

INTERACTIVE FINANCIAL SERVICES LIMITED

Date: November 09, 2023

To,
The Listing Department
BSE LIMITED
Phiroze Jeejeebhoy Tower,
Dalal Street,
MUMBAI – 400 001.

Dear Sir,

Sub: Recommendations of the Independent Directors Committee ("IDC")

Ref: Open offer to acquire up to 16,99,672 equity shares of ₹ 10 each representing 26.00% of the total paid-up, issued and subscribed capital of "Containerway International Limited" ("Target Company") at a price of ₹ 6.00 each (Offer Price) for each fully paid up shares by by Mr. Sanket Deora, Mr. Sanjay Deora, (Acquirers) and Mr. Surendra Shah (PAC).

We, Interactive Financial Services Limited, Category – I Merchant Banker, have been appointed as a "Manager to the Offer" by Mr. Sanket Deora (Acquirer No. 1), Mr. Sanjay Deora (Acquirer No. 2), and Mr. Surendra Shah (PAC) for their proposed acquisition of 16,99,672 equity shares representing 26.00% of total issued, subscribed and paid up capital of "Containerway International Limited" from the Shareholders each at a price of `6.00 /- each (Offer Price) for each fully paid up shares in pursuant to Regulation 3(1) and 4 of the SEBI (SAST) Regulations, 2011. The shares of the company are listed at BSE Limited (BSE).

Further to Inform you Letter of Offer has already been dispatched to the shareholders of Target Company through registered post on November 06, 2023 and e-mail on November 04, 2023 and pursuant to Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 "Recommendation of Independent Directors Committee" is published in same newspaper where the Detail Public Statement of the open offer was published. We are enclosing herewith a soft copy of Recommendation of IDC for your kind perusal and the Copy of IDC has already been sent to your good offices.

Please take above submission on your record and oblige us.

Et 12

For, Interactive Financial Services Limited

Encl:

Authorised Signator

Copy of IDC

Website: www.ifinservices.in, E-mail: info@ifinservices.in

Diluted:

APM TERMINALS Lifting Global Trade. **GUJARAT PIPAVAV PORT LIMITED**

Registered Office: Pipavav Port, At Post Rampara-2, Tal. Rajula, Dist. Amreli, Gujarat 365560.

CIN: L63010GJ1992PLC018106 Tel: 02794 242400 Fax: 02794 242413 Website: www.pipavav.com Email: investorrelationinppv@apmterminals.com

STATEMENT OF STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPT 30, 2023

					(Amt in	Rs Million)
Particulars		outs.	STA	NDALONE		
	3 months ended	Preceding 3 months ended	Corresponding 3 months ended in the previous year	figure for current	· ·	Year ended
	30-09-2023	30-06-2023	30-09-2022	30-09-2023	30-09-2022	31-03-2023
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
Total Income from Operations (net)	2,526.06	2,149.18	2,264.12	4,675.24	4,329.64	9,169.50
Net Profit / (Loss) from Ordinary activities after Tax		3				
(after extra ordinary items)	1,071.32	659.12	707.13	1,730.44	1,282.38	2,924.50
Paid-up equity share capital (Face value Rs 10 per share)	4,834.40	4,834.40	4,834.40	4,834.40	4,834.40	4,834.40
Other Equity as per the balance sheet of previous						
accounting year						15,948.75
Earnings per share (before and after extra ordinary items)		9				100
(of Rs. 10/- each) (not annualised)						
Basic:	2.23	1.36	1.47	3.59	2.66	6.04

Particulars	CONSOLIDATED									
	3 months ended	Preceding 3 months ended	Corresponding 3 months ended in the previous year	figure for current	Year to date figure for previous period sended on	ended				
	30-09-2023	30-06-2023	30-09-2022	30-09-2023	30-09-2022	31-03-2023				
	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)				
Total Income from Operations (net)	2,526.06	2,149.18	2,264.12	4,675.24	4,329.64	9,169.50				
Net Profit / (Loss) from Ordinary activities after Tax										
(after extra ordinary items)	917.33	678.26	719.83	1,595.59	1,313.22	3,138.15				
Paid-up equity share capital (Face value Rs 10 per share)	4,834.40	4,834.40	4,834.40	4,834.40	4,834.40	4,834.40				
Other Equity as per the balance sheet of previous										
accounting year of previous accounting year		4				18,273.07				
Earnings per share (before and after extra ordinary items)										
(of Rs. 10/- each) (not annualized)										
Basic:	1.91	1.40	1.49	3.31	2.72	6.48				
Diluted:	1.91	1.40	1.49	3.31	2.72	6.48				

and Disclosure Requirements) Regulations, 2015. The full format of the quarter end financial results is available on the Stock Exchange websites (www.besindia.com and www.nseindia.com) and on the Company's website, www.pipavav.com. For Gujarat Pipavav Port Limited

Place: Pipavav Port Date: 8th November 2023

Girish Aggarwal

Managing Director

MEGASTAR FOODS LIMITED

CIN: L15311CH2011PLC033393 Reg off: Plot No. 807, Industrial Area, Phase-II Chandigarh-160 102 Works: Village Solkhian, Near Haveli Resorts, District Rupnagar, 140 108 Telephone: +91 1881 240401; Website: www.megastarfoods.com; E-mail: cs@megastarfoods.com

