

BIGBLOC CONSTRUCTION LIMITED

CIN NO.: L45200GJ2015PLC083577

908, 9th Floor, Rajhans Montessa, Dumas Road, Magdalla, Surat-395 007. (Ph.): +91-2463262, 2463263

E-mail: info@nxtbloc.in Visit us: www.nxtbloc.in



Date: 08/05/2024

To,

BSE Limited,

Phiroze Jeejeebhoy Towers,

Dalal Street, Fort, Mumbai - 400001

Script Code: 540061

ISIN:INE412U01025

To.

National Stock Exchange of India Limited,

Exchange Plaza, C-1, BLOCK G,

Bandra-Kurla Complex, Bandra (E),

Mumbai - 400051 Symbol: BIGBLOC ISIN: INE412U01025

Dear Sir/Madam,

Subject: Newspaper Publication Audited Financial Results of the Company

In accordance with Regulation 30 & 47 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, please find enclosed herewith newspaper publication of Standalone and Consolidated Audited Financial Results for the Fourth quarter and year ended March 31, 2024, published on Wednesday, 8th May, 2024 in Financial Express all India editions (English) & Financial Express, Ahmedabad edition (Gujarati) newspapers.

Kindly take the above in your records. Thanking You,

Yours Faithfully,

For BIGBLOC CONSTRUCTION LIMITED

SURAT SURAT

Alpesh Makwana Company Secretary and Compliance Officer ICSI Membership No.: A46284

BIGBLOC CONSTRUCTION LIMITED

CIN: L45200GJ2015PLC083577

REGD. OFF.: Office No. 908, 9th Floor, Rajhans Montessa, Dumas Road, Magdalla, Surat - 395 007 (GUJARAT) Ph.: +91-261-2463262 / 63 Email : bigblockconstruction@gmail.com, website : www.nxtbloc

EXTRACT OF AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2024

	111			4						in Lakhs)
			TANDALON		CONSOLIDATED					
PARTICULARS		Quarter Ended 31/12/2023 (Unaudited)	Quarter Ended 31/03/2023 (Audited)	Year Ended 31/03/2024 (Audited)	Year Ended 31/03/2023 (Audited)	Quarter Ended 31/03/2024 (Audited)	Quarter Ended 31/12/2023 (Unaudited)	Quarter Ended 31/03/2023 (Audited)	Year Ended 31/03/2024 (Audited)	Year Ender 31/03/2022 (Audited)
220000000000000000000000000000000000000	(Audited)	Control Control	76-20-20-20-20-20-20-20-20-20-20-20-20-20-		V-STATE OF	100000000000000000000000000000000000000	- U.S S. V. S. V. S. V.	72,774,877,92,72,0	They were session	798 384 345 33
Total Income from Operations	2553.15	2555.77	2867.46	11045.63	11509.61	7177.76	6152.52	4723.87	24736.58	20093.5
Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)	167.27	425.83	486.14	1482.75	2133.03	1,130.33	1138.73	842.51	4111.19	4,059.6
Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	167.27	425.83	486.14	1482.75	2133.03	1,130.33	1138,73	842.51	4111,19	4,059.6
Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	93.71	320.93	363.66	1103.05	1604.41	864.66	861.99	555.51	3068.83	3,013.5
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	84,15	320.93	368.17	1093.49	1608.92	856.46	867.77	563.38	3076.57	3018.3
Paid up Equity Share Capital	5	60	a) 93	- 0	14	15.76			70	th.
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance sheet	()		, am,	4633.37	3766.21			STEE	9447.00	6294.3
Earning Per Share (Face valueof Rs. 2/- each) (for co	ontinuing an	d discontinu	ed operation	is)		0		15.	91.	88
(a) Basic (in Rs.):	0.13	0.45	0.51	1.56	2.27	1.22	1.22	0.79	4.36	4.2
(b) Diluted (in Rs.):	0.13	0.45	0.51	1.56	2.27	1.22	1.22	0.79	4.36	4.2
Note:	ALC 20000	THE PERSON OF	P2000000	0.00000						

1009: The above results have been reviewed by the Audil Committee and approved by the Board of Directors at their meetings held on May 7, 2024. The company has declared final equity dividend of 20 % amounting to Rs. 0.40 per share.

The above is an extract of the detailed format of Audited. Financial Results for year ended 31st March, 2024 filed with stock Exchanges under Regulation 3.3 of the SEBI (tasing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the results is available on the Stock Exchange website i.e www.hseindia.com and www.nseindia.com and on the Company's website i.e www.nstbloc.in.

For BIGBLOC CONSTRUCTION LTD. For BIGBLOC CONSTRUCTION LTD.

Place : Surat Date: 07/05/2024 NARAYAN SITARAM SABOO

SALE NOTICE UNDER IBC, 2016

ARISTON PHARMA NOVA TECH PRIVATE LIMITED

(IN LIQUIDATION)

LIQUIDATOR'S OFFICE: B-725, WESTERN PLAZA, OU COLONY, H S DARGA, HYDERABAD 500008

E-AUCTION

Notice is hereby given to the public at large for inviting bids for Sale of Mis.

Ariston Pharma Nova Tech Private Limited (in Liquidation)CIN No.

1024232TG2012PTC08373Ahaving its registered office at D No.5-5-551968,

Ground Floor Prasanthi Nagar, IDA, Kukatpally Hyderabad TG 500072 IN as a
going concern by the Liquidator, appointed by the Hon'ble National Compat.

Law Tribunal, Hyderabad Bench – II vide order dated 03.04-2024.

S. Description of Immovable Reserve Bid Increase

Properties

Reserve Bid Increase

e-auction process document.)

(1) The sale is on "as is where is", "as is what is", "whatever there is", "without any recourse" basis. (2) The Sale will be done by the undersigned through e-Auction platform (with unlimited extension of Smins each). (3) For detailed terms & conditions of E-Auction sale, interested Applicants may refer COMPLETE E-AUCTION PROCESS DOCUMENT available on https://www.bankeauctions.com or can be obtained by sending an email to the Liquidator: citp_ariston@gmail.com. (4) For e-auction details, contact Mr.P. Dharani Krishna, Phone No. 9948182222, Email: dharani.p@ctindia.com or telangana@ctindia.com. (5) For site inspection and for properly related quentes please send an email to cltp_ariston@gmail.com. (6) Culaffectioders intending to submit bids are requested to visit bankeauctions website https://www.bankeauctions.com. (7) The liquidator have the right to accept or cancel or extend or modify any terms and conditions of the e-auction. (8) The last date and time for submission of Expression of Interest (EOI) by the interested bidders is IST 5:00 PM on 22.05.2022. (9) The last date and time for payment of EMD & other forms only by qualified bidders is IST 5:00 PM on 29.05.2024. (10) The date and time of e-Auction is 01.06.2024 between 11:00 AM to 11:30 AM.

Rs. 57.03

Rajesh Chillale, Liquidator Ariston Pharma Nova Tech Private Limiter IBBI/IPA-001/IP-P00699/2017-2018/11226 email id: cirp.ariston@gmail.com

Properties

Corporate debtor as a whole (as a going concern basis). (For complete details about the corporate debtor please refer to the e-auction process document.)

