



RALLIS INDIA LIMITED

March 31, 2023

BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai – 400 001
Scrip Code: 500355

National Stock Exchange of India Limited
Exchange Plaza
Bandra-Kurla Complex Bandra (E)
Mumbai – 400 051
Symbol: RALLIS

Dear Sir/Madam,

Sub: Transfer of Shares to Investor Education and Protection Fund (IEPF)

Pursuant to Regulation 30 read with Schedule III Para A, of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we enclose the following documents:

1. Copy of Circular Letter dated March 30, 2023
2. Copy of Newspaper Advertisement published in:

Sr. No.	Name of Newspaper(s)	Edition(s)	Publication Date
1.	Business Standard (English)	All India	March 31, 2023
2.	The Free Press Journal (English)	Mumbai	
3.	Navshakti (Marathi)	Mumbai	

The above mentioned circular letter was sent by way of Registered Post to the shareholders who have not claimed their dividends for seven or more consecutive years and whose shares are liable for transfer to the Demat Account of IEPF Authority pursuant to Section 124(6) of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by the Ministry of Corporate Affairs, as amended from time to time.

This is for your information and records.

Thanking you,

**Yours faithfully,
For Rallis India Limited**

**Srikant Nair
Company Secretary**

Encl: As above

Registered Office: 23rd Floor, Vios Tower, New Cuffe Parade, Off Eastern Freeway, Wadala, Mumbai – 400 037

Tel: +91 22 6232 7400 Website: www.rallis.com

Corporate Identity No. L36992MH1948PLC014083

A TATA Enterprise



RALLIS INDIA LIMITED

March 30, 2023

Dear Shareholder(s),

Sub: Transfer of your Shares held in Rallis India Limited to Investor Education and Protection Fund (IEPF) Authority

As per Section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and subsequent amendment thereto, all unpaid or unclaimed dividends are required to be transferred by the Company to IEPF, after the expiry of seven years from the date of transfer to unpaid dividend account. Further, all the shares in respect of which dividend has remained unpaid or unclaimed for seven consecutive years or more shall also be transferred to demat account of IEPF Authority. The details of such unpaid / unclaimed dividend are regularly updated on the website of the IEPF Authority - at www.iepf.gov.in as well as on the Company's website. Reminders have been sent from time to time to the shareholders for claiming their unencashed dividend.

However, the Company will not transfer such shares to Demat Account of IEPF Authority where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are hypothecated or pledged under the provisions of the Depositories Act, 1996.

As per our records, the amount(s) of dividends indicated in the enclosed letter are lying unpaid / unclaimed against your name. Please note that the due date for claiming final dividend pertaining to **FY 2015-16 is July 22, 2023**.

You are, therefore, requested to claim the unencashed dividends due to you by returning duly signed enclosed letter to TSR Consultants Private Limited, Registrar and Transfer Agent of the Company ('RTA'), on or before July 22, 2023 stating your Bank Account details along with:

In case shares are held in electronic form: Copy of the client master list is to be submitted. Payment will be made to the Bank Account registered against the demat account.

In case shares are held in physical form: Investor Service Request Form ISR – 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating your name as the Account holder. The Investor Request Forms are available at the website of our RTA at: website <https://www.tcplindia.co.in> → Investor Services → Downloads → Forms → Formats for KYC

As per SEBI norms outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. **Payment can be made to shareholders holding shares in physical form if the folio is KYC compliant.**

In case the dividends are not claimed by the said date, the Company would initiate necessary action for transfer of shares held by you to the IEPF without any further notice, in accordance with the Rules. **Please note that no claim shall lie against the Company in respect of the shares so transferred to IEPF pursuant to the said Rules.**

In the event of failure to claim the unencashed dividends by you before the date mentioned above, new share certificate(s) in lieu of the original share certificate(s) will be issued and transferred in favour of IEPF Authority on completion of necessary formalities if you are holding shares in physical form. Hence, the original share certificate(s) which stand registered in your name will be deemed cancelled and non-negotiable. If you are holding shares in Demat form, the Company shall inform the Depositories to execute the corporate action and debit the shares lying in your demat account and transfer such shares in favour of IEPF Authority.

Please note that in the absence of bank details registered against your account with the RTA / Depository Participant, the payment of outstanding dividend amount cannot be effected.

Claim from IEPF:

However, as per the Rules, both the unclaimed dividend amount and the shares including all benefits accruing on such shares can be claimed from the IEPF Authority by making an online application in the prescribed e-Form IEPF-5 available on the website www.iepf.gov.in and sending the physical copy of the same duly signed (as per the specimen signature recorded with the Company) to the Company at its Registered Office along with the requisite documents enumerated in e-Form IEPF-5. Link of the e-Form IEPF-5 is also available under the 'Investor Relations' section on the website of the Company at www.rallis.com.

In case if you have any queries or need any assistance in this regard, please contact:

Company contact details	R & T Agent contact details
Company Secretary Rallis India Limited 23 rd Floor, Vios Tower, New Cuffe Parade, Off Eastern Freeway, Wadala, Mumbai – 400 037 Tel : + 91 22 6232 7400 Email: investor_relations@rallis.com	TSR Consultants Private Limited C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli West, Mumbai – 400 083 Tel No.: +91 810 811 8484 Fax No.: +91 22 6656 8494 Email Id: csg-unit@tcplindia.co.in

Yours faithfully,
For **RALLIS INDIA LIMITED**
Sd/-
SRIKANT NAIR
COMPANY SECRETARY

To,
TSR CONSULTANTS PRIVATE LIMITED
 (CIN: U74999MH2018PTC307859)
 Unit: **Rallis India Limited**
 C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli West, Mumbai – 400 083.

Dear Sir / Madam,

Sub: Payment of Unpaid / Unclaimed dividend

This has reference to your communication dated March 30, 2023. Kindly arrange for payment of unpaid / unclaimed dividends as mentioned below on the basis of this advice:

(Tick (✓) whichever is applicable).

- I enclose the original instrument(s) as per the particulars given below.
 I do not possess the original instrument(s).

I confirm that I have not sold / pledged my shares and continue to be the legal owner of shares held in the below mentioned account. I have also not encashed any of the instrument(s) sent to me earlier, nor have I received any money in connection with the payment(s) mentioned below:

Folio No. / DP-Client ID:

Warrant No.	Net Amount (₹)	Date of Payment	Claim before
		28-Jun-16	22-Jul-23
		28-Jun-17	22-Jul-23
		06-Jul-18	22-Jul-23
		02-Jul-19	22-Jul-23
		07-Jul-20	22-Jul-23
		29-Jun-21	22-Jul-23
		29-Jun-22	22-Jul-23

For shares in physical form: I request you to update my KYC Details/ Bank Details & Nomination, as given below & stated in enclosed Form ISR - 1, Form ISR - 2 & Form SH-13 against the above folio and accordingly, I am enclosing self-attested documents, being the documentary evidence of Identity and Address:

- Self-Attested copy of PAN card/Aadhar Card
- Self-Attested copy of Passport/ Aadhar Card/ latest Utility Bill (should not be older than 3 months)
- Investor Request Form (ISR): _____
- Original Cancelled cheque bearing the name of the shareholder(s) (for physical holding)
- Any Other : PI specify _____

Bank Name :		Branch Name:	
A/c Type :	A/c No.:	MICR:	IFSC:

New Address:

For shares held in Electronic/ Dematerialized Form: New Bank Details are registered against my A/c. I am enclosing -

- Self Attested copy of the client master featuring my new address and bank details recorded against my demat account.

Place:
 Date:
 Shareholder
 Email. Id:
 Contact No.

