्त अधिकारांचा वापर करून कंपनीच्या प्राधिकृत अधिकारी द्वारे मागणी सूचना जारी करून खालील नमूद कर्जदार/हमीदार यांना सूचनेतील नमूद रकमेची परतफेड सदर सचना प्राप्तीच्या ६० दिवसांत करण्यास सांगितले होते. सदर कर्जदार रकमेची परतफेड करण्यास असमर्थ ठरल्याने. कर्जदार/ हमीदार यांना आणि वर्वसामान्य जनतेस याद्वारे सूचना देण्यात येते की, निम्नस्वाक्षरीकारांनी खाली वर्णन करण्यात आलेल्या मिळकतीचा कब्जा त्याला प्रदान करण्यात आलेल्या अधिकारांच गपर करून सदर ॲक्टच्या कलम १३ चे उप–कलम (४) अंतर्गत सहवाचता सिक्युरिटी इंटोस्ट (एन्फोर्समेंट) रूल्स, २००२ च्या नियम ८ अन्वये घेतला आहे. तारणमत्तेच्य विमोचनाकरिता उपलब्ध वेळेत ॲक्टचे कलम १३ चे उप-कलम (८) च्या तरतुर्दीनुसार कर्जदारांचे लक्ष वेधण्यात येत आहे. विशेषत: कर्जदार आणि सर्वसामान्य जनतेस याद्वारे इशारा देण्यात येतो की, सदर मिळकतीशी कोणताही व्यवहार करू नये आणि सदर मिळकतीशी करण्यात आलेला कोणताही व्यवहार हा सीजीएचएफएल च्या रकमेसह वालील नमद पढील व्याजाच्या अधीन राहील.

अ.	कर्जदार/हमीदाराचे नाव	तारण मत्तेचे वर्णन (स्थावर मिळकत)	मागणी सूचना दिनांक	कब्जाची
죸.		. ,	आणि रक्कम	तारीख
?	(आमच्या अमरावती शाखेचा कर्ज खाते क्र.	मौजे तारखेडा, प्रागणे बडनेरा, अमरावती, महाराष्ट्र - ४४४६०४ येथील	09-06-2073	२३.१०.२०२३
	एलएनएचएलएएमआर००००८०५५)	फिल्ड सर्व्हें क्र. ६/१ आणि ६/२ च्या पैकी पूर्व पश्चिम विभाग दक्षिण	₹.	
	प्रकाश रमेश किल्लेकर	बाजू विभाग (क्षेत्र मोजमापित ६६० चौ. फू. म्हणजेच ६१.३३ चौ. मी.)	११,६८,७६२/-	
	(कर्जदार)	ज्यापैकी लेआऊट प्लॉट क्र. ३६ धारक त्यातील बांधकामित जमिन		
	सौ. सरिता प्रकाश किल्लेकर	आणि घराचे ते सर्व भाग आणि विभाग, सीमाबद्धतेने: पूर्वेला -		
	(सह-कर्जदार)	विश्वकर्मा यांना विकलेल्या त्याच प्लॉटचा भाग, पश्चिमेला - १० फू.		
		रस्ता, उत्तरेला - लेआऊटमधील रस्ता, दक्षिणेला - हुनसिंग पराश्रम		
		चन्हाण यांचे घर.		
		2/ /2 22 22 2		^ ^

ठिकाण : अमरावती, दिनांक : २७-१०-२०२३

सही/- (प्राधिकृत अधिकारी) कॅप्री ग्लोबल हाऊसिंग फायनान्स लिमिटेड (सीजीएचएफएल)

🞧 SBI भारतीय स्टेट बँक रिटेल ॲसेट क्रेडीट प्रोसेसिंग सेंटर, नाशिक आडगांव (६४०६६) नाशिकरोड शाखेच्या वर,दुर्गा देवी मंदिरासमोर नाशिकरोड, नाशिक- ४२२१०१

स्टेट बँक ऑफ इंडिया आर.ए.सी.पी.सी. आडगांव नाशिक शाखा याचे प्राधिकृत अधिकारी यांनी सिक्युरिटायझेशन ॲण्ड रिकन्सट्रक्शन ऑफ फायनान्शियल ॲसेटस् ॲण्ड एनफोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट,२००२ (कायदा) कलम १३ (१२) आणि सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स २००२ च्या नियम ३ अन्वये, त्यांना प्राप्त झालेल्या अधिकारांचा वापर करून खालील कर्ज घेणाऱ्यांना सदरहू सुचनेमध्ये नमुद केल्याप्रमाणे येणे असलेली नमुद रक्कम व प्रदानाच्या आणि/ किंवा वसुलीच्या तारखांपैकी, सदरहू सुचनेमध्ये नमुद् केलेल्या तारखांपासून लागु व्याज, अनुषंगिक परिव्यय, खर्च, आकार इ. सह, प्रदान करण्यासाठी खालील कर्जदौराला मागणी सुचना सदर कायद्याच्या केलम १३(२) अन्वये निर्गमित केलेल्या आहेत. बँकेच्या सदर कर्जास तारण म्हणून खाली कर्ज घेतले त्यांच्या नावासमोर दर्शविलेली मालमत्ता बँकेकडे गहाण ठेवली आहे. तपशिल खालील प्रमाणे