(Rs. In Lakh) Extract of Unaudited Consolidated Financial Results of Megastar Foods Limited For the Quarter and Half Year ended 30 September 2023

Sr.	CANADA PROCESSION		Quarter ende	d	Half Yea	r Ended	Year ended	
No	Particulars	30.09.2023 (Unaudited)	30.06.2023 (Unaudited)	30.09.2022 (Unaudited)	30.09.2023 (Unaudited)	30.09.2022 (Unaudited)	31.03.2023 (Audited)	
1	Total Income from operations	6,997.00	7,155.36	6,503.89	14,152.36	12,323.55	30,440.19	
2	Net Profit from ordinary activities before tax	272.69	274.28	215.92	546.97	407.22	1362.56	
3	Net profit for the period after tax (PAT)	202.94	208.14	145.12	411.08	287.40	1008.20	
4	Total Comprehensive Income for the period (Comprising Profit for the period after tax and other Comprehensive income after tax)	206.36	200.53	149.76	406.89	297.91	1018.07	
5	Paid-up Equity Share Capital (Face Value per share Rs 10/-)	1000.37	1000.37	1000.37	1000.37	1000.37	1000.37	
6	Other Equity	4015.13	3808.76	2884.37	4015.13	2884.37	3608.23	
7	Earnings per equity share (Face Value of Rs. 10/- each)	10	10	10	10	10	10	
	Basic	2.03	2.08	1.45	4.11	2.87	10.08	
	Diluted	2.03	2.08	1.45	4.11	2.87	10.08	

Key numbers of Unaudited Standalone Financial Results (Rs. In Lakh) Year ended Quarter ended Half Year Ended Particulars 30.09.2023 30-06-2023 30.09.2022 30.09.2023 30.09.2022 31-03-2023 (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Unaudited) (Audited) 6,317.45 5,767.86 6,498.88 12,085.32 12,315.74 26,799.00 Total Income from operations Profit before tax 271.39 258.99 211.32 530.38 400.56 1296.69 201.96 196.66 143.94 284.16 Profit after tax 398.62 961.71

Place: Chandigarh

6.04

The above is an extract of detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015. The full format of the Quarterly/ Annual Financial Results are available on the Stock Exchange website Viz. www.bseindia.com and www.nseindia.com . The same is also available on the Company's website viz. www.megastarfoods.com under the head of investor.

For and on behalf of Board of Director of Megastar Foods Limited

Vikas Goel

Chairman & Managing Director Date: 08 November 2023 DIN:05122585

CONCORD BIOTECH LIMITED

B/1601-1602, B Wing, Mondeal Heights, Iscon Cross Road, S.G. Highway, Ahmedabad- 380015, Gujarat Phone No.: +91-79-68138700 || Fax: +91-79-68138725 || CIN: U24230GJ1984PLC007440 Email Id : complianceofficer@concordbiotech.com || Website : www. concordbiotech.com Regd. Office & Plant: 1482-86, Trasad Road, Dholka, District: Ahmedabad - 382225, Gujarat, India Phone No.: +91-2714-222604, 398200 || Fax: +91-2714-222504

				(Rs. In la	akhs excep	ot per sha	re data)	
		Standalo	one (Unaud	ited)	Consolidated (Unaudited)			
SI. No	Particulars	Quarter ended on 30/09/2023	Half Year ended on 30/09/2023	Quarter ended on 30/09/2022	Quarter ended on 30/09/2023	Half Year ended on 30/09/2023	Quarter ended on 30/09/2022	
1	Total Income from Operations	27,047.21	47,195.43	16,492.80	27,047.21	47,195.43	16,492.80	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and / or Extraordinary items#)	11,317.91	17,819.13	3,032.64	11,317.91	17,819.13	3,032.64	
3	Net Profit / (Loss) for the period before tax (after Exceptional and / or Extraordinary items#)	11,317.91	17,819.13	3,032.64	11,317.91	17,819.13	3,032.64	
4	Net Profit / (Loss) for the period after tax (after Exceptional and / or Extraordinary items#)	8,449.42	13,296,45	2,244.45	8,101.99	13,551.42	2,196.70	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	32.30	24.51	(5.06)	32.30	24.51	(5.06)	
6	Equity Share Capital	1,046.16	1,046.16	1,046.16	1,046.16	1,046.16	1,046.16	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year.		128151.88			127954.09		
8	Earnings Per Share (Face Value of Rs. 1/- each) (for continuing and discontinued operations - Not Annualised)		*CX:2+12Veta	e concern		11. N. TANK	15x.5x	
	1) Basic	8.08	12.71	2.15	7.74	12.95	2.10	
	2) Diluted	8.08	12.71	2.15	7.74	12.95	2.10	

Notes: (a) The above is an extract of the detailed format of Quarterly / Half Yearly Standalone and Consolidated 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 / Half Yearly Standalone and Consolidated Financial Results are available on the websites of the Stock Exchange(s) i.e. www.bseindia.com and www.nseindia.com and the listed entity i.e. www.concordbiotech.com

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

For and on behalf of board of directors of Concord Biotech Limited

Place: Ahmedabad Date: November 8, 2023

Ankur Vaid Joint Managing Director & CEO - DIN: 01857225



Place: New Delhi

(All amounts are in lakhs, unless otherwise stated.)