Signature of the first named

Please note that in the absence of complete bank details registered against your account with RTA / Depository Participant, payment of outstanding dividend amount cannot be effected. Payment will be made only to KYC Complaint Shareholders

International arbitration in India: A step forward

The Bar Council's latest rules go a long way but there are some major hurdles to India's evolution as a global arbitral centre

RUCHIKA CHITRAWANSHI
New Delhi, 30 March



International arbitration in India got a leg-up recently, with the Bar Council of India (BCI) issuing the rules for registration and regulation of foreign lawyers and foreign law firms in India. This followed the BCI's announcement earlier this month allowing foreign lawyers to practise in India, advising clients on foreign law with the restriction that they cannot appear in court. The move is expected to alter the legal landscape, although experts have sought clarity on a range of issues that could become hurdles going forward.

The broad expectation, however, is that the new dispensation for foreign lawyers would mark a step forward for India's development as an international arbitration centre. This is a move that has major implications for foreign corporations that want to set up base in India, especially those that partner with India firms to do so.

So far, most foreign corporations signing contracts for tie-ups and services in India seek a foreign jurisdiction for arbitration, such as Hong Kong, London or Singapore, a situation that potentially raises costs for Indian partners and service providers. This is partly because of the famed slow pace of justice delivery in India as much as the approach. "Indian courts historically were interventionist in their approach towards arbitration; Singapore was seen as a neutral arbitration-friendly seat where local courts would support arbitration," said Krishnayan Sen, partner, Luthra and Luthra Law Offices India.

This attitude changed a couple of years ago, and was reflected in the launch of India's first International Arbitration and Mediation Centre in Hyderabad in December 2021. The new BCI rules are expected to complement this development by bringing in global expertise in handling complex cross-border disputes, resources and reputation to India's legal sector, which can help expand international arbitration in the country. "There would be more investment in training and development. All this can make international arbitration more accessible and cost-effective for clients," said Sonam Chandwani, managing partner at KS Legal & Associates.

Besides, Chandwani added, the presence of international law firms can raise India's profile as a venue for international arbitration, leading to increased

competition and innovation in the legal market

Ahead of that, though, there are several problem areas that the BCI rules have not addressed. "The BCI Entry Rules will certainly make India an attractive arbitration destination, but some clarifications are necessary," Sen added.

For one, legal experts have pointed to the definition of "International Commercial Arbitration", which stipulates that the disputes must arise from "commercial transactions that are conducted in India"; it could restrict India's potential to become a global arbitration hub

Rules state that foreign lawyers can be engaged in an India-seated arbitration by a foreign client; they do not clarify if Indian companies can also engage foreign law firms directly for international arbitrations

Slow and inefficient disposal of cases by the Indian courts is a problem. Key arbitration-related court proceedings such as appointment of arbitrator, challenge and enforcement of awards continue to take several years. Though there are rules in place to deal with these challenges, they are rarely implemented

OBSTACLE RACE

■ The definition of "International Commercial Arbitration" stipulates that the disputes must arise from "commercial transactions that are conducted in India"; it could restrict India's potential to become a global arbitration hub

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was unnecessary and may cause confusion," Sen said, but suggested that it could be a drafting oversight. Indeed, an analysis by PwC India said that the objective of the BCI rules is to mutually benefit lawyers from both India and abroad.

Most lawyers agree that the BCI rules will aid India's efforts to expand itself as an arbitration-friendly nation, as foreign players are likely to get more comfort from their local lawyers practising in India. "These rules may also help address concerns expressed about the flow of foreign direct investment in the country and make India a hub of

international commercial arbitration," the PwC analysis said.

But this also requires deeper reform within the Indian legal system. "The unnervingly slow and inefficient disposal of cases by the Indian courts is a problem. The key arbitration-related court proceedings such as appointment of arbitrator, challenge and enforcement of awards continue to take several years," Sohil Shah, principal associate, Pioneer Legal, said. Experts said that while there are rules in place to deal with these challenges, they are rarely implemented, making India fall short of its foreign counterparts.

The BCI rules place restrictions on foreign lawyers. They cannot appear or represent before an Indian court of law, tribunal or any other statutory or regulatory authority. They also cannot be involved in or permitted to do any work pertaining to the conveyance of property, title investigation or other similar works. They can, however, conduct transactional business to give advice and opinions concerning the laws of the country of the primary qualification. The BCI has also clarified that foreign lawyers and law firms are allowed to function in non-litigation areas only — meaning, they can work on resolving legal matters out of court, a practice also known as Alternative Dispute Resolution.

On the whole, top lawyers think the BCI's move is a good one. "While there is a long journey ahead, laws governing international arbitration are likely to evolve in the right direction. It is definitely a welcome move that is bound to infuse more talent, give Indian law firms a competitive edge, fuel innovation and make India a hub for international arbitration," said Yogen Vaidya, partner, claims and disputes, EY India.

The Big 5 Viral Acharya mantras to benefit from China Plus One

MANOJIT SAHA
Mumbai, 30 March



Former RBI deputy governor Viral Acharya

From reduction in protectionism to dismantling Big 5 businesses, former deputy governor of the Reserve Bank of India (RBI) Viral Acharya has come out with five challenges India must address head-on to turn the corner in the coming decade.

In a paper titled *India at 75: Replete with Contradictions, Brimming with Opportunities, Saddled with Challenges*, Acharya, the CV Starr professor of economics in the Department of Finance at New York University Stern School of Business, shared five points in a "to-do list" to restore industrial and macroeconomic balance.

"I argue that while China Plus One global pivot has put India at a crossroads of a potential manufacturing breakthrough, to navigate it well Indian policy must focus on sound industrial and macroeconomic balance," he said in the paper.

Reduce tariff

Observing that India is a contender for being the "Tariff Kind" of the world, he cited World Trade Organization data to show that its average tariff rate of greater than 15 per cent is the fourth highest behind Sudan, Egypt, and Venezuela, on par with Brazil, and substantially higher than China and Mexico.

He said India exports to the rest of the world by processing and adding value to imported raw materials and goods, and due to high tariff that increases the cost of imports, the exports by Indian firms are costly and globally uncompetitive, lowering India's goods exports and in turn its share in global goods trade.

Dismantle concentration of power

After 1991 economic liberalisation, industrial concentration, measured using the share of top five groups across the non-financial sector by sales or assets in a given year, fell dramatically.

The paper said the Big 5 firms' share in total assets of the non-financial sectors rose from 10 per cent in 1991 to nearly 18 per cent in 2021, whereas the share of the next Big 5 business groups fell from 18 per cent in 1992 to less than 9 per cent.

"In other words, Big 5 grew not just at the expense of the smallest firms, but also of the next largest firms," Acharya said.

The Big 5 industrial groups referred to in the paper are Mukesh Ambani-helmed Reliance Group, Tata Group, Aditya Birla Group, Adani Group, and Bharti Telecom.

He said the growth of such conglomerates raises several concerns — like the risk of crony capitalism, related party transactions within their byzantine corporate

organisation charts, and over-leveraging due to an implicit too-big-to-fail perception among others.

Getting Insolvency and Bankruptcy Code (IBC) back on track

The former RBI deputy governor in charge of monetary policy said that while the deterrence effect of Indian bankruptcy is well at work, the progress of the cases through bankruptcy is slow which adds to the substantial erosion of asset and franchise values of defaulted companies.

The paper said a true stress test for IBC would be whether it can handle a large conglomerate's default, either at the group level or at one or more of its subsidiaries.

Fiscal deficit

Observing that India's fiscal deficit targets were first missed and then kept in abeyance, Acharya emphasised a credible growth path to bring realised deficits in line with these targets.