अ. क्र.	कर्जदार/ गहाणदाराचे नाव	व ताबा प्रकार	तारीख	तारीख	केलेल्या स्थावर मालमत्तेचे वर्णन.
Ş	सौ. पुष्पल अमरजी शर्मा आणि श्री. अमरजी लालजी शर्मा	+	२५०+ २२६/३	् अ+२२७/ब+२ः १३्, चतुः[समा- पृ	फ्लॅट नं. ०१, लंबोदर अपार्टमेंट, सीटीएस नं. २४७+२७८+२४९+ २८/क, पिंगळे गल्ली, मखमलाबाद, र्वेस : साईड मार्जिन, पश्चिमेस : साईड फ्लॅट नं. ०२.
ş	सौ. संगिता सतिष बुधकर	दि. १५.०७.२०२३	२५५८-अ, २५५ भद्रकाली, नाशिक	.८-ब २५५७ व इ. यांसी चतुःसिमा	फ्लॅट नं. २०, ४था मजला, द्वारका दामोदर हाईट अपार्टमेंट, सीटीएस नं. २५६०, जूने टेंपल लेन, दुध बाजार, । पूर्वेस : ओपन स्पेस, पश्चिमेस : फ्लॅट १६, उत्तरेस : ओपन स्पेस.

सदरह उपरोक्त कर्ज घेणाऱ्यांनी देय रक्कम चुकती करण्यामध्ये कसूर केला असल्या कारणाने या द्वारे विशेषतः वरील संबंधीत कर्ज घेणाऱ्यांना आणि सर्व सामान्य जनतेस सुचना देण्यात येते की, निम्नस्वाक्षरीकर्त्यानी सदरह अधिनियम कलम १३(४) सह वाचता सदरह नियम ८ अन्वये वर नमुद कर्ज घेणाऱ्यांच्या नावा समोर दिलेल्या तपशिलाच्या मालमत्तेचा <mark>प्रत्यक्ष ताबा</mark> संबंधीत मालमत्तेच्या समोर दाखविलेल्या तारखेला घेतला आहे. उपरोक्त नमुद केलेले विशेषतः कर्जदार तसेच सर्वसामान्य जनतेस या सूचनेद्वारे सावधान करण्यात येते की, त्यांनी उपरोक्त नमुद मिळकत / तारणयुक्त मालमत्तेच्या बाबतीत कोणत्याही प्रकारचे व्यवहार करू नयेत आणि सदरह मिळकत / स्थावर मालमत्तेवर केलेला कोणताही व्यवहार हा वर नमुद केलेली देय रक्कम व त्यावर नमुद तारखेपासूनचे येणे व्याज तसेच इतर खर्चापोटी **स्टेट बँक ऑफ इंडिया आर.ए.सी.पी.सी. आडगांव नाशिक शाखा** ला देय असलेल्या एकुण रकमेच्या आधिन राहील. संरक्षित् मालमत्तेचा उपलब्ध वेळेच्या बाबतीत पुर्ततेकरिता कृपया सदर सरफेसी कायदा २००२ च्या सेक्शन १३ च्या उपकलम (८) मधील तरतुर्दीकडे कर्जदाराने लक्ष देणे.

वर नमुद केलेल्या कायद्यामध्ये तरतुद असलेला अधिकार तसेच नियम यांना अनुसरून बँकेने आता त्यांचा उपरोक्त तपाशिलाची स्थावर मालमत्ता विकृत, बँकेने थिकेत कर्ज वसुल करण्याचे ठरविले आहे. दरम्यानच्या काळात बँकेतर्फे वर नमुद केलेले कर्जदार तसेच आवश्यक तेथे त्यांचे कयदेशिर वारस, प्रतिनिधी यांना कळविण्यात येते की, त्यांनी त्यांच्या कडे देय असलेली बँकेची थिकत रक्कम त्यावरील विहीत दराने उपरोक्त नमुद तारखांपर्यंतचे लागू झालेले तसेच त्यापुढील दिवसापासून लागू होणारे व्याज व इतर खर्च इ. तसेच मालमत्तेचा ताबा घेतल्यापॉसून त्यावर झालेला खेर्च आणि इतर रक्कॅम सदर सुचना जाहीर झाल्यापासून जास्तीत जास्त ३० दिवसांचे आत भरून आपली स्थावर मालमत्ता बँकेच्या ताब्यातुन मुक्त करून घ्यावी. संबंधीत कर्जदार व त्यांचे कायदेशीर वारस, प्रतिनिधी यांनी उपरोक्त रक्कम दिलेल्या मुदतीत भरण्यास दुर्लक्ष किंवा टाळाटाळ केली तर खालील सही करणारे बँकेचे प्राधिकृत अधिकारी, वरील कायद्याच्या योग्य तरतुर्दीच्या तसेच त्यातील नियमांच्या आधारे कर्जदारांची मालमत्ता विकृन बँकेची देय रक्कम वसुल करतील व त्यांची जबाबदारी कर्जदार व त्यांचे वारस, प्रतिनिधी, जामिनदार यांच्यावर राहील.