Place: Hyderabad Date :08.05.2024

EMD Bid Increase

Amount

Rs. 50,000/

APM TERMINALS

Gujarat Pipavav Port Limited Red. Office: Pipavav Port, At Post Rampara-2 via Rajula
Dist. Anneil Gujarat 365 560, Clin: L63010GJ1992PLC018106
Tel: 02794 242400, Fax: 02794 242413, Website: www.pipavav.com.
Email: investornalationinppv@agmiterninals.com

NOTICE

Pursuant to Regulation 29 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Notice is hereby given that a Meeting of the Board of Directors of Gujarat Pipavav Port Limited ('the Company') will be held on Wednesday 22" May 2024, inter-alia, to consider Audited Standalone and Consolidated financial results for the year ended 31" March 2024 and Recommend Final Dividend on the Equity Share Capital for the year ended 31" March 2024, for approval by the Members of the Company at its Annual General Meeting.

The details of the meeting are also available on the Company website www.pipavav.com and on the website of the Stock Exchanges www.bseindia.com and <a href="https://www.

Date: 6" May 2024 Place: Mumbai

For Gujarat Pipavav Port Limited Manish Agnihotri Company Secretary

CEAT LIMITED

CIN: L25100MH1958PLC011041

Regd. Office: 483. Dr. Annie Besant Road, Worli, Mumbai-400 030
(T): +91 22 2493 0621; (F): +91 22 2493 8933

Email: investors@ceat.com; Website: www.ceat.com

NOTICE OF POSTAL BALLOT AND E-VOTING

NOTICE is hereby given that pursuant to the provisions of Section 108 and 110 of the Companies Act, 2013 ('the Act') read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, as amended from time to time (Rules)' read with Circular No. 14/2020 dated April 8, 2020. Circular No. 17/2020 dated April 13, 2020 and the latest one being General Circular No. 9/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ('MCA)' (hereinafter collectively referred to as 'MCA Circulars'), Regulation 44 of the Securities and Exchange Soard of India (Listing Obligations and Disclosure Requirements). Regulations, 2015 ('SEBI Listing Regulations,'), Secretarial Standard on General Meetings ('SS-2') issued by the Institute of Company Secretarias of India and any other applicable law, Rules, Regulations, Circulars and Notifications (including any statutory modification(s), clarification(s), substitution(s) or re-enactment(s) thereof for the time being in force and as amended from time to time), the approval of the Members of CEAT Limited (the Company) is being sought for the Resolutions set out in the Postal Ballot Notice dated May 2, 2024 ('Notice') by means of Postal Ballot, only by way of voting through electronic means ('remote e-Voting) facility being provided to the Members to cast their vote, through the electronic platform by National Securities Depository United ('NSDL'). In view of the McAC inculars, please note that the physical copies of the Notice along with the Postal Ballot Forms and pre-paid business reply envelopes are not being sent to the Members.

The Notice has been sent electronically on Tuesday, May 7, 2024, to the Members whose e-mail addresses are registered with the Company/Depository Participants/ Registrac & Share transfer electronically on Tuesday and propository Participants/ Registrac & Share transfer electronically on Tuesday and propository Participants/ Registrac & Share transfer electronically on Tuesday and propository Participants/ Registrac & Share

The Notice containing e-Voling instructions are also available on the Company's website at www.ceat.com, and on the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com on www.bseindia.com respectively as well as, on the website of NSU i.e. www.cseindia.com on Members who have not received the Notice may download if from the above-mentioned websites. who have not received the Notice may download if from the above-mentioned websites. Voting rights of a Member / Beneficial Owner (in case of shares held in demat account) shall be in proportion to hisherilits shareholding in the paid-up equity share capital of the Company as on the Cut-off date. Members holding shares either in physical mode or demat mode, as on the Cut-off Date i.e. Friday, April 26, 2024, only shall be entitled to cast vote through e-Voting. A person who was not a Member as on the Cut-off date should treat this Notice for information purpose only.

The Secquel Business as set out in the

a) The Special Business as set out in the Notice is to be transacted through e-Voting

b) The remote e-Voting begins at 09:00 a.m. (IST) on Wednesday, May 8, 2024. c) The remote e-Voting ends at 05:00 p.m. (IST) on Thursday, June 6, 2024

d) The Cut-off Date for determining the eligibility to vote by electronic means in

Friday, April 26, 2024. Friday, April 26, 2024.
e) The Members may note that (i) the remote e-Voting module shall be disabled for voting and the voting by electronic means shall not be allowed after the date and time mentioned under point of above; and (ii) once the vote on a resolution is cast by a Member, the Member shall not be allowed to change it subsequently.
f) The manner of remote e-Voting for Members holding shares in physical mode or demait mode or who have not registered their e-mail addresses with the Company / RTA, is provided in the Notice and available on the Company's website at wow, reset com.

g) Members are requested to cast their votes through the remote e-Voting process not later than 5.00 pm (I.S.T.) on Thursday, June 6, 2024 failing which it will be strictly considered that no vote has been received from the concerned Member.

Manner of registering/ updating e-mail address:

Members who have not registered their ema not receive the e-voting notice may temporarily get their email registered by contacting or writing an email to Mr. Sunii Kamble, from NSDL Database Management Limited (NDML), Registrar and Share Transfer Agent, at the email id-sunilk@nsdl.com. Post successful registration of the email, the member would

get soft copy of the notice and the procedure for e-voting along with the User ID and the Password to enable e-voting for this Postal Ballot. In case of any queries, member may write to evoting@nsdl.com.

member may write to evoling@nsdl.com
(ii) It is clarified that for permanent registration of e-mail address, the members are however requested to register their email address, in respect of electronic holdings with the Depository through the concerned Depository participants and in respect of physical holdings with the Company's Registrar and Share Transfer Agent, NSD Database Management Limited.

(iii) Those members who have already registered their email address are requested to keep their email address validated with their Depository participants/the Company's Registrar and Share Transfer Agent, NSDL Database Management Limited to enable servicing of notices/documents/Annual Reports electronically to their email address.

(iv) Requests for KYC undation and registration of Nomination are to be evidentified.

(iv) Requests for KYC updation and registration of Nomination are to be submitted only through the prescribed Forms ISR-1, ISR-2, ISR-3, SH-13, SH-14 which are ble on our RTA's website https://www.ndml.in/rta.php#forms_section.

available on our RTA's website https://www.ndmi.ni/rita.pb@tforms.secton. The results of the Postal Ballot conducted through remote e-Voting process along with the Scrutinizer's Report shall be announced on or before Monday, June 10, 2024 at the Registered Office of the Company at 463, Dr. Annie Besant Road, Worli, Mumbai 4003. The results along with the Scrutinizer's Report shall also be intimated to BSE Limited and National Stock Exchange of India Limited where the Equity Shares of the Company are listed and will also be displayed on the Company's website at www.evoling.nedi.com.