In this context, he also had a suggestion for the Indian central bank's inflation-targeting mandate.

Skill and education gaps

He suggested three steps to address the gaps.

First, the share of low-earning agricultural labour needs to reduce over time and be transformed into better-skilled higher-earning manufacturing and services labour.

Second, the huge primary education gaps created in children's learning all over India during the pandemic need to be addressed decisively.

And third, according to Acharya, it is important to make it easier for women to join the labour force, especially in urban areas where the fall in their participation rate has been the highest.

'UPI transactions will be free until govt reviews policy'

SUBRATA PANDA
Mumbai, 30 March

Charges introduced by the National Payments Corporation of India (NPCI) on specific modes of payment instruments in the United Payments Interface ecosystem may not necessarily translate into all UPI transactions.

About 99.99 per cent of all UPI transactions (account-to-account transfers) remain free for both consumers and merchants. They will continue to be free, until the government decides to review this policy.

In mid-August 2022, the finance minister had said UPI is a digital public good and ruled out any plans to introduce charges on UPI transactions.

NPCI MD and CEO Dilip Asbe told *Business Standard*: "UPI as a base platform is for customers using account-to-account transfers. That is not charged to merchants as per government directions. And it will continue to be unless the government decides to review it. Till then, the government is paying digital payment incentives every year to keep the ecosystem alive."

"It is only when the customer makes the payment using a source of funds as credit or PPIs (prepaid wallet) on UPI where the merchant charges come in. The charges for wallets existed before, too. But, it was decided bilaterally between the merchant and wallet issuer, which only has been defined

at the network level. But for the customers, it continues to be free."

Asbe said that he wallets were closed-loop earlier, wherein Paytm or AmazonPay customers had to choose only Paytm or Amazon Pay's QR respectively to pay, or the merchant had to connect and settle with all wallet providers like Paytm and MobiKwik individually. "The RBI intends an interoperable architecture unlike China — where two wallet providers (Alipay and WeChat) dominate the mobile payment system, that too in the closed-loop mode — and has now permitted interoperability of PPIs (wallet) on UPI as well. The interoperable architecture in wallets provides all PPI players an equal opportunity and consumers the choice of a preferred instrument."

Recently, the NPCI introduced interchange fee on PPI-based merchant transactions through UPI, where the PPI issuer has to be paid the interchange fee of up to 1.1 per cent if the transaction value is over ₹2,000, depending on the type of merchant. After this circular was issued, social media was rife with speculation that UPI transactions will be charged.

The NPCI

DILIP ASBE

MD and CEO, NPCI

quickly clarified that the circular was only pertaining to PPI-based merchant transactions on UPI and the basic UPI transactions remain completely free.

In a post, Vijay Shekhar Sharma, founder and CEO, Paytm, said, "There is absolutely no charge for consumers nor merchants for payments from UPI-linked bank accounts. It is up to (the) QR company to decide how they pay this interchange to the issuer. For merchants, only if they agree to accept and (are) ok to pay any charge levied by a QR company will they be activated. So, it is not by default that a merchant's QR is accepting some instrument that is charged by the QR company." He added: "QR now will offer many payment sources just like on card machines. Merchants will pick and choose payment instruments (with or without charges) to accept payment from."

Earlier, the NPCI also introduced a feature where customers can use their RuPay credit cards to make payments through UPI. While there is no merchant discount rate for transactions less than ₹2,000, for the rest RuPay interchange charges are applicable.



More on business-standard.com

KERALA WATER AUTHORITY
e-Tender Notice
Tender No : 149/2022-23/SE/PHC/CHN
AMRUT-Amrut 2.0-Amrut 2 Improvement of WS to divisions no. 13 to 20- replacement of old pipes and improvements in pumping system, renovation of pump house etc. - Pipeline Work.
EMD : Rs. 1,00,000/- Tender fee : Rs. 9,750/-
Last Date for submitting Tender : 10.04.2023 03.00 pm
Phone : 04842360645, Website : www.kwa.kerala.gov.in, www.etenders.kerala.gov.in
Superintending Engineer
PH Circle, Kochi
KWA-JB-GL-6-1997-2022-23

SBI
Stressed Assets Resolution Group, Corporate Centre
21st Floor, Maker Towers "E" Wing, Cuffe Parade, Mumbai - 400005
SALE OF SECURITY RECEIPTS (SRs) TO THE ELIGIBLE QUALIFIED BUYERS (QBs)/FOREIGN PORTFOLIO INVESTORS (FPIs) THROUGH e-AUCTION
State Bank of India invites Expression of Interest (EOI) from Eligible Participants subject to applicable regulations issued by Reserve Bank of India (RBI) & the Securities and Exchange Board of India (SEBI)/regulators for sale of Security Receipts (SRs) of Five Trusts on portfolio basis with aggregate principal outstanding of ₹ 301.62 crore (Rupees three hundred one crores and sixty two lakhs only) through open e-Auction on "as is where is", "as is what is", "whatever there is" and "without recourse" basis.
All interested eligible participants are requested to submit their willingness to participate in the e-Auction by way of an "Expression of Interest" and after execution of Non-Disclosure Agreement, if not already executed (as per the timelines mentioned in web-notice) by contacting on e-mail id dgm_sr@sbi.co.in. Please visit Bank's web site <https://bank.sbi> and click on the link "SBI in the news>Auction Notices>ARC & DRT" for further details (web-notice).
Please note that Bank reserves the right not to go ahead with the proposed e-Auction and modify e-Auction date, any terms & conditions etc. at any stage without assigning any reasons by uploading the corrigendum at <https://bank.sbi> (click on the link "SBI in the news>Auction Notices>ARC & DRT"). The decision of the Bank shall be final and binding.
Place: Mumbai Issued by
Date: 31.03.2023 Deputy General Manager (ARC)

FORM G
INVITATION FOR EXPRESSION OF INTEREST FOR GAYATRI PROJECTS LIMITED (operating in Infrastructure sector at various locations in India)
(Under Regulation 36A(1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)
RELEVANT PARTICULARS

1	Name of the corporate debtor along with PAN/ CIN/ LLP No.	Gayatri Projects Limited CIN: L99999TG1989PLC057289 PAN: AAACG8040K
2	Address of the registered office	TSR Towers, B-16-3-1090, Rajbhavan Road, Somajiguda, Hyderabad-500082.
3	URL of website	https://www.gayatri.co.in/
4	Details of place where majority of fixed assets are located	Plant and machinery at project sites across India. Land in the states of Maharashtra and Andhra Pradesh
5	Installed capacity of main products/ services	Not Applicable
6	Quantity and value of main products/ services sold in last financial year	Rs. 3102.34 Crores (F.Y. 2021-22)
7	Number of employees/ workmen	Employees: 555, Workmen: 681
8	Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	Available at - https://www.gayatri.co.in/
9	Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	Available at - https://www.gayatri.co.in/
10	Last date for receipt of expression of interest	15-04-2023
11	Date of issue of provisional list of prospective resolution applicants	20-04-2023
12	Last date for submission of objections to provisional list	25-04-2023
13	Process email id to submit EOI	gpccirp@gmail.com

Notes:
1) The Resolution Professional ("RP")/ Committee of Creditors ("CoC") shall have discretion to change the criteria for the EOI at any point of time.
2) The RP/CoC reserve the right to cancel or modify the process, timelines or eligibility criteria without assigning any reason and without any liability whatsoever.
3) The resolution process timelines are subject to receipt of necessary approvals for extension of CIRP period.