सही/- स्टेट बँक ऑफ इंडिया ठिकाण : नाशिक (शिक्का) (इंग्रजीतील मुळ सुचना ग्राह्य धरावी) दिनांक : २५/१०/२०२३ प्राधिकत अधिकारी

नोंदणीकृत कार्यालय: आयसीआयसीआय होम फायनान्स कंपनी लिमिटेड, आयसीआयसीआ **ficici** Home Finance एचएफसी टॉवर, अंधेरी-कुर्ला रोड, अंधेरी (पूर्व), मुंबई - ४०००५९, भारत

गाखा कार्यालय: १ला मजला, इंदिरा हाईट्स, प्रमोद महाजन गार्डनजवळ, डोंगरी वस्ती गृहासमोर, जुना गंगापूर नाका, नाशिक ४२२००५ **शाखा कार्यालय:** २रा मजला, कार्यालय क्र. २०३, साई मिडास, पटियाला हाऊससमोर, नगर, मनमाँड रोड, सावेडी, अहमदनगर – ४९४००३. **शाखा कार्यालय:** कार्यालय क्र. १०५ ते १०७, १ला मजला, प्लॉट क्र. २९, आयरे, आई सीएचएस लि., केळकर रोड, रामनगर, डोंबिवली (पू) - ४२१२०१

(नियम ८ (६) साठी परंतुके) पहा स्थावर मत्तेच्या विक्रीकरिता सूचना

सिक्यरिटायझेशन अँड रिकन्स्टक्शन ऑफ फायनान्शिअल ॲसेटस अँड एन्फोर्समेंट ऑफ सिक्यरिटी इंटरेस्ट ॲक्ट, २००२ सहवाचता सिक्यरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ चे नियम ८(६) चे परंतकान्वये स्थावर मत्तेच्या विक्रीकरिता ई-लिलाव विक्री सचना. सर्वसामान्य जनता आणि विशेषतः कर्जदार आणि हमीदार यांना सचना यादारे देण्यात येते की खालील वर्णिलेली स्थावर मिळकत तारण धनकोंकडे गहाण/प्रभारित आहे. जिचा **सांकेतिक कब्जा** आयसीआयसीआय होम फायनान्स कंपनी लि. च्या प्राधिकत अधिकाऱ्यांनी घेतला आहे. ती येथे खाली

ाहाण देले	/प्रभारित आहे, जिचा सांकेतिक क व या संक्षिप्त तपशीलानुसार ''जे आहे जे	ज्जा आयसीआयसीआय होम फायन ाथे आहे'', ''जे आहे जसे आहे''	गन्स कपनी लि. च्य आणि ''जे काही अ	ग प्राधिकृत अधिकाञ गहे तेथे आहे'' तत्त्वा	यानी घतला आहे ने विकण्यात येण	, ती येथे खाली ार आहे.
अ. क्र.	कर्जदार/सह–कर्जदार/ हमीदार/कायदेशीर वारसदारांचे नाव कर्ज खाते क्र.	तारण मत्तेचा तपशील सह काही असल्यास ज्ञात भार	थकीत रक्कम	राखीव किंमत इसारा अनामत रक्कम	मिळकतीच्या निरीक्षणाची तारीख आणि वेळ	लिलावाची तारीख व वेळ
(y)	(बी)	(सी)	(डी)	(ई)	(एफ)	(जी)
٧.	अनिल किसनराव तळेकर (कर्जदार) गीतांजली अनिल तळेकर (सहकर्जदार) कर्ज खाते क्र. एनएचएडीआर००००१०४२१६७	फ्लॅट क्र. २०६, दुसरा मजला, मधुबन रेसिडेन्सी आणि गुरूअंगण रो बंगलो, प्लॉट क्र. १, स. क्र. २ए/४बी, वडारवाडी, भिंगार, अहमदनगर - ४१४००२	रु. २०,१९,०७२/- ऑक्टोबर २०, २०२३	₹. १०,९३,७५०/- ₹. १,०९,३८०/-	नोव्हेंबर २०, २०२३ स. ११:०० दु. ०३:००	डिसेंबर ०५, २०२३ दु. ०२:०० ते दु. ०३:००