Date: November 08, 2023

HEXA TRADEX LIMITED CIN - L51101UP2010PLC042382

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

EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2023 (₹ Lakhs) Standalone Consolidated Sr. **Particulars** Quarter Ended Quarter Ended Half year ended Year ended Half year ended Year ended No. 30.09.2023 30.06.2023 30.09.2022 30.09.2023 30.09.2022 31.03.2023 31.03.2023 30.09.2023 | 30.06.2023 | 30.09.2022 | 30.09.2023 | 30.09.2022 Unaudited Unaudited Unaudited Unaudited Audited Unaudited Unaudited Unaudited Unaudited Unaudited Unaudited Audited 106.83 Total income from operations 0.46 2.36 2.37 384.8 782,10 Net profit/(loss) before tax (89.21)(80.98)(152.57)(176.30)(376.06)186.37 8,299.14 (1,523.67) 8,485.51 (2,429.97)(6,814.56) (63.36)Net profit/(loss) after tax (46.50)(282.44 155.67 6,281.21 (1,137.78) (66.75)(60.59)(113.25)(131.92)6,436.88 (1,629.38) (2,560.92)Total comprehensive income for the period /year [Comprising profit/(loss) for the period/year (after tax) 21,901.93 57,186.27 (32,199.45) 51,646.53 23,813.13 87,704.95 (43,500.44) (10,024.24) and other comprehensive income (after tax)] 32,685.98 24,500.29 (19,087.41) 36,058.42 Paid up Equity share capital 1,104.91 1,104.91 1,104.91 1,104.91 1,104.91 1,104.91 1,104.91 1,104.91 1,104.91 1,104.91 1,104.91 1,104.91 Other equity 193,625.54 223,954.88 Earnings per share (of ₹ 2/- each) (*not annualized) (1) Basic (₹) $(0.12)^*$ $(0.11)^*$ $(0.20)^*$ (0.24)(0.51)0.28 11.37* $(2.06)^{\circ}$ 11.65* (2.95)* (4.64) $(0.08)^{\circ}$ $(0.12)^*$ (0.20)(0.24)* (0.51)0.28* 11.37* $(2.06)^*$ 11.65* (2.95)* (4.64)(2) Diluted (₹) (0.08)* $(0.11)^{*}$ Note:

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

On behalf of Board For Hexa Tradex Limited

Raj Kamal Aggarwal Chairperson DIN: 00005349

OPTIMUS

OPTIMUS FINANCE LIMITED

Registered Office: 504A, "OZONE" Dr. Vikram Sarabhai Marg, Vadi-Wadi, Vadodara - 390003. Ph: 0265 - 2325321 | Website: www.optimusfinance.in | Email: info@optimusfinance.in

CIN: L65910GJ1991PLC015044

EXTRACT OF STATEMENT OF CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2023

		Consolidated							
Sr.			Quarter Ended		Half Yea	Year Ended			
No.	Particulars	30-09-2023	30-06-2023	30-09-2022	30-09-2023	30-09-2022	31-03-2023		
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)		
1.	Total Income from operations (Net)	2513.13	2165.42	2928.30	4678.55	5327.85	10181.87		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	142.06	149.10	223.26	291.16	469.74	801.03		
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	142.06	149.10	223.26	291.16	469.74	801.03		
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	125.09	146.57	204.41	271.66	417.83	739.10		
5	Total Comprehensive Income for the period	107.63	119.37	232.91	227.00	494.13	788.81		
6	Equity Share Capital (Face Value ₹10/- per share)	747.23	747.23	557.23	747.23	557.23	747.23		
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	3.00			2253	137.5	2348.77		
8	Earnings Per Equity Share on net profit after tax (Fully paid- up equity share of ₹ 10/- each)		rē.				Ū.		
3 8	Basic: ₹	(1.06)	1.29	2.32	0.23	4.37	7.53		
	Diluted: ₹	(1.06)	1.29	2.32	0.23	4.37	7.53		

ı	Note: 1. Key i	numbers of Unaudited Standalone Financial Result	S			(All amounts ar	e in lakhs, unles	s otherwise stated.)	
ı			Standalone						
ı	Sr. Danieron	Dadieulees	Quarter Ended				Half Year Ended		
ı	No.	Particulars	30-09-2023	30-06-2023	30-09-2022	30-09-2023	30-09-2022	31-03-2023	
ı	1.110000		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Heaudited)	(Audited)	

Year endedn on 31-03-2023 (Audited) ionea) | (Unauditea) | (C 27.76 1 Turnover (Total Income) 29.60 11.41 57.37 23.56 63.44 Net Profit / (Loss) for the period (before Tax, Exceptional 16.35 15.24 (0.60)31.61 0.02 10.65 and/or Extraordinary items) Net Profit / (Loss) for the period before tax (after 205.84 (0.60)0.02 10.65 15.24 Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period after tax (after Exceptional 186.76 11.27 0.18 198.04 0.63 10.34 and/or Extraordinary items)

(In above table, brackets denotes negative figures)

Place: Vadodara

Date: 8th November, 2023

Note: 1. Key numbers of Unaudited Standalone Financial Results

2. The said results have been reviewed by the Audit Committee and approved by the Board of Diretors of the Company at its Meeting held on 8th November, 2023.