Sd/- CA Sai Ramesh Kanuparthi
Resolution Professional for Gayatri Projects Limited
IP Reg.No./IBBI/PA-001/IPP0091/02/017-2018/11510
Plot No.6-B, Beside TDP Office, Road No.2, Banjara Hills, Hyderabad-500034
Date: 31-03-2023
Place: Hyderabad

Sd/-
Srikant Nair
Company Secretary
(Nodal Officer)
Place: Mumbai
Date: March 30, 2023

RALLIS INDIA LIMITED
A TATA Enterprise
Corporate Identity No. L36992MH1948PLC014083
Registered Office: 23rd Floor, Vias Tower, New Cuffe Parade, Off Eastern Freeway, Wadala, Mumbai - 400 037
Tel: +91 22 6232 7400
Website: www.rallis.com Email: investor_relations@rallis.com
NOTICE
(For the attention of the Equity Shareholders of the Company)
TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY
NOTICE is hereby given to the shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ('the Act') read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('the Rules'), as amended from time to time. The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid / unclaimed dividends to IEPF and transfer of shares in respect of which dividend unpaid / unclaimed for seven consecutive years or more, to the Demat Account of IEPF Authority. However, the Company will not transfer such shares to Demat Account of IEPF Authority where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are hypothecated or pledged under the provisions of the Depositories Act, 1996. As provided under the Rules, individual communications have been sent to the concerned shareholders at their registered address whose shares are liable to be transferred to the Demat Account of IEPF Authority. The Company has also uploaded complete details of the concerned shareholders whose dividends are lying unclaimed for seven consecutive years and whose shares are due for transfer to the IEPF Demat Account on its website at <https://rilapps.rallis.com/UnclaimedDividend.htm>. The concerned shareholders are requested to verify the details of their unclaimed dividend and the shares liable to be transferred to the IEPF Demat Account. Shareholders may further note that the details of the concerned shareholders uploaded by the Company on its website shall be deemed as adequate notice in respect of issue of the new share certificate(s) by the Company / Corporate Action for the purpose of transfer of shares to IEPF Demat Account pursuant to the Rules. **Shareholders can claim their unclaimed dividend by writing to the Company / Registrar and Transfer Agent of the Company viz. TSR Consultants Private Limited by providing Investor Service Request Form ISR - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating the name of Account holder in case of physical securities. The Investor Request Forms are available at the website of our RTA at: www.tcplindia.co.in → Investor Services → Downloads → Forms → Formats for KYC. Copy of the client master list is to be submitted in case of securities in electronic form. Payment will be made to the Bank Account registered against the demat account. Please note that you are requested to send the documents for claiming the dividends by July 22, 2023. In case the dividends are not claimed by the said date, the Company would initiate necessary action for transfer of unclaimed dividends and shares held by the concerned shareholders in favour of the IEPF Authority without any further notice, in accordance with the Rules, as under:**
• **For shares held in physical form** - New share certificate(s) in lieu of the original share certificate(s) will be issued and transferred in favour of the IEPF Authority on completion of necessary formalities. The original share certificate(s) which stand registered in the name of the shareholder will be deemed cancelled and non-negotiable.
• **For shares held in electronic form** - The Company shall inform the Depositories to execute the corporate action and debit the shares lying in your demat account and transfer such shares in favour of the IEPF Authority. As per SEBI norms outstanding payments will be credited directly to the bank account if the folio is KYC Compliant. **Payment can be made to shareholders holding shares in physical form if the folio is KYC compliant.** The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority. **Please note that no claim shall lie against the Company in respect of amount of unclaimed dividend and equity shares transferred to the IEPF Authority pursuant to the said Rules.** Shareholder(s) may please note that in the event of transfer of their unclaimed dividend and shares to the IEPF Demat Account, they may claim from the IEPF Authority both the unclaimed dividend amount(s) and the shares including all benefits accruing on such shares by making an online application in the prescribed e-Form IEPF-5, available on the website www.iepf.gov.in and sending the physical copy of the same duly signed (as per the specimen signature recorded with the Company) to the Company at its Registered Office along with the requisite documents enumerated in e-Form IEPF-5. In case of any queries or assistance on the subject matter, the shareholders may contact the Registrar and Transfer Agent of the Company viz. TSR Consultants Private Limited, C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli West, Mumbai 400 083, Tel: +91 22 810811 8484, Fax: +91 22 6656 8494, Email: csq-unit@tcplindia.co.in Website: www.tcplindia.co.in.
For Rallis India Limited

KALYAN DOMBIVLI MUNICIPAL CORPORATION
PWD DEPT.
TENDER NOTICE NO. 97 (2022-23)

Tenders are invited by the Administrator, Kalyan Dombivli Municipal Corporation in B-1 format through E-tender for 14 works under scheme 'Development of Basic Amenities in area of the Municipal Corporations' from the Registered Contractors with appropriate class.

The blank tender forms and detailed information will be available on the Maharashtra's website www.mahatenders.gov.in from 31/03/2023 to 10/04/2023 upto 3.00 p.m. The completed tenders are to be uploaded on or before 10/04/2023 upto 3.00 p.m. and the tenders will be opened on 11/04/2023 at 4.00 p.m. if possible.

Right to rejects any or all tenders without assigning any reason there of is reserved by the Administrator, and whose decision will be final and legally binding on all the tenderer.

For more details and information visit Maharashtra's website www.mahatenders.gov.in

Sd/-
City Engineer
Kalyan Dombivli Municipal Corporation
Kalyan

KDMC/PRO/HQ/1235
Dt. 29.03.23

PUBLIC NOTICE

Notice is hereby given that we, KANCHEN JUNG CO-OPERATIVE HOUSING SOCIETY LTD., a Society duly registered under the provisions of The Maharashtra Co-operative Societies Act, 1960 under No. BOM/HSG/1767 of 1968 having address at R. B. Mehta Road, Ghatkopar East, Mumbai 400 077, had by a Tender Notice dated 30th September, 2019 invited prospective Developers for the redevelopment of the Society property. The Society had in principle resolved to appoint Priva Landmark LLP, an LLP incorporated under the LLP Act, 2008, under LLPIN: AAS-1615 and having its registered office at 703, 7th Floor, Skyline Epitome, Kiro Road, Near Jolly Gymkhana, Vidhya vihar (West), Mumbai 400086, as the proposed Developer. The appointment was subject to negotiation and execution of Development Agreement. Pursuant thereto, the Society had issued a Letter of Intent dated 27th January, 2021 to Priva Landmark LLP which was extended from time-to-time, the last extended date being upto 31st December 2021 ("the said LOI").

Even after such extensions, as the Society and the said Priva Landmark LLP did not mutually agree upon certain material terms and conditions pertaining to the redevelopment of the undemolished property and the Society did not extend the term of said LOI beyond 31st December 2021. Accordingly, by efflux of time, the said LOI has lapsed and become automatically void as of 31st December 2021 and simultaneously, the appointment of the said Priva Landmark LLP as the proposed Developer stands automatically cancelled and automatically terminated as of the said date.

We further inform the public at large that the Society had directly or indirectly never granted any rights to the said Priva Landmark LLP. Therefore, it has no claim, right, title and interest in the undemolished property, or to represent the Society in any manner. Public at large is notified not to deal with Priva Landmark LLP in respect of the society property and any person dealing with them in respect of the undemolished property, shall do so at his own risk and the same shall not be binding on the Society. Further the Society is entitled to, and will, proceed with dealing with the undemolished property in whichever manner it thinks fit in the best interests of its members.