**Websited and will also the displayed on the Company's website at www.evoling.nedi.com.

**Websited and Australia of Siesse reparation a-Voting from the NSDL e-Voting System.

f you have any queries or issues regarding e-Voting from the NSDL e-Voting System you can write an e-mail to <u>evoting@nsdl.com</u> or contact at toll free no. 022 - 48867000 All grievances connected with the facility for voting by electronic means may be addressed to Mr. Santosh Jaiswal, Manager, National Securities Depository Limited (NSDL), Trade - A Wing, Kamala Milis Compound, Lower Parel, Mumbai - 400013 or send an e-mail to eyoling@nsdl.com or call on toll free no. 022 - 48867000. The last date for e-Voting i.e. Thursday, June 6 - 2024 shall be deemed to be the effective date of passing of the Repositions or page 52.3

Members are requested to carefully read all the notes set out in the Postal Ballot Notice and in particular, the manner of casting vote through remote e-Vol

₩RPG

Date: May 7, 2024

Vallari Gu

Mumbai: May 6, 2024

MIRC ELECTRONICS LIMITED

CIN No: L32300MH1981PLC023637 website: www.orldac.com NOTICE is hereby given that pursuant to provisions of Pegudion 47 and other applicable regulations of the SEBI (Listing Obligations and Obsciouse Pegudion 47 and Obsciouse Pegudion 47 and Obsciouse Pegudion 47 and Obsciouse Pegudion 47 and Obsciouse Pegudion 52 Obsciouse Pegu

nancial year endood 31 March, 2004, neighbor 1 MiRC Bicchonics Limited - Code for neighbor 1 MiRC Bicchonics Limited - Code for neighbor 1 MiRC Bicchonics of Limited and the company is consistent of the directors, designated employees and others covered under the Code from 11 April, 2024 till 48 hours after the declaration of the code from 1 MiRC Bicchonics of the Code from 11 April, 2024 till 48 hours after the declaration of the code from 1 MiRC Bicchonics (1) April, 2024 till 48 hours after the declaration of the code from 1 MiRC Bicchonics (1) April, 2024 till 48 hours after the declaration of the code from 1 MiRC Bicchonics (1) the code from 1 MiRC

Sd/-Prasad Oak Head - Legal, Corporate Affairs & Company Secretary Mumbai Place : Mumbai Date : 7th May, 2024

'IMPORTANT'

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

ALLSEC TECHNOLOGIES LIMITED

Regd. Office: 46-C Velachery Main Road, Velachery, Chennai - 600 042 Corp. Office: 46-B Velachery Main Road, Velachery, Chennai - 600 042 CIN: L72300TN1998PLC041033, Email: investorce

Extracts of Consolidated Audited Financial Results for the Year Ended 31 March 2024 and Unaudited Consolidated Financial Results for the Quarter Ended 31 March 2024

	Λ	(нире	es in Lakh except Ean	Control of the Contro					
		Consolidated							
SI. No.	Particulars	Quarter Ended 31-Mar-2024	Year Ended 31-Mar-2024	Quarter Ended 31-Mar-2023					
		Unaudited	Audited	Unaudited					
1	Total income from operations	12,971	46,937	10,798					
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	2,586	8,510	1,521					
3	Net Profit for the period before Tax (after Exceptional and/or Extraordinary items)	2,586	8,510	1,521					
4	Net Profit for the period after Tax (after Exceptional and/or Extraordinary items)	2,073	6,400	1,212					
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	1,999	6,149	1,315					
6	Equity Share Capital (Face Value of Rs.10/- each)	1,524	1,524	1,524					
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet #	23,022	23,022	21,444					
8	Earnings Per Share* (of Rs.10/- each) (For continuing and discontinued operations) (a) Basic (b) Diluted	13.60 13.60	42.00 42.00	7.95 7.95					

Balance for the quarter and year ended 31 March 2024 represents the balance as per audited Financial Results for the year ended 31 March 2024 and balance for the quarter ended 31 March 2023 represents balance as per audited Financial Results for the year ended 31 March 2023, as required by SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. EPS is not annualised for the quarter ended 31 March 2024 and quarter ended 31 March 2023

These financial results have been prepared in accordance with the Indian Accounting Standards ("Ind AS") as prescribed under Section 133 of the Companies Act, 2013 ("the Act") read with relevant rules issued thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The results for the year ended 31 March 2024 has been reviewed by our statultory auditors. The statultory auditors have issued an unmodified previous no nite financial results for the year ended 31 March 2024 and have issued an unmodified review report for the quarter ended 31 March 2024. The audited consolidated and standatone financial results of the Company for the quarter endy year ended 31 March 2024 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors in their meeting held on 06 May 2024.

The consolidated results for the quarter and year ended 31 March 2024 and for the quarter ended 31 March 2024 is not present the standard of the st

Quarter Ended Year Ended Quarter Ended

31-Mar-2024	31-Mar-2024	31-Mar-2023
Unaudited	Audited	Unaudited
8,420	31,405	7,692
1,548	8,277	755
1,163	6,637	559
-16	-62	13
1,147	6,575	572
	Unaudited 8,420 1,548 1,163 -16	Unaudited Audited 8,420 31,405 1,548 8,277 1,163 6,637 -16 -62

The above is an extract of the detailed format of the quarter and year ended 31 March 2024 financial results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full details of standalone and consolidated financial results for the quarter and year ended 31 March 2024 are available on the Company's website under investors section (www.allsectech.com) or at the website of BSE (www.bseindia.com) or NSE

Company's website under investors section (www.aiisecueri.com) or at the website of 1955 (www.nseindia.com).

The Board of Directors of the Company, at its meeting held on 06 February 2024 approved the sale of its Labour Law Compliance Division (LLC) on a going concern basis by way of slump sale for a consideration of INR 2,700 lakhs, subject to closing date of the said transaction was 31 March 2024 which was subsequently extended to 30 April 2024. Consequently, the closing date of the said transaction was 31 March 2024 which was subsequently extended to 30 April 2024. Consequently, the closing date actions have been satisfied and the closing of the transactions is effective from 30 April 2024 and accordingly no impact of the aforesaid stump sale is given in the financial information for the year ended 31 March 2024.

The Board of Directors (at its meeting held on 06 May 2024) have recommended a final dividend of Rs. 15/- per equity share of Rs. 10/- each, subject to the approval of shareholders.

The finums for the corresponding previous periods have been regrouped / reclassified wherever considered necessary to

The figures for the corresponding previous periods have been regrouped / reclassified wherever considered necessary to conform to the figures presented in the current period.

For and on behalf of the Board of Directors

(₹ Crore

Ajit Isaac

Bombay Dyeing

THE BOMBAY DYEING AND MANUFACTURING COMPANY LIMITED

(CIN : L17120MH1879PLC000037) Registered Office: Neville House, J. N.Heredia Marg, Ballard Estate, Mumbai-400 001 Contact Details: Email:grievance_redressal_cell@bombaydyeing.com; Phone (91) (22) 66620000; Website: www.bombaydyeing.com

Extract of Audited Financial Results (Standalone and Consolidated) for the quarter and year ended March 31, 2024

4				Standalone			Consolidated				
Sr.			Quarter Ended			Year Ended		Quarter Ended			nded
No.		March 31,	December	March 31,	March 31,	March 31,	March 31,	December	March 31,	March 31,	March 31,
		2024	31, 2023	2023	2024	2023	2024	31, 2023	2023	2024	2023
			(Unaudited)	(Audited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)
1	Total income from operations	451.58	386.42	690.75	1,799.42	2,776.13	451.58	386.42	690.75	1,799.42	2,776.13
2	Net Profit/(Loss) for the period (before share of profit of associates and exceptional items)	14.09	(73.21)	(219.07)	(295.97)	(488.52)	14.09	(73.21)	(219.07)	(295.97)	(488.52)
3	Net Profit/(Loss) for the period before tax (after Exceptional items)	14.09	3,807.33	(219.07)	3,649.90	(488.52)	14.15	3,807.38	(219.04)	3,650.09	(488.38)
4	Net Profit / (Loss) for the period from continuing operations after tax	66.39	3,053.92	(246.13)	2,948.42	(516.60)	66.45	3,053.97	(246.10)	2,948.61	(516.46)
5	Net Profit / (Loss) for the period from discontinued operations after tax		-	14.	-		0.01	-	0.01	0.02	(0.25)
6	Net Profit/(Loss) for the period after tax	66.39	3,053.92	(246.13)	2,948.42	(516.60)	66.46	3,053.97	(246.09)	2,948.63	(516.71)
7	Other comprehensive income (net of tax)										
	(i) Items that will not be reclassified to profit or loss	(2.47)	69.29	(17.35)	175.83	1.40	(2.50)	69.29	(17.35)	175.76	1.29
	(ii) Items that will be reclassified to profit or loss	(4.38)			(4.38)		(4.38)	(*)		(4.38)	
8	Total comprehensive income for the Period	59.54	3,123.21	(263.48)	3,119.87	(515.20)	59.58	3,123.26	(263.44)	3,120.01	(515.42)
9	Paid-up Equity Share Capital (Face value per share: ₹ 2)	41.31	41.31	41.31	41.31	41.31	41.31	41.31	41.31	41.31	41.31
10	Other Equity				1,804.92	(1,314.95)				1,832.65	(1,287.36)
11	Earnings per share (of ₹ 2 each) (Not Annualised)										
	(from continuing and discontinued operations)										
	(a) Basic (₹)	3.21	147.86	(11.92)	142.76	(25.01)	3.22	147.87	(11.92)	142.77	(25.02)
	(b) Diluted (₹)	3.21	147.86	(11.92)	142.76	(25.01)	3.22	147.87	(11.92)	142.77	(25.02)