3. The above is an extract of the Unaudited Financial Results filed with the Stock Exchange. The detailed Financial Results are available on the Company's website at www.optimusfinance.in and the Stock Exchange's Website at www.bseindia.com.

For Optimus Finance Limited Deepak V Raval (Wholetime Director)

Place: Ahmedabad

Date: November 08, 2023

CONTAINERWAY INTERNATIONAL LIMITED

CIN: L60210WB1985PLC038478

Regd. Office: 6th Floor, Room No 608, Saltee Plaza Cabin No M-11, Near ILS Hospital, Kolkata, Mall Road, Kolkata, West Bengal, India, 700080 **Tel No.:** 011-26039925 | **Website:** www.containerway.co.in | **E Mail:** containerwayinternational@gmail.com

Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of the Containerway International Limited ("Target Company") under Regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by Mr. Sanket Deora (Acquirer No. 1), Mr. Sanjay Deora, (Acquirer No. 2), and Mr. Surendra Shah (PAC) for the acquisition of **Equity Shares of the Target Company.**

⊑qu	nty Snares of the farget Company.	
1	Date	November 08, 2023
2	Name of the Target Company	Containerway International Limited
3	Details of the Offer pertaining to Target Company	Open Offer is being made by the Acquirers and PAC for the acquisition of Up To 16,99,672 (Sixteen Lakh Ninety-Nine Thousand Six Hundred Seventy-Two) fully paid-up equity shares of Rs.5.00/- each, representing 26.00% of the equity and voting share capital at a price of Rs. 6.00/- (Rupees Six Only) per equity share, payable in cash in terms of regulation 3(1) & 4 of the SEBI (SAST) Regulations,2011.
4	Name(s) of the Acquirers and PAC with the acquirer	Mr. Sanket Deora, (Acquirer No. 1), Mr. Sanjay Deora, (Acquirer No. 2), Mr. Surendra Shah, (PAC)
5	Name of the Manager to the Offer	INTERACTIVE FINANCIAL SERVICES LIMITED Address: 508, Fifth Floor, Priviera, Nehru Nagar, Manekbag, Ahmedabad - 380015, Gujarat, India. Tel No.: +079 35217439; Web Site: www.ifinservices.in; Email: mbd@ifinservices.in; Contact Person: Ms. Jaini Jain; SEBI Reg No: INM000012856
6	Members of the Committee of Independent Directors ("IDC")	Ms. Monica Awana (Chairman), Mr. Suraj Singhal (Member) and Mr. Shashi Kumar (Member)
7	IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract / relationship), if any	None of the Members of the IDC hold any equity shares in the Target Company nor have any relationship with the other Directors of the Target Company and apart from being the directors of the TC they are not related to each other in any manner.
8	Trading in the Equity shares/other securities of the Target Company by IDC Members	No trading has been done by the IDC Members in the Equity Shares/ Other Securities of the Target Company since their appointment.
9	IDC Member's relationship with the acquirers (Director, Equity shares owned, any other contract / relationship), if any.	None of the IDC Members have any relationship with the Acquirers and PAC.
10	Trading in the Equity shares/other securities of the acquirers by IDC Members	Not Applicable
11	Recommendation on the Open offer, as to whether the offer, is fair and reasonable	The IDC is of the opinion that the Offer Price of Rs. 6.00/- per equity share offered by the Acquirers vide Letter of Offer dated November 02, 2023 Shareholders should independently evaluate the offer, market performance of the Equity Shares of the TC and take informed decisions.
12	Summary of reasons for recommendation	IDC has perused the Letter of Offer dated November 02, 2023, Draft Letter of Offer dated August 23, 2023, Detailed Public Statement dated August 14, 2023 and PA issued by Interactive Financial Services Limited (as Manger to the Open offer) on behalf of Acquirers and PAC on August 7, 2023, the IDC members have considered the following recommendation:
		a) Offer price is justified in terms of the parameter prescribed under Regulation 8(1) & 8(2) of the SEBI(SAST) Regulations, 2011.
		b) Keeping in the view the above fact, the IDC members are of the opinion that the offer price of Rs. 6.00/- per equity shares payable in cash to the public shareholders of the Target company is fair and reasonable
13	Details of Independent Advisors, if any.	Nil
14	Voting Pattern (Assent/Dissent)	The recommendation were unanimously approved by the member of IDC.
15	Any other matter to be highlighted	Nil
-		

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

For and on behalf of Committee of Independent Directors of **Containerway International Limited**

Ahmedabad

financialexp.epapr.in

(Monica Awana) **Chairman of IDC**

CONTAINERWAY INTERNATIONAL LIMITED

Regd. Office: 6th Floor, Room No 608, Saltee Plaza Cabin No M-11, Near ILS Hospital, Kolkata, Mall Road, Kolkata, West Bengal, India, 700080 Tel No.: 011-26039925 | Website: www.containerway.co.in | E Mail: containerwayinternational@gmail.com

Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of the Containerway International Limited ("Target Company") under Regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by Mr. Sanket Deora (Acquirer No. 1), Mr. Sanjay Deora, (Acquirer No. 2), and Mr. Surendra Shah (PAC) for the acquisition of **Equity Shares of the Target Company.**