THE SCHEDULE OF THE PROPERTY

Land bearing City Survey No. 5743 corresponding to Plot no. 353/14 of T.P.S. III, of village Ghatkopar - Kiro, N. Ward together with building known as "Bhaveshwar Shikhar No. 2" / structures constructed thereon and in the Registration District and Sub District of Mumbai City and Mumbai Suburban District and situate at R. B. Mehta Road, Ghatkopar East, Mumbai - 400077.

Dated this 31 day of March, 2023.

KANCHEN JUNG CO-OPERATIVE HOUSING SOCIETY LTD.

RALLIS INDIA LIMITED
A TATA Enterprise
Corporate Identity No. L36992MH1948PLC014083
Registered Office: 23rd Floor, Vios Tower, New Cuffe Parade
Off Eastern Freeway, Wadala, Mumbai - 400 037
Tel: +91 22 6232 7400
Website: www.rallis.com Email: investor_relations@rallis.com

NOTICE
(For the attention of the Equity Shareholders of the Company)

TRANSFER OF EQUITY SHARES OF THE COMPANY TO INVESTOR EDUCATION AND PROTECTION FUND (IEPF) AUTHORITY

NOTICE is hereby given to the shareholders of the Company pursuant to the provisions of Section 124(6) of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), as amended from time to time.

The Act and the Rules, amongst other matters, contain provisions for transfer of unpaid / unclaimed dividends to IEPF and transfer of shares in respect of which dividend unpaid / unclaimed for seven consecutive years or more, to the Demat Account of IEPF Authority. However, the Company will not transfer such shares to Demat Account of IEPF Authority where there is a specific order of Court or Tribunal or Statutory Authority restraining any transfer of such shares and payment of dividend or where such shares are hypothecated or pledged under the provisions of the Depositories Act, 1996.

As provided under the Rules, individual communications have been sent to the concerned shareholders at their registered address whose shares are liable to be transferred to the Demat Account of IEPF Authority.

The Company has also uploaded complete details of the concerned shareholders whose dividends are lying unclaimed for seven consecutive years and whose shares are due for transfer to the IEPF Demat Account on its website at <https://rilapp.rallis.com/UnclaimedDividend.htm>. The concerned shareholders are requested to verify the details of their unclaimed dividend and the shares liable to be transferred to the IEPF Demat Account. Shareholders may further note that the details of the concerned shareholders uploaded by the Company on its website shall be deemed as adequate notice in respect of issue of the new share certificate(s) by the Company / Corporate Action for the purpose of transfer of shares to IEPF Demat Account pursuant to the Rules.

Shareholders can claim their unclaimed dividend by writing to the Company / Registrar and Transfer Agent of the Company viz. TSR Consultants Private Limited by providing Investor Service Request Form ISR - 1, Form ISR - 2 and Form No. SH 13 (Nomination Form) duly filled as per the instructions stated therein along with the supporting documents including original cancelled cheque stating the name of Account holder in case of physical securities. The Investor Request Forms are available at the website of our RTA at: www.tsrplindia.co.in → Investor Services → Downloads → Forms → Formats for KYC. Copy of the client master list is to be submitted in case of securities in electronic form. Payment will be made to the Bank Account registered against the demat account. Please note that you are requested to send the documents for claiming the dividends by July 22, 2023. In case the dividends are not claimed by the said date, the Company would initiate necessary action for transfer of unclaimed dividends and shares held by the concerned shareholders in favour of the IEPF Authority without any further notice, in accordance with the Rules, as under:

- For shares held in physical form - New share certificate(s) in lieu of the original share certificate(s) will be issued and transferred in favour of the IEPF Authority on completion of necessary formalities. The original share certificate(s) which stand registered in the name of the shareholder will be deemed cancelled and non-negotiable.
- For shares held in electronic form - The Company shall inform the Depositories to execute the corporate action and debit the shares lying in your demat account and transfer such shares in favour of the IEPF Authority.

As per SEBI norms outstanding payments will be credited directly to the bank account if the folio is KYC compliant. Payment can be made to shareholders holding shares in physical form if the folio is KYC compliant.

The concerned shareholder(s) are further informed that all future benefits arising on such shares would also be transferred to the IEPF Authority.

Please note that no claim shall lie against the Company in respect of amount of unclaimed dividend and equity shares transferred to the IEPF Authority pursuant to the said Rules.

Shareholder(s) may please note that in the event of transfer of their unclaimed dividend and shares to the IEPF Demat Account, they may claim from the IEPF Authority both the unclaimed dividend amount(s) and the shares including all benefits accruing on such shares by making an online application in the prescribed e-Form IEPF-5, available on the website www.iepf.gov.in and sending the physical copy of the same duly signed (as per the specimen signature recorded with the Company) to the Company at its Registered Office along with the requisite documents enumerated in e-Form IEPF-5.

In case of any queries or assistance on the subject matter, the shareholders may contact the Registrar and Transfer Agent of the Company viz. TSR Consultants Private Limited, C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli West, Mumbai 400 083, Tel: +91 22 810811 8484, Fax: +91 22 6656 8494, Email: csq-unit@tclplindia.co.in Website: www.tclplindia.co.in

For Rallis India Limited

Sd/-
Srikant Nair
Company Secretary
(Nodal Officer)

Place: Mumbai
Date: March 30, 2023

PUBLIC NOTICE

NOTICE IS HEREBY GIVEN that we are investigating the right, title and interest of HILLSIDE INDUSTRIES PRIVATE LIMITED (formerly known as Hillside Investments and Trading Private Limited) (CIN: U93000MH1983PTC031218), a company duly registered under the Companies Act, 1956 having its registered office at: Sadhana Rayon House, Dr. D.N Road, Mumbai 400 001 in respect of the lands together with structures standing thereon and more particularly described in the Schedule hereunder written.

Any person(s)/entity(ies) including, but not limited to, an individual, Hindu undivided family (HUF), company(ies), bank(s), financial institution(s), non-banking financial institution(s), firm(s), association(s) of persons or a body(ies) of individuals, whether incorporated or not, lender(s) and/or creditor(s) having any benefits, titles, claims, objections, demands or rights or interest whatsoever in respect of the Property and/ or any portion/ part thereof by way of inheritance, sale, transfer, share, mortgage, pledge, charge, allotment, lease, sub-lease, lien, license, assignment, tenancy, gift, release, exchange, encumbrance, family arrangement/ settlement/partition, bequest, succession, maintenance, easement, trust, possession, family, decree or order of any court of law, contracts/agreements, development rights, partnership, right of way, its pendens, reservation, acquisition, contracts/agreements, memorandum of understanding, agreement for sale, power of attorney, option, allotment, right of first refusal, pre-emption or any liability or any commitment or otherwise howsoever is hereby required to intimate the same in writing, along with supporting documents, to the undersigned at the address mentioned below within **FOURTEEN (14) DAYS** from the date of publication of this notice, failing which, the rights, titles, claims, objections, benefits, entitlement, demands and/ or interest, if any, of such person(s)/entity(ies) shall be deemed to be knowingly and willingly waived or abandoned.

Please address your correspondence to the undersigned with the following subject line "Public Notice Claim - Khandala".

SCHEDULE - HEREINABOVE REFERRED TO:

All those pieces and parcels of lands bearing Survey No. 30A/3 having corresponding CTS No. 628D admeasuring 14,357.07 square meters (equivalent to 3.547 acres) or thereabouts and a portion of Survey No. 30A/1(part) having corresponding CTS No. 628A(part) admeasuring 17,944.67 square meters (equivalent to 1.96 acres) or thereabouts along with structures standing thereon, respectively, situate in Village Khandala, Taluka Maval, District Pune and bounded as under:

For 628D
North : 628C, South : ADJ 628D, East : Pune Mumbai Expressway, West : Part of 628A

For 628A(part)
North : Part of 628A, South : ADJ 628D, East: 628D, West: Old Pune-Bombay Road

Dated this 31st day of March 2023
Place: Mumbai

For TRILEGAL
Sd/-
Samira Lalani
Partner
Trilegal

One World Centre 10th Floor, Tower 2A & 2B, Senapati Bapat Marg, Lower Parel (West), Mumbai - 400 013.