The above is an extract of the detailed format of quarterly and yearly financial results filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly and yearly financial results are available on the stock exchange websites viz. www.bseindia.com and www.nseindia.com. The same is also available on the Company's website viz. www.bombaydyeing.com

The above results which are published in accordance with Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as modified by Circular No. CIR/CFD/FAC/62/2016 dated July 5, 2016 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings held on May 4, 2024 and May 6, 2024, respectively. The financial results of the Company have been prepared in accordance with the Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued thereunder and the other accounting principles generally accepted in India. The figures for the last quarter of the current year and previous year as reported in these financial results are balancing figures between the audited figures of the financial year and published year to date figures upto the end of the third quarter of the relevant financial year, which were subjected to limited review.

In terms of Ind AS 115 on "Revenue from Contract with Customers", Revenue from present real estate project of ICC Towers is recognised 'at a point in time', that is, upon receipt of Occupancy Certificat first phase, second phase, third phase, fourth phase and fifth phase were received during the year ended March 31, 2019, March 31, 2020, March 31, 2022, March 31, 2023 and March 31, 2024, respective arising on cancellation of contracts on non- fulfilment of payment terms by customers, if any.

2b Since the nature of real estate activities being carried out by the Company is such that profits/losses from transactions of such activities, do not necessarily accrue evenly over the year, results of a quarter may not be representative or

Exceptional Items for the quarter ended December 31, 2023 amounting to 🔻 3,880.54 crores represents a net gain of 🤻 3,883.30 crores on sale of Land at Worli and FSI to Goisu Realty Private Ltd in Phase-I and derec

The year ended March 31, 2024 results include Exceptional Items amounting to ₹ 3,945.87 crores which include the following: net gain on sale of Land at Worli and FSI to Goisu Realty Private Ltd. in Phase I of $\stackrel{7}{ extsf{T}}$ 3,883.30 crores

- derecognition of building and other assets on the aforesaid land of ₹ 10.12 crores (₹ 7.36 crores derecognised in quarter ended September 30, 2023) and net gain on sale of Land at Worli to Axis Bank (after settlement costs) of ₹72.69 crores recognised in quarter ended September 30, 2023.

Provision (Non-current and Current) includes a sum of ₹ 229.95 crores (being the Net Present Value of the estimated cost of the Redevelopment Project) in respect of Obligation of the Company to construct a Redevelopment Building in the terms of Regulation 35(7) of Development Control and Promotion Regulation, 2034 and Integrated Development Scheme. This has been capitalized to Land Improvement cost as at March 31, 2024. The Company has entered into agreement with most of the dwellers and has obtained a Commencement Certificate for the Redevelopment Project during the year ended March 31, 2024.

agreement with most of the dwellers and has obtained a Commencement Certificate for the Redevelopment Project during the year ended March 31, 2024.

Income tax expenses (Current Tax and/or Deferred Tax) for the interim period is recognised on the pre-tax income (or loss) using the separate tax rate that would be applicable on expected total annual income for each category of income (reflective annual tax rate"). For the purpose of recognising income tax expenses, the tax or reversal thereof on any income of non-recurring nature ("one-off items") is considered when they occur and the tax effect of such 'one-off items is not included in the effective annual tax rate. Section 1158AA in the Income-tax Act, 1961 provides an option to the Company has decided to op for the New Tax regime from the financial year ending on March 31, 2024, relating to the assessment year 2024-25, the Company has provided the current tax and deferred tax assets and liabilities at the rates given under the New Tax regime from the financial year, ending on March 31, 2024, relating to the assessment year 2024-25, the Company has provided the current tax and deferred tax asset and liabilities at the rates given under the New Tax regime from the substance of t

Foreign Subsidiary, PT Five Star Textile Indonesia (PTFS) is included in consolidated results and consolidated segment assets and consolidated segment liabilities, which is classified as a discontinued operation in accordance with Ind AS

105 in 'Non-Current Assets Held for Sale and Discontinued Operations' The Securities and Exchange Board of India (SEBI) passed an order dated October 21, 2022 pursuant to a show cause notice dated June 11, 2021 ("SEBI Order"). The SEBI order makes certain observations inter alia on alleged inflation of revenue and profits by the Company in Financial Statements for the period from FY 2011-12 to 2017-18 and non-disclosure of material transaction, on the basis of SEBI's interpretation of MoUs executed by the Company with Sca Services Limited. The SEBI order, inter alia, imposes penalties and restrictions on two of its present directors from accessing / being associated with securities market, including being a Director and Key Managerial Personnel of any listed entity, for a period of one year.

The SEBI Order also categorically and positively finds that there was no diversion or misutilization or siphoning of assets of the Company, and no unfair gain was made or loss inflicted by reason of the violation alleged. The Company states that the Financial Statements from FY 2011-12 to FY 2017-18 were validly prepared, reviewed by the Audit Committee, approved by the Board, reported without any qualification by the Statutory Auditors and adopted by the Shareholders in each of the relevant years. The Company is firm it is view that all transactions were entirely legitimate and in compliance with law and applicable Accounting Standards.

The Company had filed an appeal with Securities Appellate Tribunal (SAT) against the aforesaid SEBI Order and obtained a stay on operation of the said Order on November 10, 2022. The hearings on the subject matter were concluded but since the Hon'ble Presiding Officer has retired, the matter is required to be heard afresh before a newly constituted bench. The Board of Directors of the Company have recommended a dividend of 60% (₹ 1.20 per equity share of ₹ 2 each) for the financial year ended March 31, 2024.

CHAIRMAN (DIN-00015731)

financialexp.epapr.in

Ahmedabad



बैंक ऑफ़ बड़ौदा Bank of Baroda ઝોનલ સ્ટ્રેસ્ડ એસેટ રિકવરી બાંચ : મેહર ચેમ્બર, ગ્રાઉન્ડ ફ્લોર, ડૉ. સુંદરલાલ બહેલ માર્ગ, બાલાર્ડ એસ્ટેટ, મુંબઇ-૪૦૦૦૧, ફોન : ૦૨૨-૪૩૬૮૩૮૦૩, ૪૩૬૮૩૮૧૩, ઇમેઇલ : <u>ambom@bankofbaroda.co.in</u> સ્થાવર /જંગમ મિલકતોના વેચાણ માટે વેચાણ નોટીસ પરિશિષ્ટ ૪–૭એ અને ૨–એ (જુઓ નિચમ દ્વ (૨) અને ૮(૬)ની જોગલાઇઓ)

. સેક્સોરીટી ઇન્ટરેસ્ટ (એન્કોર્સમેન્ટ) નિયમો, ૨૦૦૨ ના નિયમ ૮(૬) અને ૬(૨) ની જોગવા ઇન્ટરેસ્ટ એક્ટ, ૨૦૦૨ હેઠળ સ્થાવર/ જંગમ મિલકતોના વેસાણ માટે ઇ–હરાજી વેસાણ નોટીસ.