٦.	दीप मनीष मिसाळ (कर्जदार) आरती दीप मिसाळ (सहकर्जदार) कर्ज खाते क्र. एनएचएडीआर००००१२८२४७९	फ्लॅट क्र. २०३, दुसरा मजला, अवेन्यु अपार्टमेंट गुलमोहर रोड, देवभोग हॉटेलजबळ, पी क्र. ७, स. क्र., ४२/३ भाग, सावेडी, अहमदनगर ४१४००३.	रू. ४०,६५,५४१/- ऑक्टोबर २०, २०२३	₹. ३१,५०,०००/- ₹. ३,१५,०००/-	नोव्हेंबर २०, २०२३ स. ११:०० दु. ०३:००	डिसेंबर ०५, २०२३ दु. ०२:०० ते दु. ०३:००
₹.	संकेत प्रवीण पांचाळ (कर्जदार) जागृती प्रवीण पांचाळ (सहकर्जदार) कर्ज खाते क्र. एलएचटीएनई००००१२९९६०३	फ्लॅट क्र. ६०१, ६वा मजला, सी विंग, चंद्रेश उद्यान, लोढा हेरिटेज, गाव नांदिवली तर्फ पंचानंद, देसलेपाडा भोपर, डोंबिवली पूर्व, जि. ठाणे, पिन कोड. ४२१२०१	रु. ४०,५२,६२०/- ऑक्टोबर २०, २०२३	₹. ₹६,०७,८०७/- ₹. ₹,६०,७९०/-	नोव्हेबर २०, २०२३ स. ११:०० दु. ०३:००	डिसेंबर ०५, २०२३ दु. ०२:०० ते दु. ०३:००
٧.	अमित किसनदास प्रेमानी (कर्जदार) अर्चना जयराम चावला (सह-कर्जदार) कर्ज खाते क्र. एनएचएसएचआय००००१२६५४५२ व एनएचएसएसअाय००००१२६९४४३	रो हाऊस क्र. ए-५, साई लक्ष्मी नगर, स. क्र. १००, हिस्सा क्र. १३, शिडीं, जि - अहमदनगर ४२३१०७	रु. ५८,५४,७६१/- ऑक्टोबर २०, २०२३	₹. ३४,६०,६२५/- ₹. ३,४६,०७०/-	नोव्हेंबर २०, २०२३ स. ११:०० दु. ०३:००	डिसेंबर ०५, २०२३ दु. ०२:०० ते दु. ०३:००
۷.	मंदार शंकर मिठबावकर (कर्जदार) मानसी मंदार मिठबावकर (सहकर्जदार) कर्ज खाते क्र. एनएचएमयुएम००००१२५०२४९ च एनएचएमयुएम००००१२५०२५०	पलॅट क्र. ३०१, ३रा मजला, इमारत क्र. ३०, दोस्त, कर्म रेसिडेन्सी, सेक्टर क्र. २, गाव धसाई, ता. शहापूर, ता. ठाणे, पिन कोड. ४२१६०१	रु. १२,५४,४१६/- ऑक्टोबर २०, २०२३	₹. ७,२२,४३०/- ₹. ७२,२५०/-	नोव्हेंबर २०, २०२३ स. ११:०० दु. ०३:००	डिसेंबर ०५, २०२३ दु. ०२:०० ते दु. ०३:००
ξ.	अझर ए नाखवा (कर्जदार) रेश्मा अझहर नाखवा (सह–कर्जदार) कर्ज खाते क्र. एनएचएसएचआय०००००८२८३३२	फ्लॅट क्र. एसटी ०५ लेक टाऊन, विंग ए, सीटीएस क्र. २१८०पी आणि २१८१पी, प्लॉट क्र. १, २०, २१, २२, २३ आणि २ए ते ४सी आणि ७ए२ ते ४सी, १७ए ते ५९सी आणि ५, ६, १५, १६, गुरुनानक नगर, श्रीरामपूर – ४१३७०९.	रु. ५५,३३,१८७/- ऑक्टोबर २०, २०२३	₹. <u>१७,५०,०००/-</u> ₹. १,७५,०००/-	नोव्हेंबर २०, २०२३ स. ११:०० दु. ०३:००	डिसेंबर ०५, २०२३ दु. ०२:०० ते दु. ०३:००
৬.	अझर ए नाखवा (कर्जदार) रेश्मा अझहर नाखवा (सह–कर्जदार) कर्ज खाते क्र. एनएचएसएचआय०००००८२८३३३	फ्लॅट क्र. एफएफ५, लेक टाऊन, विंग ए, लक्ष्मी नगर, वॉर्ड क्र. १, प्लॉट क्र. १ २० २१ २२ २३ आणि २ए ते ४सी आणि ७ए२ ते १४सी ४७ए ते १९सी आणि ५ ६ १५ १६ गुरुनानक नगर ७६पी ३१२/४ए ५ २१८०पी, श्रीरामपूर – ४१३७०९	रु. ५५,५७,४१३/ – ऑक्टोबर २०, २०२३	₹. <u>१७,५०,०५३/-</u> ₹. १,७५,०१०/-	नोव्हेंबर २०, २०२३ स. ११:०० दु. ०३:००	डिसेंबर ०५, २०२३ दु. ०२:०० ते दु. ०३:००
८.	अझर ए नाखवा (कर्जदार)	फ्लॅट क्र. एसएफ५, २ लेक टाऊन,	₹.	₹.	नोव्हेंबर २०,	डिसेंबर ०५,