वसुली अधिकारी, यांचे कार्यालय
(म.स.का १९६० चे कलम १९६, व म.स.वि. १९६१ चे विवम १०७ अन्वये.)
दि हिंदुस्थान को-ऑप बँक लि., करिता

मुख्य कार्यालय - होरायकम टॉवर, १ ला व २ रा मजला, जय शांती को-ऑप होसिंग सोसायटी लि., व्ही. एन. पुरव मार्ग, अ.डी.आय. समोर, बुनामट्टी, मुंबई - ४०० ०२२.
फोन नं. ८६४२२५२९१ / ८८००५७०७०७

जाहीर दिलवाव नोटिस

मालीमनामणे मिळकत बँकेच्या कर्जाबाबतच्या वकील कर्जापोटी जप्त केलेली असून सध्या मिळकत मालमना जाहीर दिलवाव पध्दतीत "जरी आहे त्या रचितीत" या तत्वावर विक्री करण्यात येत आहे.

व्यक्ती/कार्यालय यांचे नाव व पत्ता	मिळकत (मिळकत) चा पत्ता व इतर माहिती	अपेक्षित प्राप्ति/मिळकत प्राप्ति रक्कम
१) ए.जे. मोगे मोटर्स, (प्रोप. श्री. नासिरुल्लाह शेखी अली शहा (कर्मदार) व सौ. मालिका मोगे अली शहा (सह-कर्मदार)) OD-५७	मीठकम हेरीटेज को-ऑप होसिंग सोसायटी लि., प्लॉट नं. १३, जम नं. १०१, पडिला जमला, सेक्टर नं. १०, कळवेली, ता. पारनेल, जि. रायगड	रु. ४२,२९,६००/- (असरी रु. बेवळीस राखा एफ्लोयटीस इमारत सहारा प्लॉट)
२) जाहीर दिलवाव नोटिस अर्जात प्रशासक आणि सह-कर्मीज सौ. नागना नासिरुल्लाह अली शहा. HSG-२३४	इतर माहिती -	

१. महाद्वार, सध्याची संस्था अधिनियम १९६० चे कलम १०१ अन्वये बँकेने दिलेली सध्याची मालमनामणे मिळकत संस्था म.स. (परदेश) बँक यांच्याकडून दि.१८.१२.२०२० रोजी याद्वारे मिळकत आले. यवित्त कर वसुली याद्वारे अर्ज क्र.१०१/१९२०२०, व १०१/१९२०२०, वसुली पास रक्कम रु. २०,००,०००.०० + रु. २,७४,७३७.०० व रु. ८,२०,००२.०० + रु. १२,५६६.०० = रु. २१,७७,२८६.००

२. वसुली अधिकारी यांनी, त्यावर मालमनास तयारी दि. ०४.०८.२०२१ रोजी घेतलेली आहे.

३. म.स.सं. कायदा १९६० चे कलम १९६ आणि म.स.सं. अधिनियम १९६१ चे विवम १०७ अन्वये अधिकार प्राप्त वसुली अधिकारी यांच्या अधिकारात जाय देणार यांच्याकडून अर्ज दि. ०७.०६.२०२२ रोजी असेर यवित्त कर्जापोटी येणे असलेली मुदतल + येणे व्याज + इतर खर्चासह + सरचार्ज एकूण रक्कम रु. ५०,५५,८२९.०० या वसुलीसाठी सध्या त्यावर मालमनाची दिलवाव पध्दतीत "जरी आहे त्या रचितीत" या तत्वावर विक्री करण्यात येत आहे.

-अटी व शर्ती-

१) मालमनेची विक्री व्यवहार पूर्ण पुरते: जाहीरदिलवाव अटी व शर्तीनुसार केला जाईल. मालमनेबाबतची संपूर्ण माहिती वर नमुद कोटेल्या वसुली विभागाच्या पत्रावर मिळेल.

२) मालमनेची संपूर्ण पावणी दि. ११.०९.२०२२ रोजी सकाळी ११.०० ते ३.०० वाजेपर्यंत देण्यात येईल.

३) मालमनेच्या कागदांमधील संपूर्ण माहिती बँकेच्या वसुली विभागाच्या वर नमुद पत्रावर दिलेली १७.०४.२०२२ रोजी सकाळी ११.०० ते दुपारी ३.०० वाजेपर्यंत देण्यात येईल.

४) दिलेले केलेले बोली पत्र - दि हिंदुस्थान को-ऑप बँक लि., मुंबई, यांचे नाव व त्यासोबत सोडवून बँकेचा (मुंबई येथे) श्री.डी. अय्यापे-ऑफिसर/डी. ऑफिसर/मिळकत १९५५ रक्कम व पत्र मिळकतपत्र क्र.१०००/- वर नमुद कोटेल्या बँकेच्या पत्रावर दिनांक ०२.०९.२०२२ पर्यंत सकाळी ११.०० ते दुपारी ३.०० पर्यंत सादर करावी.

५) ऑफिसर/मिळकतपत्रे अथवा पुढे बोलीमिळकतपत्रे वर नमुद कोटेल्या बँकेच्या पत्रावर असायत अधिकार बँक / वसुली अधिकारी यांनी राखून ठेवलेले आहेत. या संदर्भात कोट्यावरील प्रकरणी तक्रार दिवतकरीती जाणार नाही तसेच स्पष्टीकरण दिले जाणार नाही.

६) प्राप्त झालेली बोली पत्र दिनांक ०६.०९.२०२२ रोजी दुपारी ३.०० वाजता मुख्य कार्यालय येथे आणवली जातील.

७) ऑफिसर/यांची को संपूर्णपणे जास्त ऑफर देवून, त्यास उर्वरित ८५% रक्कम २० दिवसात भरणा करावी लागेल. अथवा ऑफर देवलेली दिलेली १५% रक्कम पैसे ५% रक्कम जप्त करण्यात येईल.

८) मालमनेच्या तयारीतही हुतांतर, टॅक्स मुदती, रिजिस्ट्रेशन खर्च व इतर सोबीत खर्च कर्मचाऱ्यांनी संपूर्ण जबाबदारी खर्चावर यांनी राखून ठेवणे या संदर्भात संपूर्ण जबाबदारी कर्मचाऱ्यांनी काळजी घ्यावी आहे.

९) जिल्हा अधिकाधिकार, सध्याची संस्था यांनी विक्री कायदा केल्यावर मालमनास तयारी - विक्री प्रमाणपत्र कार्यावली मिळकत येईल.

विक्रम - मुंबई
दिनांक - २९.०३.२०२३

वसुली अधिकारी,
कलम १९६ म.स.का १९६०
दि विवम १०७ म.स.का वि. १९६१,
दि हिंदुस्थान को-ऑप बँक लि. करिता

POSSESSION NOTICE (For Immoveable property) [Rule 8 (ii)]

Whereas, The Authorized Officer of Bank of Maharashtra Under Securitization & Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 is in exercise of powers conferred under Section 13(4) and 13(12) of the said Act read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 has issued a Demand Notice dated 23.12.2022 under Section 13(2) calling upon Mr. Amintnath Shamsunder Tiwari (Borrower), to repay the amount mentioned in the notice being Rs.74,48,598.00 plus, unpaid interest from 01.08.2022 and interest thereon, together with interest thereon at contractual rate (s) and incidental expenses, costs, charges incurred / to be incurred within 60 days from the date of receipt of the said notices.