1	Date	November 08, 2023
2	Name of the Target Company	Containerway International Limited
3	Details of the Offer pertaining to Target Company	Open Offer is being made by the Acquirers and PAC for the acquisition of Up To 16,99,672 (Sixteen Lakh Ninety-Nir Thousand Six Hundred Seventy-Two) fully paid-up equity shares of Rs.5.00/- each, representing 26.00% of the equity and voting share capital at a price of Rs. 6.00/- (Rupees Six Only) per equity share, payable in cash in terms or regulation 3(1) & 4 of the SEBI (SAST) Regulations, 2011.
4	Name(s) of the Acquirers and PAC with the acquirer	Mr. Sanket Deora, (Acquirer No. 1), Mr. Sanjay Deora, (Acquirer No. 2), Mr. Surendra Shah, (PAC)
5	Name of the Manager to the Offer	INTERACTIVE FINANCIAL SERVICES LIMITED Address: 508, Fifth Floor, Priviera, Nehru Nagar, Manekbag, Ahmedabad - 380015, Gujarat, India. Tel No.: +079 35217439; Web Site: www.ifinservices.in; Email: mbd@ifinservices.in; Contact Person: Ms. Jaini Jain; SEBI Reg No: INM000012856
6	Members of the Committee of Independent Directors ("IDC")	Ms. Monica Awana (Chairman), Mr. Suraj Singhal (Member) and Mr. Shashi Kumar (Member)
7	IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract / relationship), if any	None of the Members of the IDC hold any equity shares in the Target Company nor have any relationship with the other Directors of the TC they are not related to each oth in any manner.
8	Trading in the Equity shares/other securities of the Target Company by IDC Members	No trading has been done by the IDC Members in the Equity Shares/ Other Securities of the Target Company sin their appointment.
9	IDC Member's relationship with the acquirers (Director, Equity shares owned, any other contract / relationship), if any.	None of the IDC Members have any relationship with the Acquirers and PAC.
10	Trading in the Equity shares/other securities of the acquirers by IDC Members	Not Applicable
11	Recommendation on the Open offer, as to whether the offer, is fair and reasonable	The IDC is of the opinion that the Offer Price of Rs. 6.00/- per equity share offered by the Acquirers vide Letter Offer dated November 02, 2023 Shareholders should independently evaluate the offer, market performance of t Equity Shares of the TC and take informed decisions.
12	Summary of reasons for recommendation	IDC has perused the Letter of Offer dated November 02, 2023, Draft Letter of Offer dated August 23, 2023, Detail Public Statement dated August 14, 2023 and PA issued by Interactive Financial Services Limited (as Manger to t Open offer) on behalf of Acquirers and PAC on August 7, 2023, the IDC members have considered the following recommendation:
		 a) Offer price is justified in terms of the parameter prescribed under Regulation 8(1) & 8(2) of the SEBI(SAS Regulations, 2011.
		b) Keeping in the view the above fact, the IDC members are of the opinion that the offer price of Rs. 6.00/- pequity shares payable in cash to the public shareholders of the Target company is fair and reasonable
13	Details of Independent Advisors, if any.	Nil
14	Voting Pattern (Assent/Dissent)	The recommendation were unanimously approved by the member of IDC.
15	Any other matter to be highlighted	Nil

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

For and on behalf of Committee of Independent Directors of Containerway International Limited Place: Ahmedabad (Monica Awana) Date: November 08, 2023 Chairman of IDC



JAYSYNTH DYESTUFF (INDIA) LIMITED

CIN: L24114MH1985PLC035564

Registered Office: 301, Sumer Kendra, P. B. Marg, Worli, Mumbai - 400 018

Tel. No.: +91 22 4938 4200/4300 ◆ Fax No.: +91 22 3042 3434 ◆ Website: www.jaysynth.com ◆ E-mail Id: jsec@jaysynth.com Extract of Un-audited Standalone and Consolidated Financial Results for the Quarter and Half Year ended 30th September, 2023

						(< 11	i lakiis, except LF 3)
			Quarter Ended		Half Yea	r Ended	Year Ended
Sr. No.	Particulars	30 th Sept, 2023	30 th June, 2023	30 th Sept, 2022	30 th Sept, 2023	30 th Sept, 2022	31 st Mar, 2023
			Un-audited		Un-aı	ıdited	Audited
1	Total Income from Operations	3,904.08	3,468.03	3,524.41	7,372.11	7,494.88	14,011.20
2	Net Profit for the period (before Tax,	431.10	191.38	121.42	622.48	363.09	734.17
١.	Exceptional and Extraordinary items)						
3	Net Profit for the period before tax (after	431.10	191.38	121.42	622.48	363.09	734.17
4	Exceptional and Extraordinary items) Net Profit for the period after tax (after	318.19	175.32	129.42	493.51	291.04	565.35
	Exceptional and Extraordinary items)	310.13	170.02	125.42	400.01	231.04	000.00
5	Total Comprehensive Income for the	343.10	188.80	100.44	531.90	234.78	542.45
	period [Comprising profit for the period						
	(after tax) and Other Comprehensive						
6	Income (after tax)] Equity share capital (Face Value ₹1/-)	86.90	86.90	86.90	86.90	86.90	86.90
7	Earnings Per Share (of ₹1/- each)	00.90	00.90	00.90	00.90	00.90	00.90
l	(for continuing and discontinued						
	operation)						
	a) Basic	3.66	2.02	1.49	5.68	3.35	6.51
	b) Diluted	3.66	2.02	1.49	5.68	3.35	6.51