२१८०पी, श्रीरामपूर - ४१३७०९ ऑनलाईन लिलाव हा लिलाव एजन्सी **ग्लोब टेकची** वेबसाईट **(युआरएल लिंक−https://BestAuctionDeal.com)** वर करण्यात येईल. गहाणदार/नोटीसी यांना **डिसेंबर ०४, २०२३ रोजी सायं. ५.००** पूर्वी पर्यंत पुढील व्याजासह एकूण थकबाकी भरण्याची अंतिम संधी देण्यात येत आहे, अन्यथा

५५,५७,५५७/-

ऑक्टोबर २०,

२०२३

१७,५०,०५३/-

१,७५,०१०/-

विंग ए, लक्ष्मी नगर, वॉर्ड क्र. १,

प्लॉट क्र. १ २० २१ २२ २३ आणि 📗

२ए ते ४सी आणि ७ए२ ते १४सी

१७ए ते १९सी आणि ५ ६ १५ १६

गुरुनानक नगर ७६पी ३१२/४ए

नंभाव्य बोलीदारांनी <mark>आयसीआयसीआय होम फायनान्स कंपनी लिमिटेड, १ला मजला, इंदिरा हाईट्स, प्रमोद महाजन गार्डनजवळ, डोंगरी वर्स्त</mark> **ाहासमोर, जुना गंगापूर नाका, नाशिक ४२२००५** येथे इसारा अनामत रक्कम (इअर) आरटीजीएस / डिमांड ड्राफ्ट (डीडी) (कॉलम ई मध्ये उल्लेखित) **डिसेंबर** २**४, २०२३ किंवा पूर्वी दु. ०४.०० पूर्वी** सादर करणे आवश्यक आहे. संभाव्य बोलीदारांनी नोंदणी प्रपत्राची स्वाक्षांकित प्रत आणि बोली, अटी आणि शर्तीचे प्रपत्र डिसेंबर ०४, २०२३ किंवा पूर्वी सार्व. ५.०० पूर्वी आयसीआयसीआय होम फायनान्स कंपनी लिमिटेड, १ला मजला, इंदिरा हाईट्स, प्रमोद महाजन गार्डनजवळ, डोंगरी वस्ती गृहासमोर, जुना गंगापूर नाका, नाशिक ४२२००५ येथे सादर करावे. इसारा अनामत रक्कम डिमांड ड्राफ्ट (डीडी) <mark>अहमदनगर, ठाणे, श्रीरामपूर</mark> येथे देय <mark>आयसीआयसीआय होम फायनान्स कंपनी लिमिटेड-लिलाव</mark> च्या नावे नॅशनलाईज्ड/शेड्युल्ड बँकेवरील असर

निरिक्षण, लिलावाच्या अटी आणि शर्ती किंवा निविदा सादर करण्याच्या संदभातील पुढील कुठल्याही स्पष्टिकरणासाठी कृपया ७०२१०७२८६९ व भायसीआयसीआय होम फायनान्स कंपनी लिमिटेड यांना किंवा आमचे विक्री आणि मार्केटिंग पार्टनर नेक्सझेन सोल्युश[े]न प्रायव्हेट लिमिटेड यांना

ाधिकत अधिकाऱ्यांनी कोणतेही कारण न देता कोणातीही किंवा सर्व बोली फेटाळण्याचे अधिकार राखून ठेवले आहेत२.. वेक्रीच्या तपशीलवार अटी व शर्तींसाठी कृपया https://www.icicihfc.com/ यावर भेट द्या.

दिनांक: ऑक्टोबर २७, २०२३ ठिकाणः अहमदनगर, ठाणे, श्रीरामपूर

रेश्मा अझहर नाखवा (सह-कर्जदार)

एनएचएसएचआय०००००८२८३३१

कर्ज खाते क्र.

प्राधिकृत अधिकारी आयसीआयसीआय होम फायनान्स कंपनी लिमिटेड

२०२३

स. ११:००

दु. ०३:००

दु. ०२:०० ते

दु. ०३:००

मुंबई कर्ज वसुली न्यायाधिकरण -॥

(भारत सरकार, वित्तीय मंत्रालय) ३रा मजला, एमटीएनएल इमारत, स्ट्रॅन्ड सिनेमाजवळ, कुलाबा मार्केट, कुलाबा,

परि.क्र. १५ मुंबई-४००००५ मूळ अर्ज क्र. ३०३ सन २०२१

युनियन बँक ऑफ इंडिया (पूर्वी कॉर्पोरेशन बँक) विरुद्ध ..प्रतिवादी

मे. स्काय वे गार्मेंट्स आणि अन्य ज्याअर्थी, वरील नमूद् **ओए क्र. ३०३ सन २०२१** सन्माननिय पीठासीन अधिकाऱ्यांसमोर ०७.०४.२०२२ रोजी सचीबद्ध केला होता.

ज्याअर्थी, नामदार न्यायाधिकरणाने कृपावंत होऊन रु. ११,९१,०६४.६०/- च्या कर्जाच्या वसुलीसाठी तुमच्याविरुद्ध दाखल केलेल्या ॲक्टच्या कलम १९(४) अंतर्गत सदर अर्जावर (ओ.ए.) समन्स/सूचना जारी केली. ु (जोडलेल्या दस्तावेजांच्या प्रतींसह अर्ज). . ज्याअर्थी, सर्व सामान्य पद्धतीने समन्स/सूचनेची बजावणी होऊ शकला आणि ज्याअर्थी पर्यायी बजावणी सार्ठ

अर्जाच्या मंजुरी न्यायाधिकरण द्वारे मंजुरी दिली आहे. ॲक्टच्या कलम १९ च्या पोट-कलम (४) नुसार, तुम्हा प्रतिवादींना खालीलप्रमाणे निर्देश देण्यात येत आहेत. (i) विनंती केलेल्या अनुतोषांना मंजुरी का देऊ नये त्याची समन्सच्या बजावणीच्या ३०(तीस) दिवसांत कारणे

दाखविण्यासाठी; मूळ अर्जाच्या अनु. क्र. ३ए अंतर्गत अर्जदारांनी विनिर्दिष्ट केलेल्या मिळकती आणि मत्तांव्यतिरिक्त अन

मिळकती आणि मत्तांचे तपशील जाहीर करणे; (iii) मिळकर्तींच्या जप्तीसाठीच्या अर्जावरील सुनावणी आणि निकाल प्रलंबित असल्याने मूळ अर्जाच्या अनु. क्रमांक अंतर्गत जाहीर केलेल्या अशा अन्य मत्ता आणि मिळकतींचा आणि तारण मत्तांचा व्यवहार क किंवा त्या निकाली काढण्यास तम्हाला मञ्जाव करण्यात आला आहे

(iv) तुम्ही न्यायाधिकरणाची पूर्व परवानगी घेतल्याखेरीज ज्यावर तारण हितसंबंध बनवले आहेत त्या कोणत्याही मत्तांची आणि/किंवा मूळ अर्जाच्या अन्. क्रमांक ३ ए अंतर्गत जाहीर किंवा विनिर्दिष्ट केलेल्या अन्य मत्ता आणि मिळकतींचे त्यांच्या व्यवसायाच्या सामान्य कामकाजाव्यतिरिक्त विक्री, भाडेपट्टा किंवा अन्य प्रकारे हस्तांतरण

v) व्यवसायाच्या नियमित कामकाजाच्या ओघांत तारण मत्ता किंवा अन्य मत्ता व मिळकती यांच्या विक्रीतून रोकड झालेल्या विक्री रकमेचा हिशोब देण्यास तुम्ही बांधील असाल व अशी विक्री रक्कम अशा मत्तांवर तारण