The Borrower Mr. Amintnath Shamsunder Tiwari having failed to repay the outstanding amount, Notice is hereby given to the Borrower and Co Borrower mentioned hereinabove in particular and to the public in general that the Authorized Officer of Bank of Maharashtra has taken Symbolic possession of the properties described herein below in terms of the powers the power conferred on him under Section 13(4) of Act read with rule 8 of the Security Interest Enforcement Rules 2002, on this 28th day of Mar 2023

The Borrower in particular, Guarantor and the Public in general is hereby cautioned not to deal with the property and any dealings with the aforesaid property will be subject to the charge of the Bank of Maharashtra for an amount mentioned above. The Borrowers attention is invited to the provisions of sub-section 8 of section 13 of the Act in respect of time available, to redeem the secured asset.

DESCRIPTION OF THE PROPERTY

Flat No 301, 3rd Floor, Kandivali Symphony Co-Operative Housing Society Ltd., Plot No.9 Survey No 157, Malad Kandivali Link Road, Shree Sevantilal Khandwala Marg, Ganesh Nagar, Charkop, Kandivali West, Mumbai 400067, admeasuring 525 sq.ft. Bonded as follows: North: Pooja Enclave South : Old Link Road, East: Shri Sevantilal Khandwala Building, West: Building Open Space

Sd/-
Asst. General Manager & Authorized Officer
Andheri East Branch, Bank of Maharashtra

Date: 28.03.2023
Place: Mumbai

National Highways Authority of India
Project Implementation Unit, Kolhapur
Gat No. 37(A+3), Opp. Athaaya Hospital, Adjacent to NH-48
A/P - Uljaiwadi, Tal - Karveer, Kolhapur - 416 004. Website: www.nhai.gov.in

NHAI/PIU/Kolhapur/NH-166/Borgaon TP/2022-23/3298 (Computer No.197321) Date: 28.03.2023

PUBLIC NOTICE

Whereas by notification of the Government of India in the Ministry of Road Transport and Highways number S.O. 1055 (E) dated the 12th March, 2020 issued under Section 11 of the National Highways Authority of India Act 1988 (68 of 1988), the Central Government has entrusted the entire National Highway No. 166 in the state of Maharashtra to the National Highways Authority of India (hereinafter referred to as the "Authority").

Now, therefore, in exercise of the powers conferred by section 7 of the National Highways Act, 1956 (48 of 1956), read with rule 3 of the National Highways Fee (Determination of Rates and Collection) Rules, 2008 (hereinafter referred to as the "rules"), the Central Government hereby levies the fee on mechanical vehicles at the rate specified in following Table for net road section length of 167.3731 Km and for equivalent structure length (having length more than 60m) of 19.934 km (having length of 1.9934 km) and at one and one half times the base rate for bypasses having length of 26.1775 Km costing rupees Ten crore or more on the type of vehicles specified in Table below for the use of four and more lane section of Sangli-Solapur section from design Km 182.556 to Km 378.100 of National Highway Number 166 in the state of Maharashtra as per S.O. 3698(E), dated 04.08.2022 and authorizes the Authority to collect, either through its officials or through a contractor, the Toll fee. Further, Competent Authority, RO-Mumbai has granted approval to revised Toll Fee rates for above stretch w.e.f. 08.00 Hrs. on 01.04.2023.

Accordingly, revised User Fee collection at Borgaon Toll Plaza for the influence road length of 49.8894 Km and structural length of Km 0.2246 Km, will be implemented w.e.f. 08.00 Hrs. on 01.04.2023 at the rates mentioned below:

Category of Vehicle / Applicable fee	Fee Paying Traffic (Single Journey)	Fee Paying Traffic (Return Traffic)	Fee Paying Traffic (Local Commercial Vehicles registered within the district where plaza is located)	Fee Paying Local Traffic (Monthly Pass)
Car/Jeep/van/LMV	75	110	35	2485
LCV/LGV	120	180	60	4015
Truck / Bus (Two Axles)	250	380	125	8410
3 axle Commercial vehicle	275	415	140	9175
HCM/EIME/MAV (4 to 6 Axles)	395	595	200	13190
Oversized vehicles (7 or more Axles)	480	725	240	16060

Fee Paying Traffic (Monthly Pass) Other than Local Commercial Vehicles registered up to 20 kms from where plaza is located - Rs. 330/-

Name of Toll Collecting Agency: M/s Coral Associates.

Sd/-
Project Director,
National Highways Authority of India
Project Implementation Unit, Kolhapur

BUILDING A NATION, NOT JUST ROADS

GOVERNMENT OF GOA
OFFICE OF THE EXECUTIVE ENGINEER
WATER RESOURCES DEPARTMENT
WORKS DIVISION VII
DHARGAL-PERNEM-GO

E-Tendering Notice No. WRD/WDV/IB/F3-1/2022-23/TN-26 dated 29/03/2023 has published on the website. The registered contractor may visit our website <https://eprocure.goa.gov.in> for details and to participation in E-tendering. The last date of application is 13/04/2023.

Sd/-
(Keshav Deshpande)
Executive Engineer VII

Wear Mask, Follow Physical Distancing, Maintain Hand Hygiene

BRIHANMUMBAI MAHANAGARPALIKA

Garden Department
No.DySG/Z-IV/398/SGMC dt. 29.03.2023

Tender Notice

Sub - To Invite E-Tender For Maintenance Of Various Gardens / Play Grounds / Recreation Grounds / Open Spaces / Traffic Islands / Central Medians Etc. For The Zone-IV (P/North Ward) In Garden Department For The Period Of 01 Year 02 Months 23 Days.

Ref - No. DySG/Z-IV/398/SGMC dt. 29.03.2023

With reference to the above cited subject matter, Garden department is inviting e-tender for To Invite E-Tender For Maintenance Of Various Gardens / Play Grounds / Recreation Grounds / Open Spaces / Traffic Islands / Central Medians Etc. For The Zone-IV (P/North Ward) In Garden Department For The Period Of 01 Year 02 Months 23 Days.

Your are requested to visit MCGM website (<http://portal.mcg.gov.in>) for the details.

Sd/-
Superintendent of Gardens & Tree Officer

PRO/3259/ADV/2022-23

Avoid Self Medication

IN THE MUMBAI DEBTS RECOVERY TRIBUNAL NO.II
DEBTS RECOVERY TRIBUNAL MUMBAI (DRT-II)
3rd Floor, MTNL Bhavan, Colaba Market, Colaba, Mumbai-400001
Original Application No. 121 of 2017

CFM Asset Reconstruction Pvt Ltd
VERSUS
M/s. Khushi Apparels & Ors

Exh-18
.....Applicant

To,
..... Defendant

1. M/s. Khushi Apparels (Defendant No. 1) A-102, Green Fields Co-op Hsg society, Lokhandwala Complex, Andheri (W) Mumbai-400 053.
2. Mr. Ramesh Palikara, (Defendant No. 5) Flat No. E-41/1-1, Shanti Niketan Co-op Housing Society Ltd., Sector-4, Nerul, Navi Mumbai
3. Mrs. Bindu Palikara (Defendant No. 6) Flat No. E-41/1-1, Shanti Niketan Co-op Housing Society Ltd., Sector-4, Nerul, Navi Mumbai

NOTICE

Whereas O.A. No. 121 of 2017 was listed before the Hon'ble Presiding Officer, DRT-2, Mumbai on 19/01/17 when the applicant had presented I.A.No.1321 of 2019. Application for Substitution of name of present Applicant in place Nagpur Nagrik Sahakari Bank limited. This said I.A. was duly allowed by the Hon'ble Presiding Officer on 03.11.2022 and necessary amendments for substituting name of present Applicant is carried out.