	(₹in lakhs, except EPS									
		Quarter Ended		Half Yea	r Ended	Year Ended				
Particulars	30 th Sept, 2023	30 th June, 2023	30 th Sept, 2022	30 th Sept, 2023	30 th Sept, 2022	31 st Mar, 2023				
				11	arc. a	A 114 1				

No.		2023	2023	2022	2023	2022	2023
			Un-audited		Un-au	udited	Audited
1	Total Income from Operations	4,237.34	3,422.09	3,260.80	7,659.43	7,288.31	14,003.73
2	Net Profit for the period (before Tax, Exceptional and Extraordinary items)	522.78	57.60	99.61	580.38	394.80	667.58
3	Net Profit for the period before tax (after	522.78	57.60	99.61	580.38	394.80	667.58
4	Exceptional and Extraordinary items) Net Profit for the period after tax (after	401.70	39.21	80.51	440.91	293.70	486.66
	Exceptional and Extraordinary items)						
5	Total Comprehensive Income for the period [Comprising profit for the period (after tax) and Other Comprehensive Income (after tax)]	425.20	52.55	50.08	477.75	236.03	459.18
6	Equity share capital (Face Value ₹1/-)	86.90	86.90	86.90	86.90	86.90	86.90
7	Earnings Per Share (of ₹1/- each) (for continuing and discontinued						
	operation) a) Basic	4.62	0.45	0.93	5.07	3.38	5.60
	b) Diluted	4.62	0.45	0.93	5.07	3.38	5.60

- 1 The above mentioned Un-audited Standalone and Consolidated Financial Results for the Quarter and Half Financial Year ended 30" September, 2023 have been reviewed by the Audit Committee and approved by the Board of Directors at the meeting held on 08th November, 2023.
- 2 The above is an extract of the detailed format of Un- audited Standalone and Consolidated Financial Results for the Quarter and Half Financial Year ended 30th September 2023, filed with the BSE Ltd. under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of Financial Results for the Quarter and Half Financial Year ended 30" September 2023, are available on the website of BSE Ltd. i.e. www.bseindia.com and on the Company's website i.e www.jaysynth.com.
- 3 This statement has been prepared in accordance with Companies (Indian Accounting Standards) Rules, 2015 (Ind AS), prescribed u/s 133 of the Companies Act, 2013 and other recognised accounting practies and policies to the extent applicable.
- 4 The Board of Directors of the Company at its meeting held on Tuesday, 24th January, 2023 had considered and approved the Composite Scheme of Arrangement amongst Jaysynth Dyestuff (India) Limited (""Transferor Company 1""), Jaysynth Impex Private Limited ("Transferor Company 2") and JD Orgochem Limited (""Transferee Company"") and their respective shareholders and creditors, under Section 230 to 232 and other applicable provisions of the Companies Act, 2013 (""Scheme""). The Scheme, inter alia, provides for amalgamation by absorption of Transferor Companies with and into Transferee Company (with effect from Appointed date 01st April, 2023) and in consideration thereof, the Transferee Company shall issue equity shares and preference shares to the shareholders of Transferor Company 1 and Transferor Company 2 respectively. The equity shares shall be listed on Bombay Stock Exchange Limited. The Scheme was filed by the Company with the Hon'ble National Company Law Tribunal, Mumbai Bench (NCLT) on 27th September, 2023 and is pending with the NCLT.

The scheme is, inter alia, subject to receipt of the statutory and regulatory approvals, including approvals from stock exchange, NCLT and the shareholders and creditors of the Companies involved in the Scheme and the Company is in the process of seeking the same.

- 5 Previous period figures are regrouped/rearranged, wherever necessary.
- 6 The Company has only one Segment.

Date: 08th November, 2023

BY ORDER OF THE BOARD FOR JAYSYNTH DYESTUFF (INDIA) LIMITED

PARAG S. KOTHARI CHAIRMAN AND MANAGING DIRECTOR DIN: 00184852

Electronica Finance Limited

(CIN: U74110PN1990PLC057017)

Regd. Office: 101/1, Erandawane 'Audumbar', Dr. Ketkar Road, Pune 411004 Phone No.: 020-67290700, Website: www.electronicafinance.com, Email: secretarial@efl.co.in



Statement of unaudited financial results for the quarter ended and half year ended September 30, 2023

[Regulation 52 (8) and Regulation 52 (4) of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015]

(₹ in Lakhs except per share data)