ાજરેરેટ એક્ટ, રુજર હેઠળ રચાવ? જગમ મલકતાના વચાય માટ છ~કરાયુ વચાય નાડાત. આચી ખાસ કરીને દેવાદાર(રો), ગીરવેદારો અને જમીનદાર(રો) અને જાહેર જનાતા નોટીસ આપવામાં આવે છે કે નીચે જણાવેલ રચાવર/જગમ મિલકતો સિક્સોર્ડ લેણદારને ગીરો/સાર્બક(લચ્યોરીકેટેડ કરાચેલ છે, જેનો કબ્જો બેંક ઓક ભરેકા, સિક્સોર્ડ લેણદારના અધિકૃત આધિકારીએ તા લીધો છે, "જેનું જ્યાં છે", "જેછે" અને જેમ છે"ના અને કોઇ આશ્રય વિનાના દોરણે નીસે જણાવેલ છે. મસુલાત માટે કરવામાં આવશે. દેવાદાર/સે/જમીનદાર/સે/સિક્સોર્ડ એસેટો/બાકી રકમ/રીઝર્લ કિમંત/ ઇન્ટરાસુજની તારીખ અને સમય, ઇએમડી અને બીડવૃદ્ધિની રકમ નીસે જણાવેલ છે.

ક્રમ નં.	દેવાદાર/ડાયરેક્ટર્સ અને જામીનદારોનું નામ અને સરનામું	રથાવર મિલકત/જંગમની વિગત જાણમાં હોય તેવા બોજા, જો કોઇ હોય તો.		કુલ બાકી સ્ક્રમ	૧. ઇ–હરાજીની તારીખ ૨. ઇ–હરાજીની તારીખ– શરૂઆત થી સમાપ્તિનો સમય ૩. બીડ અને ઇએમડી જમા કરવાની છેલી તારીખ	(૧) રિઝર્વ કિંમત અને (૨) મિલકતની ઇએમડીની રકમ (૩) બીડ વૃદ્ધિની રકમ	૧. ઇએમડી ડિપોઝીટ એકાઉન્ટ નં. ૨. આઇએફ્એસસી કોડ ૩. બેંક ઓફ્ બરોડા બ્રાન્થ	૧. કબજાનો પ્રકાર (પ્રત્યક્ષ/પરોક્ષ) ૨. મિલકત નિરિક્ષણની તારીખ ૩. સમય	
2	વ. મેસલે બીઇલી ફર્ટિલાઇઝર્સ લીમીટેડ (દેવાદાર) (દેવાદાર) (દેવાદાર) (દેવાદાર) (દેવાદાર) (દેવાદાર) (દેવાદાર) (દેવાડાર)	ભિલકતની વિગત ન ઇન્ડર્સ્ટ્રીયલ એસ્ટેટ પર્યુવર્સ, રદ્દાવર્સ, રદ્દાવર્સ, રદ્દાવર્સ, રદ્દાવર્સ, રદ્દાવર્સ, રદ્દાવર્સ, ૩૨૫ એવિક અંધિક, ૩૨૫ એવિક આમ ડાંભેડા, ૩૨૫ એવિક ઓમાં ડાંભેડા, ૩૨૫ એવિક એવિક પ્રાથક્તિયા, પ્રત્યાં પ્રત્ય	. લવર અને લવ?/ /એરિયાની રેલ રઅગે મૈકી, , , 30 બી/પૈકી, 31, , 30 બી/પૈકી, 31, માર્ચંડીસી એસ્ટ્રેટ જે મેરિયા સ્વેઝન્ટ એલિયા સેગ્લ્સ અ એલિયા સેગ્લ્સ એલાય સેગ્લિય સેગ્લિય સેગ્લિય સેગ્લિય સેગ્લિય સેગ્સ એલાય સેગ્લિય સે	ાજ્યું સર્વે નં. 20 બી/પૈકી, ર 25 બી/પૈકી,	૧૮૦,૦૩,૦, ૧૯૦/– ૦૬,૦૫,૧૯૦ મુજબ વસ કાનુની સાજિસ, અન્ય સાજિસ વસા ચક્ત વસા ચક્ત સાજ/તેના પરના કોષ્ટ, અંદાજીત	q) ২૮.০૫.২০২४ ২) ৭૩০০ চরোচ গ্রী ৭૫০০ চরোচ 3) ২৬.০૫.২০২४ ২) ৭૩০০ চরোচ গ্রী ৭૫০০ চরোচ 3) ২৬.০૫.২০২४	વ) રૂા. 33.5% ૨) રૂા. 3.4૫ કરોડ ૩) રૂા. 4.00 લાખ ૧) રૂા. 4.4૫ કરોડ ૩) રૂા. 4.4૫ કરોડ ૩) રૂા. 4.4૫ કરોડ ૩) રૂા. 4.40 લાખ	વ. 03G30₹00000 239 ૨. BARBOBALBOM (પાંચમો અલગ ગ્રીજો) 3. બલાર્ડ એશ્ટેટ બ્રાવ્ય એકાઉન્ટ નામ: એઆરએમબી રીકવરી એકાઉન્ટ	વ. ભીતિક ૨. વદ્. ભારુ ભર 3. વ૨.૦૦ પીએમ લી ૦૩.૦૦ પીએમ

ચાણની વિગતવાર શસ્તો અને નિચમો માટે, <u>https://www.bankofbaroda.in/e-auction.htm</u> અને <u>https://www.auctionbazaar.com</u> પર આપેલલિંક જોવા/મુલાકાત લેવા વિનંતી છે. ભાવી બીડરો પાર્થિકના મહિલા અભાગવાના માટ, <u>Illus //www.ellus/larus allus (વર્ષ નાર્થિક) મહિલા અભાગ કર્યાં હતા (વર્ષ નાર્ય અભાગ અને અભાગ કર્યાં હતા (વર્ષ નાર્ય અભાગ અને અભાગ કર્યાં હતા (વર્ષ નાર્ય અભાગ અને અભાગ કર્યાં હતા અભાગ અને અભાગ કર્યાં હતા અભાગ અને અભાગ કર્યાં હતા અભાગ કર્યાં હતા અભાગ કર્યાં હતા સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન વ્યાપ્ત કર્યાં હતા સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન અભાગ કર્યાં હતા સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન અભાગ કર્યાં હતા સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન અભાગ કર્યાં હતા સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન સાથે માટે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન સાથે માટે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન સાથે સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન સાથે સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન સાથે સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન સાથે સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે +લ્લ ટ્રંગ્લાફ્ટન સાથે સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે મહત્વ કર્યા હતા સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે મહત્વ કર્યા હતા સાથે સાથે કરી શકે છે. ઇ-હરાશું સાથે કરી શકે છે. ઇ-હરાશું સંબધિત મદદ માટે તમે મહત્વ કર્યા હતા માટે કર્યા હતા સાથે સાથે કર્યા હતા માટે કર્યા હતા સાથે કર્યા હતા સાથે કર્યા હતા સાથે સાથે કર્યા હતા હતા સાથે કર્યા હતા સાથે કર્યા હતા સાથે કર્યા હ</u>