Whereas the Applicant had tried to serve the said amended copy of O.A to all the Defendants and necessary service affidavit is filed on 09.02.2023. The service of amended O.A is incomplete on Defendant nos. 1, 5 and 6 and packet containing amended O.A has returned with postal remark "LEFT".

Whereas the applicant on 09.02.2023 presented Application for substitution service upon Defendant Nos 1,5 & 6 before the Learned Registrar, DRT-2, Mumbai and sought time to serve the Defendant Nos 1,5 & 6 by publishing this notice in the Newspaper i.e. Free Press Journal (English) and Navshakti (Marathi), which is allowed by the Learned Registrar.

Therefore, you are requested to remain present in person or through Advocate and file your reply to amended O.A on 10.05.2023 at 11.00 AM before the Registrar, DRT-2, Mumbai, failing which the O.A. will be heard and decided in your absence.

Given under my hand and the seal Tribunal on this 2nd day of March, 2023

Sd/- Registrar
DRT-II, Mumbai

Bank of Maharashtra
Andheri East Branch
Andheri East Unit No. 04, Shivam Centrium
Sahar Road, Mumbai-400 069
Tel No. 022-26848157/26848158/26826314
Email:- brmg311@mahabank.co.in, bom311@mahabank.co.in
Head Office:- Lokmangal, 1501, Shivajinagar, Pune-5

Ref No AN/13/Sarfasi/13/4/2022-23/01 Date : 28.03.2023

POSSESSION NOTICE (For Immoveable property) [Rule 8 (ii)]

Whereas, The Authorized Officer of Bank of Maharashtra Under Securitization & Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 is in exercise of powers conferred under Section 13(4) and 13(12) of the said Act read with Rule 3 of the Security Interest (Enforcement) Rules, 2002 has issued a Demand Notice dated 23.12.2022 under Section 13(2) calling upon Mr. Amintnath Shamsunder Tiwari (Borrower), to repay the amount mentioned in the notice being Rs.74,48,598.00 plus, unpaid interest from 01.08.2022 and interest thereon, together with interest thereon at contractual rate (s) and incidental expenses, costs, charges incurred / to be incurred within 60 days from the date of receipt of the said notices.

The Borrower Mr. Amintnath Shamsunder Tiwari having failed to repay the outstanding amount, Notice is hereby given to the Borrower and Co Borrower mentioned hereinabove in particular and to the public in general that the Authorized Officer of Bank of Maharashtra has taken Symbolic possession of the properties described herein below in terms of the powers the power conferred on him under Section 13(4) of Act read with rule 8 of the Security Interest Enforcement Rules 2002, on this 28th day of Mar 2023

The Borrower in particular, Guarantor and the Public in general is hereby cautioned not to deal with the property and any dealings with the aforesaid property will be subject to the charge of the Bank of Maharashtra for an amount mentioned above. The Borrowers attention is invited to the provisions of sub-section 8 of section 13 of the Act in respect of time available, to redeem the secured asset.

DESCRIPTION OF THE PROPERTY

Flat No 301, 3rd Floor, Kandivali Symphony Co-Operative Housing Society Ltd., Plot No.9 Survey No 157, Malad Kandivali Link Road, Shree Sevantilal Khandwala Marg, Ganesh Nagar, Charkop, Kandivali West, Mumbai 400067, admeasuring 525 sq.ft. Bonded as follows: North: Pooja Enclave South : Old Link Road, East: Shri Sevantilal Khandwala Building, West: Building Open Space

Sd/-
Asst. General Manager & Authorized Officer
Andheri East Branch, Bank of Maharashtra

Date: 28.03.2023
Place: Mumbai

HIGH COURT OF JUDICATURE AT BOMBAY
Hutatma Chowk,
Fort, Mumbai-400 032
Tender Notice No. HIGH COURT/SCANNERS/225/2023
Dated : 28/03/2023

The High Court of Judicature at Bombay invites online bids (Technical & Financial) from eligible bidders which are valid for a minimum period of 180 days from the date of opening of bids (i.e. 11/04/2023) for "The Supply, Testing, Installation, Commissioning and Maintenance of High-Speed Scanners at the District and Taluka Courts in the State of Maharashtra."

The High Court is neither mandated to accept any submission made by the Bidder nor the Bidder shall be given any written response to their submissions. If an input is considered valid, the same shall be accepted and incorporated as part of the Corrigendum.

Interested parties may view and download the Tender document containing the detailed terms & conditions, from the Websites viz. <http://mahatenders.gov.in> and <http://bombayhighcourt.nic.in>

Sd/-
Registrar General
High Court, Bombay

DGIPR 2022-23/7151

PUBLIC NOTICE

My clients, (i) Mr. Harjeet Singh Bedi, (ii) Mr. Surjeet Singh Bedi, (iii) Mr. Sukhjeet Singh Bedi and (iv) Mr. Gurjeet Singh Bedi intend to purchase landed property at Village Avandhe, Taluka Wada, District Palghar, Maharashtra the details of which are given below:

Survey No.	Agricultural Land	Polkharaba	Total Land
101/1	0.59.00	2.00.00	2.59.00
101/2	0.80.00	2.00.00	2.80.00
101/3	2.20.00	1.00.00	3.20.00
102	2.13.00	0.73.00	2.86.00
Total	5.72.00	5.73.00	11.45

from (1) Mr. Jayendra Khimchand Doshi, (ii) Mr. Nemchandra Jethalal Shah, (iii) Heirs and legal representatives of Late Mr. Dinesh Dayalal Kothari (a) Mr. Ketan Dinesh Kothari (b) Mr. Dipesh Dinesh Kothari, (c) Ms. Neela Dinesh Kothari and (iv) Mrs. Amisha Hemant Kamdar.

Any person having any claim, right, title or interest in the said landed property or any part thereof by way of sale, mortgage, lease, possession, trust or otherwise howsoever, is hereby required to intimate the same in writing together with the copies of the documents supporting their claim to the undersigned, within 15 days of publication of this Notice, failing which the transaction shall be completed without any reference to any such claims and the claim if any, shall be deemed to have been waived.

Sd/- Avinash S. Korgaonkar, Advocate.

Place : Mumbai D/22, Jai Santoshi Maa CHS Ltd., Opp. Veer Savarkar Garden,
Date : 31/03/2023 L.T. Rd., Borivali (West) Mumbai - 400092

NOTICE
Ion Exchange (India) Ltd.
Registered Office : Ion House, Dr. E. Moses Road
Mahalaxmi, Mumbai - 400 011

NOTICE is hereby given that the certificate(s) for the under mentioned securities of the Company has been misplaced and the holder(s) of the said securities / applicant(s) have applied to the Company to issue duplicate certificate(s). Any person who has a claim in respect of the said securities should lodge such claim with the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificate(s) without further intimation.

Name of Holder / All Joint Holders	Kind of Securities And Face Value	Certificate Number	No. of Securities	Distinctive number[s]
GHANSHYAM MUNDHRA SUNITA MUNDHRA	Equity Shares Rs.10/-	59849	50	2699659-2699708
		59850	50	2699709-2699758
		59851	25	2699759-2699783
		59852	03	2699784-2699786
		85243	30	3917413-3917492
			208	

GHANSHYAM MUNDHRA
SUNITA MUNDHRA
Name of Holder / Applicant

Place : KOLKATA
Date :