•		For the c	•	For the h	•	For the year ended
Sr. No.	Particulars	September 30, 2023	June 30, 2023	September 30, 2023	September 30, 2022	March 31, 2023
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations	11,179.18	10,022.34	21,201.52	14,007.33	32,731.02
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	1,715.06	1,473.58	3,188.64	2,762.47	5,609.84
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	1,715.06	1,473.58	3,188.64	2,762.47	5,609.84
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	1,250.55	1,090.45	2,341.00	2,067.16	4,177.01
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	1,236.82	1,079.21	2,316.03	2,081.13	4,153.64
6	Paid up Equity Share Capital	3,518.83	3,518.83	3,518.83	2,253.46	3,518.83
7	Reserves (excluding Revaluation Reserve)	35,166.81	33,946.05	35,166.81	21,315.80	32,855.60
8	Securities Premium Account	9,712.79	9,712.79	9,712.79	261.77	9,712.79
9	Net worth	38,191.31	37,014.35	38,191.31	23,270.80	35,873.12
10	Paid up Debt Capital / Outstanding Debt	1,95,863.41	1,58,463.18	1,95,863.41	1,25,574.88	1,55,978.35
11	Outstanding Redeemable Preference Shares	-	-	-	-	-
12	Debt Equity Ratio	5.06	4.23	5.06	3.36	4.29
13	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) 1. Basic: 2. Diluted:	5.55 4.32	4.84 3.75	10.39 8.08	9.1 <i>7</i> 7.11	18.5∠ 14.41
14	Capital Redemption Reserve	NA	NA	NA	NA	NA
15	Debenture Redemption Reserve	NA	NA	NA	NA	NA
16	Debt Service Coverage Ratio	NA	NA	NA	NA	NA
17	Interest Service Coverage Ratio	NA	NA	NA	NA	N/

Exceptional and/or Extraordinary items adjusted in the Statement of Profit and Loss in accordance with Ind AS Rules.

Note: a) The above Results have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings Note: a) The above results nave been reviewed by the Audit Committee and subsequently approved by the board of Directors at their respective meetings held on November 8, 2023. b) The above is an extract of the detailed format of financial results filed with the BSE Limited ("Stock Exchange") under Regulation 52 of the SEBI Listing Regulations. The full format of the financial results is available on the website of the Stock Exchange i.e. www.bseindia.com and on the website of the Company i.e. www.electronicafinance.com. c) For the other line items referred in regulation 52 (4) of the SEBI Listing Regulations, pertinent disclosures have been made to 85E Limited and can be accessed on www.bseindiac.com. and on the website of the Company i.e www.electronicafinance.com.

d) This Extract of Financial Results has been prepared in accordance with the requirement of Regulation 52 of the SEBI Listing Regulations read with Master Circular bearing reference no. SEBI/HO/DDHS/PoD1/P/CIR/2023/1 dated July 29, 2022 as amended on June 30,2023 ("Circular").

For and on behalf of Board of Directors **Electronica Finance Limited**

Sd/-

Date: November 8, 2023 Place: Pune

Shilpa Pophale Managing Director DIN: 00182457



Registered Office: 3rd Floor Sharda Arcade, Pune Satara Road, Bibwewadi, Pune-411037; Phone: 020-24231623

website: www.hovsltd.com; email: investor.relations@hovsltd.com; CIN: L72200PN1989PLC014448

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2023 STANDALONE (Rs. In Lakhs) CONSOLIDATED (Rs. In Lakhs)								
Particulars		•	Half Year Ended		r Ended	Half Year Ende		
	Sep 30,2023	Sep 30,2022	Sep 30,2023	Sep 30,2023	Sep 30,2022	Sep 30,2023		
Total income from operations (Net)	475.63	351.77	870.45	475.63	437.25	870.45		
Net Profit / (Loss) for the period (before Tax, Exceptional items)	97.60	101.08	168.88	97.56	186.56	168.74		
Net Profit / (Loss) for the period before Tax (after Exceptional items)	304.60	101.08	375.88	97.56	186.56	168.74		
Net Profit / (Loss) for the period after tax of continuing operations	278.46	72.80	327.55	71.42	158.28	120.41		
Net Profit / (Loss) for the period after tax of discontinued operations				1.27	2.54	3.94		
Total Comprehensive Income for the period	278.46	72.80	327.55	(209.60)	(341.64)	104.49		
Equity Share Capital	1,259.50	1,259.50	1,259.50	1,259.50	1,259.50	1,259.50		
Earnings Per Share - Basic & Diluted (of Rs 10 each)								
Before exceptional item - continuing operations	0.57	0.58	0.96	0.57	1.26	0.96		
After exceptional item - discontinued operations				0.01	0.02	0.03		
After exceptional item - continuing & discontinued operation	2.21	0.58	2.60	0.58	1.28	0.99		

Note 1: The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (listing Obligations and Other Disclosure Requirements) Regulations, 2015. The full format of the quarter ended Financial Results are available on the Stock Exchange websites www.bseindia.com and www.nseindia.com and on the Company's website www.hovsltd.com

Note 2: The above Financial results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 08, 2023. The Statutory Auditors of the Company have audited the financial results for the quarter and half year ended September 30, 2023 in terms of Regulations 33 of SEBI (Listing and Other Disclosure Requirements) Regulations 2015

> For HOV Services Limited Parvinder S Chadha **Chairman & Executive Director** (DIN: 00018468)

Date: November 08, 2023

(₹in lakhs, except EPS)

CAPITAL INDIA

CAPITAL INDIA FINANCE LIMITED CIN: L74899DL1994PLC128577

Regd.off : 2nd floor, DLF Centre, Sansad Marg, New Delhi - 110001, P.: 011-4954 6000
Coporate Office: Level - 20, Birla Aurora, Dr. Annie Besant Road, Worli, Mumbai - 400030, P.: 022-4503 6000 Website: www.capitalindia.com, Email: secretarial@capitalindia.com