અધિકૃત અધિકારી

Date: 07/05/2024

BIGBLOC CONSTRUCTION LIMITED CIN: L45200GJ2015PLC083577

REGD. OFF.: Office No. 908, 9th Floor, Rajhans Montessa, Dumas Road, Magdalla, Surat - 395 007 (GUJARAT)
Ph.: +91-261-2463262 / 63 Email : bigblockconstruction@gmail.com, website : www.nxtbloc.in EXTRACT OF AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2024

1		STANDALONE						CONSOLIDATED						
		Quarter Ended 31/03/2024	Quarter Ended 31/12/2023	Quarter Ended 31/03/2023	Year Ended 31/03/2024	Year Ended 31/03/2023	Quarter Ended 31/03/2024	Quarter Ended 31/12/2023	Quarter Ended 31/03/2023	Year Ended 31/03/2024	Year Ended 31/03/2023			
ı		(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)	(Audited)	(Unaudited)	(Audited)	(Audited)	(Audited)			
[Total Income from Operations	2553.15	2555.77	2867.46	11045.63	11509.61	7177.76	6152.52	4723.87	24736.58	20093.59			
	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	167.27	425.83	486.14	1482.75	2133.03	1,130.33	1138.73	842.51	4111.19	4,059.67			
	Net Profit for the period before tax (after Exceptional and/or Extraordinary items)	167.27	425.83	486.14	1482.75	2133.03	1,130.33	1138.73	842.51	4111.19	4,059.67			
	Net Profit for the period after tax (after Exceptional and/or Extraordinary items)	93.71	320.93	363.66	1103.05	1604.41	864.66	861.99	555.51	3068.83	3,013.58			
	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	84.15	320.93	368.17	1093.49	1608.92	856.46	867.77	563.38	3076.57	3018.34			
-[Paid up Equity Share Capital					141	15.76							
	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance sheet				4633.37	3766.21				9447.00	6294.37			
-[Earning Per Share (Face valueof Rs. 2/- each) (for co	ontinuing an	d discontinu	ed operation	ns)					0 0	000			
-[(a) Basic (in Rs.) :	0.13	0.45	0.51	1.56	2.27	1.22	1.22	0.79	4.36	4.28			
[(b) Diluted (in Rs.) :	0.13	0.45	0.51	1.56	2.27	1.22	1.22	0.79	4.36	4.28			
- 1														

. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on May 7, 2024. The company has de final equity dividend of 20% amounting to Rs. 0.40 per share.

Interesting Overland Control of the American Service of the Servic For BIGBLOC CONSTRUCTION LTD

NARAYAN SITARAM SABOO CHAIRPERSON

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TIERRA AGROTECH LIMITED

Our Company was incorporated as "Tierra Agrotech Private Limited" on September 13, 2013 as a private limited company under the Companies Act, 1956 pursuant to the Certificate of Incorporation granted by the Registrar of Companies, Hyderabad, Andhra Pradesh. Our Company pursuant to the Scheme of Amalgamation with Grandeur Products Limited which was approved by the Hon'ble NCLT, vide its order dated November 12, 2021 has been converted into a public limited company and the name of the company as changed to Tierra Agrotech Limited" on December 17, 2021 and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Hyderabad, Telangana. For further details of changes in name and registered office, please refer to "General Information" on page 40 of the Letter of Offer dated March, 12, 2024.

Registered Office: 1st Floor, Sravana Complex, Kamalapuri Colony Lane, Next to L V Prasad Hospital, Road. No.2,

Banjara Hills, Hyderabad - 500034, Telangana, Indiaj Telephone: 040 4850 6656

Contact Person: Kalidinid Anagha Devi, Company Secretary and Compliance Officer

Email: cs@tieraarctelech.com, Myberite, www.iteraarctelech.com, Corporate Heartify Number: 1, 1113TG2013Pl C090004.

Email: cs@tierraagrotech.com | Website: www.tierraagrotech.com, Corporate Identity Number: L01119TG2013PLC090004

OUR PROMOTERS:

Mr. Satish Kumar Tondapu, Mr. Parthasarathi Bhattacharya, Mr. Surinder Kumar Tikoo, Mr. Suresh Atluri, Mr. Jayaram Prasad Munnangi, Mr. Nalluri Sai Charan and Mr. Visweswara Rao K

ISSUE OF UPTO 96,94,041 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF Rs. 10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF Rs. 50 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF RS. 40/PER RIGHTS EQUITY SHARE) AGGREGATING TO Rs. 4,847.02 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO FONE (1) RIGHTS EQUITY SHARE FOR EVERY FIVE (5) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MARCH 18, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS. SEE "TERMS OF THE ISSUE" ON PAGE 228 OF THE LETTER OF OFFER.

Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Thursday, March 28, 2024 and closed on Wednesday, April 24, 2024 and the last date for On Market Renunciation of Rights Entitlements was Tuesday, April 16, 2024. Out of the total 958 Applications for 98,01,780 Rights Equity Shares 457 Applications for 1,40,465 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 501 for 96,61,315 Rights Equity Shares, which was 99,66% of the total issue size.

In accordance with the Letter of Offer and the Basis of Allotment finalized on May 02, 2024 in consultation with the BSE Limited ("BSE"), the Designated Stock Exchange, the Registrar to the Issue, the Rights Issue Committee of Board of Directors of the Company has on May 02, 2024 has approved the allotment of 96,61,315 Rights Equity Shares to the successful Applicants. In the Issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for

After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be

Category	Gross			Less: Rej	jections/Partia	I Amount*	Valid			
	Applications	Shares	Amount (Rs.)	Applications	Shares	Amount (Rs.)	Applications	Shares	Amount (Rs.)	
Eligible Equity Shareholders	361	48,02,442	24,01,22,100	_	833	41,650	361	48,01,609	24,00,80,450	
Renouncees	140	48,59,706	24,29,85,300	_	_	_	140	48,59,706	24,29,85,300	
Neither a Shareholder nor										
Renouncee	457	1,39,632	69,81,600	457	1,39,632	69,81,600	_	_	_	
Total	958	98,01,780	49,00,89,000	457	1,40,465	70,23,250	501	96,61,315	48,30,65,750	

*Including partial rejection of Eligible Equity Shareholders who renounce their Rights Entitlements and apply for additional Equity Share

ary of Allotment in various categories is as under

2. Summary of Anothrent in various categor	nes is as under.	is as under.							
Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted						
Eligible Equity Shareholders (including fractional shareholders)	35,96,902*	12,04,707	48,01,609						
Renouncees	84,007	47,75,699	48,59,706						
Total	36 80 909	59 80 406	96 61 315						

^{*} Including 92 shares allotted to fractional shareholders

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed May 03, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on May 03, 2024 and for refund of funds through NACH/NET/ITGS/ direct credit were issued to Axis Bank Limited, the Banker to the Issue, on May 03, 2024. The listing application was filed with BSE on May 02, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on May 06, 2024. For further details, see "Terms of the Issue – Allotment Advice or Refund/ Unblocking of ASBA Accounts" on page 250 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about May 08, 2024. Further, in accordance with SEBI Master circular bearing reference - SEBI/HO/CFD/PoD-2/P/CIR/2023/00094dated June 21, 2023, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on May 04, 2024.

INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN THE DEMATERIALISATION FORM

Of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in Disclosures - Disclaimer Clause of SEBI* on page 222 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in anyway, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures" Disclaimer Clause of BSE" on page 222 of the Letter of Offer.

Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS

Registrar to the Issue	Company Secretary and Compliance Officer
Venture Capital and Corporate Investments Private Limited CIN: U65993TG1986PTC006936 Aurum, 4th & 5th Floors, Plot No.57, Jayabheri Enclave, Phase - II, Gachibowli, Hyderabad-500032, Telangana, India. Telephone: 040 23818475/76, Email: rights@vccipl.com Contact Person: Mr. ESK Prasad Website: www.vccipl.com SEBI Registration No.: INR000001203 Validity of Registration: Permanent	Kalidindi Anagha Devi, Company Secretary and Compliance Officer 1st Floor, Sravana Complex, Kamalapuri Colony Lane, Next to L V Prasad Hospital, Road.No.2, Banjara Hills, Hyderabad – 500034, Telangana, India Telephone: 040 4850 6656, Email: cs@tierraagrotech.com

Investor may contact the Registrar to the Issue or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. Al grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving complete details such as name, address of the Applicant, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Form, or the plain paper application, as the case may be, was submitted by the ASBA Investors. For details on the ASBA process, see "Terms of the Issue" on page 228 of the Letter of Offer.

For Tierra Agrotech Limited

For Tierra Agrotech Limited On behalf of Board of Directors

Sdi-Kalidindi Anagha Devi Company Secretary & Compliance Officer M.No: A70068 Date: May 07, 2024 Place: Hyderabad

TPNODL
TPNORTHERN ODISHA DISTRIBUTION LIMITED
(A Tata power and Odisha Govt. Joint Venture)
Regd. Off: Corp Office, Januganj, Remuna Golei, Balasore, Odisha-756019
CIN No.: U40106OR2021SGC035951; Website: www.tpnodl.com

NOTICE INVITING TENDER (NIT) May 8th, 2024

TP Northern Odisha Distribution Limited invites tender from eligible Bidders for the following

SI. No.	Tender Enquiry No.	Work Description
1	TPNODL/OT/2024-25/2500000657	RC for supply of printing stationery for PAN TPNODL Offices.
	TPNODL/O1/2024-25/2500000644	
3	TPNODL/OT/2024-25/2500000617	Rate Contract Supply of miscellaneous materials (under group C category) of TRW at TPNODL.
4	TPNODL/OT/2024-25/2500000675	RC for Branding work at PAN TPNODL.
5	TPNODL/OT/2024-25/2500000637	Rate Contract for in-house repairing of Burnt DTR at Balasore TRW.

*MSMEs registered in the State of Odisha shall pay tender fee of **Rs.1,000**/- including GST.
**EMD is exempted for MSMEs registered in the State of Odisha.
For more details like bid due date, EMD, tender fee, bid opening date etc. of the Tenders, please visit
"Tender" section TPNODL website https://tpnodl.com. All tenders will be available on TPNODL website. Future communication / corrigendum to tender documents, if any, shall be available on website Chief- Contracts & MM

સદ્ભાવ ઇન્ફાસ્ટ્રક્ચર પ્રોજેક્ટ લીમીટેડ



[CIN: L45202GJ2007PLC049808] **૨૪૩૨ટર્ડ ઓફીસ:** સદ્ભાવ હાઉસ, લો ગાર્ડન પોલીસ ચોકી સામે, એલિસબ્રીજ, અમદાવાદ–૩૮૦૦૦૬, ગુજરાત **३ोन** : ०७८-४०४००४००, ३ऽश : ०७८-४०४००४४४

ยभิยต: investor@sadbhavinfra.co.in, นิดสเยะ: www.sadbhavinfra.co.in અસાધારણ સામાન્ય સભાની નોટીસ અને રીમોટી ઈ–વોટીંગ માહિતી

નાથી નોટીસ આપવામાં આવે છે કે સદ્ભાવ ઇન્ફ્રાસ્ટ્રક્ચર પ્રોજેક્ટ લીમીટેડ (કંપની) ના સભ્યોની અસાધારણ સામ સભા (ઈજીએમ) ગુરુવાર, ૩૦ મે, ૨૦૨૪ ના રોજ બપોરે ૨.૦૦ કલાકે વિડીયો કોન્ફરન્સ ("વીસી") / અન્ય ઓડિયો વિઝ્યુઅલ માધ્યમો ("ઓએવીએમ") દ્વારા ઈજીએમની નોટીસમાં જ્ણાવેલ કાર્યો પાર પાડવા માટે યોજાશે.

કોર્પોરેટ અફેર્સ મંત્રાલય દ્વારા જારી કરાયેલ તેના જનરલ પરિપત્ર નં. ૧૪/૨૦૨૦ તારીખ ૮ એપ્રિલ, ૨૦૨૦, પરિપત્ર ાં.૧૭/૨૦૨૦ તારીખ ૧૩ એપ્રિલ, ૨૦૨૦, અને પરિપત્ર નં. ૨૦/૨૦૨૦ તારીખ ૫ મે, ૨૦૨૦, પરિપત્ર નં. ૨૨/૨૦૨૦ તારીખ ૧૫ જુન, ૨૦૨૦, પરિપત્ર નં. ૩૩/૨૦૨૦ તારીખ ૨૮ સપ્ટેમ્બર, ૨૦૨૦, પરિપત્ર નં. ૩૯/૨૦૨૦ તારીખ ૩૧ ડિસેમ્બર, ૨૦૨૦ ૧૦/૨૦૨૧ તારીખ ૨૩ જુન, ૨૦૨૧, ૨૦/૨૦૨૧ તારીખ ૮ ડિસેમ્બર, ૨૦૨૧, ૩/૨૦૨૨ તારીખ ૫ મે, ૨૦૨૨ અને ૧૦/૨૦૨૨ તારીખ ૨૮ ડિસેમ્બર, ૨૦૨૨, ૦૯/૨૦૨૩ તારીખ ૨૫ સપ્ટેમ્બર, ૨૦૨૩ (અહી પછી સંયુક્ત રીતે એમસીએ પરિપત્રો તરીકે દર્શાવેલ છે) અને સિક્ચોરીટીઝ એક્સરોન્જ બોર્ડ ઓફ ઇન્ડિયા દ્વારા તેના માસ્ટર પરિપત્ર નં SEBI/HO/CFD/PoD2/CIR/P/2023/120 તારીખ ૧૧ જુલાઇ, ૨૦૨૩ દ્વારા ૩૦ સપ્ટેમ્બર ,૨૦૨૪ સુધી વીસી/ઓએવીએમ મારફત ઈજીએમ ચોજવાની કંપનીઓને મંજુરી આપેલ છે તે અનુસાર કંપનીએ તેમજ ગુરુવાર, ૩૦ મે, ૨૦૨૪ ના રોજ ઈજીએમ બોલાવતી નોટીસ જે સભ્યોના ઇમેઇલ આઇડી કંપની રજીસ્ટ્રાર અને શેર ટ્રાન્સફર એજન્ટ, મેસર્સ લિંક ઇન્ટાઇમ ઇન્ડિયા પ્રાઇવેટ લીમીટેડ/ડિપોઝીટીરી પાર્ટીશીપન્ટ(ટો) પાસે રજીસ્ટર્ડ છે તેમને બુધવાર, તા. ૮ મે, ૨૦૨૪ ના રોજ ઇલેક્ટ્રોનિક રીતે મોકલેલ છે. ઇજીએમ બોલાવતી નોટીસ કંપનીની વેબસાઇટ www.sadbhavinfra.co.ir બીએસઇ લીમીટેડ અને નેશનલ સ્ટોક એક્સચેન્જ ઇન્ડિયા લીમીટેડની વેબસાઇટ અનુક્રમે www.bseindia.com અને www.nseindia.com અને સેન્ટ્રલ ડિપોઝીટરી સર્વિસીઝ (ઇન્ડિયા) લીમીટેડ (સીડીએ સએલ) (રીમોટ ઇ–વોટીંગ સવલત પુરી પાડનાર એજન્સી) ની વેબસાઇટ www.evotingindia.com પર પણ ઉપલબ્ધ છે.