हितसंबंध धारण करणाऱ्या बँक किंवा वित्तीय संस्थेकडे ठेवलेल्या खात्यामध्ये जमा केली पाहिजे. vi) तुम्हाला <mark>१८.१२.२०२३ रोजी स. ११.०० वा.</mark> लेखी निवेदन सादर करून त्याची एक प्रत अर्जदारांना सादर

करण्याचे व प्रबंधकांसमोर हजर राहण्याचे देखील निर्देश देण्यात येत आहेत (vii) सूचना घ्याबी की, कसूर केल्यास, तुमच्या गैरहजेरीत अर्जावर सुनावणी होऊन निकाल दिला जाईल.

. माझ्या हस्ते आणि ह्या न्यायाधिकरणाच्या शिक्क्याने ह्या **दिनांक : १२ ऑक्टोबर, २०२३** रोजी दिले. सही/-प्रबंधक.

डीआरटी-॥, मुंबई

सर्व प्रतिवादींचे नाव आणि पत्ता

मे. स्काय वे गार्मेंट्स (कर्जदार)

(मार्फत प्रोप. श्री अयुब इमाम खान) एच एन ३४६ ए, शरद नगर, फारुक गल्ली, मेझानाईन मजला, आर.सी मार्ग, वाशी नाका, चेंबूर, मुंबई-४०००७४

श्री. अयुब इमाम खान, एच एन ३४६ ए, शरद नगर, फारुक गल्ली, मेझानाईन मजला, आर.सी. मार्ग, वाशी नाका, चेंब्र, मुंबई-४०००७४

अन्दुल राशिद एमडी अली खान, प्लॉट क्र. २, सनाउल्ला कंपाऊंड, महिम रेल्वे कंपाऊंडजवळ, धारावी, मुंबई-४०००१७



टाटा कॅपिटल हाऊसिंग फायनान्स लिमिटेड सीआयएन क्र. यु६७१९०एमएच२००८पीएलसी१८७५५२. नोंद. कार्यालयः ११वा मजला, टॉवर ए, पेनिन्सुला बिझनेस पार्क, गणपतराव कदम मार्ग, लोअर परेल, मुंबई ४०००१३, संपर्क क्र. (०२२) ६१८२७४१४, (०२२) ६१८२७३७५

मागणी सूचना

मिक्यरिटायदोशन ॲण्ड रिकन्स्टक्शन ऑफ फायनान्शिअल ॲमेटम ॲण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ (''ॲक्ट'') च्या कलम १३(२) अन्वये सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल्स, २००२ (''रूल्स'') च्या नियम ३ अन्वये.

ज्याअर्थी, निम्नस्वाक्षरीकार हे टाटा कॅपिटल हाऊसिंग फायनान्स लिमिटेड (टीसीएचएफएल) चे प्राधिकृत अधिकारी या नात्याने आणि ॲक्टच्या कलम् १३(१२) सहवाचता रूल्सच्या नियम् ३ अन्वये प्राप्त अधिकाराँच वापर करून सदर ॲक्टच्या कलम १३(२) अंतर्गत तपशीलवार मागणी सूचना जारी करून खालील नमूद तपशिलांप्रमाणे कर्जदार/सह-कर्जदार/हमीदार (सर्व वैयक्तिक किंवा एकत्रित ''कर्जदार'' असा उल्लेखे) कायदेशीर वारस/कायदेशीर प्रतिनिधी खालील सूचीबध्द केल्याप्रमाणे यांस खालील तपशिलानुसार संबंधीत सुचनेतील नमृद् रकमेचा भरणा सदर सुचना तारखेच्या ६० दिवसांत करण्यास सांगत आहेत. सदर सुचनेच्या प्रती रजिस्टर्ड पोस्ट ए.डी.द्वारे बजावण्यात आल्या आहेत आणि सदर सूचनेची प्रत निम्नस्वाक्षरीकारांकडे उपलब्ध आहे आणि सदर कर्जदार/कायदेशीर वारस/कायदेशीर प्रतिनिधी यांनी इच्छेनुसार सदर प्रत निम्नम्बाक्ष्मीकागंकदन कोणत्याही कामकाजाच्या दिवशी मामान्य कामकाजाच्या वेलेत पाप करावी

वरीलसंबंधी, याद्वारे सदर कर्जदार/कायदेशीर वारस/कायदेशीर प्रतिनिधी यांना पुन्हा सूचना देण्यात येते की. संबंधित सूचनांच्या तारखेपासून ६० दिवसांत टीसीएचएफएल यांस त्यांच्या संबंधित नावासमोरील सूचीतील रक्कमेसह एकत्रित पुढील व्याजासह खाली नमूद करण्यात आल्याप्रमाणे खालील नमूद कॉलम (डी) मधील संबंधित तारखेपासून देयाच्या आणि/वा वसलीच्या तारखेपर्यंत भरणा करावा. कर्ज करार आणि सदर कर्जदारांकडून तारण म्हणून कर्जाची परतफेड करण्यास इतर कागदपत्र/लेखी स्वरुपात निष्पादित केले असल्यास वाचावे, खालील तारण मत्ता टीसीएचएफएल यांस सदर कर्जदारांद्वारे कर्जाच्या देय परतफेडीकरिता सुरक्षितत म्हणून गहाण देण्यात आली आहे

कर्ज खाते क्र. टीसीएचएचएफ०६९६०००१००१८५५०९/ टीसीएचआयएन०६९६०००१००१८६२८१ कर्जदार/कायदेशीर वारस/ कायदेशीर प्रतिनिधीचे नाव श्री विशाल अशोक गिरमकर आणि सौ. विजय

अशोक गिरमकर खालील तारखेस एकूण थकबाकी देय (रु.)*: १४-१०-२०२३ रोजीस रक्कम रु. ४५११५०९/- (रुपये पंचेचाळीस लाख अकरा हजार पाचशे नऊ मात्र)

मागणी सचनेची तारीख आणि एनपीए तारीख: १६.१०.२०२३ आणि ०३.१०.२०२३

तारण मत्ता/स्थावर मिळकत/गहाण मिळकतीचे वर्णन: फ्लॅट क्र. १२, २रा मजला, बिल्डिंग क्र. डी-८ मध्ये करंद विहार को-ऑप. हौसिंग सोसायटी लि., सेक्टर-१५, घरकुल, खारघर, नवी मुंबई-४१०२१०, ता. पनवेल, जि रायगड, मोजमापित अंदाजे ४१.५४ चौ.मीटर्स बिल्टअप क्षेत्र + ९.५७ चौ.मीटर्स टेरेस क्षेत्र.

* सह वसली आणि /किंवा प्रदानाच्या तारखेपर्यंत उपार्जित पुढील व्याज, वरील नमुद संबंधित मागणी सुचनेत विशेषतः नमूद केल्याप्रमाणे अतिरिक्त व्याज, अनुषंगिक खर्च, रक्कम, आकार इ. वरील नमूदप्रमाणे सदर कर्जदार टीसीएचएफएल यांस भरणा करण्यास कसूरवार ठरल्यास, टीसीएचएफएल वरील नमूद तारण मत्ता/ स्थावर मिळकत (ती) संबंधी सदर ॲक्टच्या कलम १३(४) अंतर्गत आणि इतर लागू होत असलेल्या नियमांतर्गत संपूर्णतः कर्जदार/कायदेशीर वारस/कायदेशीर प्रतिनिधी यांच्या रक्कम आणि परिणामांच्या जोखिमीवर कार्यवाही

सदर कर्जदार/कायदेशीर वारस/कायदेशीर प्रतिनिधी यांस सदर ॲक्ट अंतर्गत सदर वरील नमुद तारण मत्ता/स्थावर मिळकत (तीं) संबंधी विक्री, भाडेपट्टा वा अन्य स्वरुपात टीसीएचएफएल पूर्व लेखी समतीशिवाय हस्तांतरण करण्यास बंदी आहे. कोणतीही व्यक्ती सदर ॲक्ट वा नियमांच्या तरतुर्दीचा नियम मोडल्यास वा नियम मोडण्याचे प्रोत्साहन दिल्यास कारावासाकरिता आणि/वा सदर ॲक्ट अंतर्गत पुरविण्यात आल्यानुसार दंडास जबाबदार असतील

टाटा कॅपिटल हाऊसिंग फायनान्स लिमिटेड करिता

ठिकाण : मंबर्ड दिनांक: २७.१०.२०२३ प्राधिकृत अधिकारी

दत्तात्रय महाराज कळंबे जावली सहकारी बँक लि. मुंबई (रजि. नं. BOM/BNK/127 of 1973) प्रशासकीय कार्यालय:- ४१८/२०, मौलाना आझाद रोड मुंबई ४००००४

> कर्ज वसुली विभाग :- ४१८/२०, मौलाना रोड, आझाद, रोड, मुंबई ४००००४. फोन नं.- ८६९१०९६१०७ /८४२५८८००५१

सह जोडलेले वसली अधिकारी

स्थावर मिळकतीची फेर जाहीर लिलाव नोटीस

मे. उपनिबंधक सहकारी संस्था महाराष्ट्र शासन (परसेवा) मुंबई च्या दावा क्र. १०१/२४५९/ २०१८ व १०१/२४६०/२०१८ मधील निवाड्याचे दिनांक १६.०५.२०१८ रोजीचे वसुर्ल

दत्तात्रय महाराज कळंबे जावली सहकारी बँक लि.मुंबई न्यायनिर्णित धनको

मे. शन शाइन गिफ्ट (प्रो. हरेष रावजी पटेल) व इतर न्यायनिर्णित ऋणकं

वसुली दाखला क्र १०१/२४५९/२०१८ ओ.डी. कर्ज एकुण दावा रक्कम १,६३,५१,८४७/-अधिक ०१.१०.२०१८ पासुन १३% दराने पुढील व्याज व वसुली दाखला क्र १०१/२४६०/ २०१८ व्यवसाय कर्ज एकुण दावा रक्कम १,२८,४२,७०७९/– अधिक ०१.१०.२०१८ पासुन १३% दराने पुढील व्याज अशी एकुण रक्कम रु. २,९१,९४,५५४/- पासुनचे १३% दराने पुढील व्याज आणि प्रदानापर्यंत अतिरिक्त भार लिलावाकरीता मिळकत येथे खाली नमुद केले नुसार वसुली अधिकारी यांनी "जे आहे जेथे आहे, आणि जे आहे जसे आहे." या तत्वावर लिलाव विक्रीकरीता

ठेवलेल्या खालील नमुद जंगम / स्थावर मिळकती संदर्भात इच्छुक पक्षकारांकडुन मोहोरबंद लिफाफ्यामध्ये निविदा / देकार मागविण्यात येत आहेत.