કાયદાનો કલમ ૧૦૮ અને કંપની (વ્યવસ્થાપન અને પ્રશાસન) નિયમો, ૨૦૧૪ સુધારા મુજ્બના નિયમ ૨૦ અને સિક્ચોરીટી અને એક્સરોન્જ બોર્ડ ઓફ ઇન્ડિયા (લિસ્ટીંગ ઓબ્લીગેશન્સ અને ડિસક્લોઝર રીક્વાયરમેન્ટસ) નિયમનો, ૨૦૧૫ ના નિયમન ૪૪ ની જોગવાઇઓ અન્વયે, સભ્યોને ઈજીએમની નોટીસમાં જણાવેલ તમામ ઠરાવો પર સીડીએસએલ દ્વારા પુરી પડાચેલ ઇ–વોટીંગ સેવાઓ દ્વારા ઇલેક્ટ્રોનિક રીતે તેમના મત આપવાની સવલત આપેલ છે સભ્યોના મતના હક્કો ગુરુવાર, ૨૩ મે, ૨૦૨૪ (કટ–ઓફ તારીખ)ના રોજ કંપનીની ભરપાઈ થયેલ શેરમુડીમાં તેમના

રીમોટ ઇ-વોટીંગનો સમયગાળો સોમવાર, ૨૭ મે, ૨૦૨૪ ના રોજ સવારે ૯.૦૦ કલાકે શરૂ થશે અને બુધવાર ,૨૯ મે ૧૦૨૪ ના રોજ સાંજે ૫.૦૦ કલાકે બંધ થશે. આ સમયગાળા દરમિયાન, સભ્યો ઇલેક્ટ્રોનિક રીતે મત આપી શકશે ચારબાદ રીમોટ ઇ–વોટીંગ મોડ્યુલ સીડીએસએલ દ્વારા બંધ કરવામાં આવશે. વીસી / ઓએવીએમ સવલત દ્વારા ઈજીએમમાં હાજ્ટ રહેનાર અને જેમને રીમોટ ઇ-વોટીંગ દ્વારા કરાવો પર તેમના મત ન આપ્યા હોય અને જેઓ તેમ કરવા પ્રતિબંધિત ન હોચ તેવા સભ્યો ઈજીએમ દરમિયાન ઇ–વોટીંગ પદ્ધતિથી મત આપવા માટે હકદાર ગણાશે. . જેસભ્યોએ ઈજીએમ પહેલા રીમોટ ઇ–વોટીંગથી તેમના મતો આપ્યા છે તેઓ વીસી / ઓએવીએમ દ્વારા ઈજીએમમાં હાજ્સ રહી શકે છે / ભાગ લઇ શકે છે, પંરતુ ફરીથી તેમના મતો આપવા માટે હકદાર ગણાશે નહી.

લિસ્ટેડ કંપનીઓ દ્વારા અપાતી ઇ–વોટીંગ સવલત અંગે જારી કરાયેલ સેબી પરિપત્ર નં SEBI/HO/CFD/CMD/CIR/P/2020/242 તારીખ ૯ ડિસેમ્બર, ૨૦૨૦ મુજબ, ડીમેટ સ્વરૂપે સિક્ચોરીટીઝ ધરાવતા હોલ્ડરોને ડિપોઝીટીરીઝ અને ડિપોઝીટરી પાર્ટીશીપન્ટો પાસે સંચાઉ માપવાની પરવાનગી આપવામાં આવી છે. શેરહોલ્ડરોને ઇ–વોટીંગ સવલત મેળવવા માટે તેમના ડિમેટ એકાઉન્ટોમાં તેઓના મોબાઇલ નંબર અને ઇમેઇલ આઇડી સુધરાવવા વિનંતી છે.

રીમોટ ઇ–વોટીંગ તેમજ એજીએમની તારીખે ઇ–વોટીંગ પદ્ધતિ માટે ઉપરોક્ત સેબી પરિપત્ર મુજબ લોગ–ઈનની વિગતો કંપનીની ઈજીએમની નોટીસમાં આપેલ છે.

કંપનીએ ઇલેક્ટ્રોનિક રીતે નોટીસ મોકલ્યા પછી કંપનીના શેરો પ્રાપ્ત કરનાર અને કંપનીના સભ્ય બનનાર અને કટ–ઓફ તારીખ એટલે કે ગુરુવાર, ૨૩ મે, ૨૦૨૪ ના રોજ કંપનીના શેરહોલ્ડીંગ ધરાવતી કોઇપણ વ્યક્તિ helpdesk.evoting@cdslindia.com પર અરજી મોકલીને લોગીન આઇડી અને પાસવર્ડ મેળવી શકે છે. પરંતુ જો તે ' તેણી રીમોટ ઇ–વોટીંગ માટે સીડીએસએલમાં પહેલેથી રજીસ્ટર્ડ છે, તેઓ તેમના વર્તમાન યુઝર આઇડી અને પાસવર્ડનો મત આપવા માટે ઉપયોગ કરી શકે છે.

સીડીએસએલ ઇ-વોટીંગ સીસ્ટમની ઇ-વોટીંગને લગતા કોઇપણ પ્રશ્નો અને સમસ્યાઓ માટે તમે helpdesk.evoting@cdslindia.com પર ઇમેઇલ લખી શકો છો અથવા ૦૨૨–૨૩૦૫૮૭૩૮, ૦૨૨–૨૩૦૫૮૫૪૨/૪૩ પર કોલ કરી શકો છો.

સીડીએસએલ ઇ-વોટીંગ સીસ્ટમની ઇ-વોટીંગ સવલત સાથે સંકળાયેલ કોઇપણ ફરીયાદો શ્રી રાકેશ દલવી, મેનેજર સેન્ટ્રલ ડિપોઝીટરી સર્વિસિઝ (ઇન્ડિયા) લીમીટેડ, એ વિંગ, રપમો માળ, મેરેથોન ફ્યુચરેક્સ, મફતલાલ મિલ કંપાઉન્ડ એન. એમ. જોષી માર્ગ, લોઅ૨ પરેલ (ઇસ્ટ), મુંબઇ–૪૦૦૦૧૩ નો સંપર્ક કરી શકો છો અથવા helpdesk.evoting@cdslindia.com ને ઇમેઇલ મોકલી શકો છો અથવા ૦૨૨–૨૩૦૫૮૭૩૮ અને ૦૨૨– ૨૩૦૫૮૫૪૨/૪૩ ને કોલ કરી શકો છો.

બોર્ડના હુકમથી સદ્ભાવ ઇન્ફાસ્ટ્રક્ચર પ્રોજેક્ટ લીમીટેંડ વતી સહી/-શશિન વી. પટેલ એક્ઝીક્યુટિવ ચેરમેન

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સ્થળ: અમદાવાદ તારીખ: ૮ મે, ૨૦૨૪