मिळकतीचे वर्णन	आरक्षित	इ.अ.र.	जाहीर लिलावाची
	किंमत		तारीख, वेळ व ठिकाण
निवासी मिळकतीचा मालक व पत्ता :- मे. कृष्णा			दि. १८.११.२०२३
एंन्टरप्राईजेस (प्रोप्रा. श्री. प्रदिप रावजी पटेल)	₹.	₹.	सकाळी ११.०० ते
१) पत्ता : फ्लॅट क्र. ओ ७०३, अमृत व्ह्यु को-	७४,१५,०००.००	७,४१,५००.००	दुपारी २.०० वा.
ऑप हौ.सो.लि., प्लॉट नं. ४७/४८, सेक्टर			पर्यंत
नं. ३, करंजाडे, नवीन पनवेल, जिल्हा-रायगड			
(क्षेत्रफळ - १०५० स्वेअर फुट बिल्टअप)			
२) पत्ता : फ्लॅट क्र. बी ९०४, अमृत व्ह्यु को-	₹.	₹.	दि. १८.११.२०२३
ऑप हौ.सो.लि., प्लॉट नं. ४७/४८, सेक्टर	७४,१५,०००.००	७,४१,५००.००	सकाळी ११.०० ते
नं. ३, करंजाडे, नवीन पनवेल, जिल्हा-रायगड			दुपारी २.०० वा.

क्षेत्रफळ - १०५० स्वेअर फुट बिल्टअप) रिक्षण तारीख व वेळ १३.०१.२०२३ ११.०० ते २.०० वाजेपर्यंत

अटी व शर्ती

- लिलावाच्या अटो आणि शर्ती समाविष्ट बोली प्रपत्र आणि इतर माहिती हवी असल्यास रुप ५००/- जमा करुन निरिक्षणानंतर कोणत्याही कामकाजाचे दिवशी वसुली अधिकारी यांचे
- इच्छूक बोलीदारांनी मुंबई येथे देय दत्तात्रय महाराज कळंबे जावली सहकारी बँक लि. च्या नावे पी. ओ./ डी.डी. च्या मार्गाने वरील वेगळी नमूद केल्यानुसार व्याज मुक्त इसारा अनामत रक्कमेसह बंद लिफाप्यात त्यांची बोली पाठविणे आवश्यक आहे. आरक्षित किंमतीपेक्षा कमी किंमतीच्या बोली नाकारण्यात येतील आणि इ.अ.र. जप्त करण्यात येईल. निविदा दिनांक ३०.११.२०२३ रोजी दुपारी २.०० पर्यंत किंवा पुर्वी वसुली अधिकाऱ्याकडे पोहचणे अवश्यव आहे. विहित तारीख आणि वेळेनंतर प्राप्त बोली नाकारण्यात येतील. निविदा वरील नमुद न्याय निर्णित धनको बँकेच्या मुख्य कार्यालयात दिनांक ३०.११.२०२३ रोजी दुपारी २.०० वाजत उघडण्यात येतील आणि तेथे त्याच दिवशी लिलाव घेण्यात येईल. निविदाधारकांना उपस्थित
- राहन त्यांची निविदा वाढिवण्याची संधी देण्यात येईल. यशस्वी बोलीदाराने लिलावानंतर त्वरीत इसारा रक्कम समाविष्ट अंतीम बोली रक्कमेच्य १५% रक्कम जमा करणे आवश्यक आहे. आणि उर्वरीत अंतीम बोली रक्कम लिलावाच्य
- तारखेपासून ३० दिवसांत भरणे आवश्यक आहे. वरील खंड ३ मधील नमूद केले नुसार बोली रक्कमेच्या १५% रक्कम जमा करण्यास यशस बोलीदार कसुरवार ठरल्यास इसारा रक्कम जप्त करण्यात येईल तसेच उर्वरीत अंतिम बोली रक्कम लिलावाच्या तारखेपासून ३० दिवसांत जमा करण्यास यशस्वी बोलीदार कसूरवार ठरल्यास इसारा त्या तारखेपर्यंत जमा केलेली रक्कम जप्त करण्यात येईल आणि पुन्ह लिलावाद्वारे त्यानंतरच्या तारखेला मिळकतीची पुर्नविक्री करण्यात येईल.
- सर्व प्रभार, लेवीज कर, सोसायटीची थकबाकी, आणि / किंवा मिळकतीचे विरोधात इतर देणी
- / दायित्व बोलीदाराने भरावयाचे आहे. वसुली अधिकारी यांनी कोणतीही पुर्व सुचना न देता लिलावाच्या अटी आणि शर्तीमध्ये सुधारण करणे आणि कोणतेही कारण न देता लिलाव रद्द / पुढे ढकलणे आणि कोणतेही वा सर्व प्रस्ता नाकारण्याचा त्यांचा हक्क राखून ठेवला आहे.

दिनांक : २७.१०.२०२३

माझ्या हस्ते आणि शिक्क्यानिशी



श्री विजयकुमार सा. लकडे विशेष वसुली अधिकारी