STATEMENT OF UNAUDITED CONSOLIDATED AND STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBR 30, 2023

							₹ in Lakhs	
			Consolidated					
S.	Particulars	Quarter	ended	Half Year Ended	Quartei	r ended	Half Year Ended	
No	r di liculai S	30th Sep 2023	30th Sep 2022	30th Sep 2023	30th Sep 2023	30th Sep 2022	30th Sep 2023	
		(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	
1	Total Income from Operations	17,738.25	17,085.74	35,352.67	5,191.03	4,162.99	10,191.66	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	(251.74)	(1,611.15)	(565.28)	790.58	594.00	1,600.64	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(251.74)	(1,611.15)	466.17	790.58	594.00	1,600.64	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(510.66)	(1,794.87)	(26.23)	556.73	431.82	1,166.06	
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(507.20)	(1,794.87)	(19.31)	560.19	431.82	1,172.98	
6	Paid up Equity Share Capital	7,773.43	7,773.43	7,773.43	7,773.43	7,773.43	7,773.43	
7	Reserves (excluding Revaluation Reserve)	-	-	3,116.04	-	-	9,801.00	
8	Securities Premium Account	-	-	51,069.02	-	-	42,119.40	
9	Net worth	-	-	61,958.49	-	-	59,693.83	
10	Paid up Debt Capital/ Outstanding Debt	-	-	91,430.37	-	-	63,346.41	
11	Outstanding Redeemable Preference Shares	-	-	ı.	-	-	-	
12	Debt Equity Ratio	-	-	1.48	-	-	1.06	
13	Earning per share (of Rs.10/- each) (for continuing and discontinued operations)							
	1. Basic :	0.01	(1.02)	1.36	0.72	0.55	1.50	
	2. Diluted :	0.01	(1.02)	1.34	0.71	0.55	1.48	
14	Capital Redemption Reserve	NA	NA	NA	NA	NA	NA	
15	Debenture Redemption Reserve	NA	NA	NA	NA	NA	NA	
16	Debt Service Coverage Ratio	NA	NA	NA	NA	NA	NA	
17	Interest Service Coverage Ratio	NA	NA	NA	NA	NA	NA	

- 1) The above results have been reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on November 08, 2023.
- 2) The above is an extract of detailed format of quarterly Financial Results filed with the Stock Exchange under Regulation 33 and 52 (4) of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015. The full format of the financial results are available on the website of the Stock Exchange i.e. www.bseindia.com and on Company's website www.capitalindia.com.

By order of the Board For Capital India Finance Limited Managing Director DIN: 06706341

Place: Mumbai Date: November 08, 2023

CONTAINERWAY INTERNATIONAL LIMITED

CIN: 160210WB1985PI C038478

Regd. Office: 6th Floor, Room No 608, Saltee Plaza Cabin No M-11, Near ILS Hospital, Kolkata, Mall Road, Kolkata, West Bengal, India, 700080

Tel No.: 011-26039925 | Website: www.containerway.co.in | E Mail: containerwayinternational@gmail.com

Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of the Containerway International Limited ("Target Company") under Regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by Mr. Sanket Deora (Acquirer No. 1), Mr. Sanjay Deora, (Acquirer No. 2), and Mr. Surendra Shah (PAC) for the acquisition of Equity Shares of the Target Company.

1	Date	November 08, 2023
2	Name of the Target Company	Containerway International Limited
3	Details of the Offer pertaining to Target Company	Open Offer is being made by the Acquirers and PAC for the acquisition of Up To 16,99,672 (Sixteen Lakh Ninety-Nine Thousand Six Hundred Seventy-Two) fully paid-up equity shares of Rs.5.00/- each, representing 26.00% of the equity and voting share capital at a price of Rs. 6.00/- (Rupees Six Only) per equity share, payable in cash in terms of regulation 3(1) & 4 of the SEBI (SAST) Regulations,2011.
4	Name(s) of the Acquirers and PAC with the acquirer	Mr. Sanket Deora, (Acquirer No. 1), Mr. Sanjay Deora, (Acquirer No. 2), Mr. Surendra Shah, (PAC)
5	Name of the Manager to the Offer	INTERACTIVE FINANCIAL SERVICES LIMITED Address: 508, Fifth Floor, Priviera, Nehru Nagar, Manekbag, Ahmedabad - 380015, Gujarat, India. Tel No.: +079 35217439; Web Site: www.ifinservices.in; Email: mbd@ifinservices.in; Contact Person: Ms. Jaini Jain; SEBI Reg No: INM000012856
6	Members of the Committee of Independent Directors ("IDC")	Ms. Monica Awana (Chairman), Mr. Suraj Singhal (Member) and Mr. Shashi Kumar (Member)
7	IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract / relationship), if any	None of the Members of the IDC hold any equity shares in the Target Company nor have any relationship with the other Directors of the TC they are not related to each other in any manner.
8	Trading in the Equity shares/other securities of the Target Company by IDC Members	No trading has been done by the IDC Members in the Equity Shares/ Other Securities of the Target Company since their appointment.
9	IDC Member's relationship with the acquirers (Director, Equity shares owned, any other contract / relationship), if any.	None of the IDC Members have any relationship with the Acquirers and PAC.
10	Trading in the Equity shares/other securities of the acquirers by IDC Members	Not Applicable
1	Recommendation on the Open offer, as to whether the offer, is fair and reasonable	The IDC is of the opinion that the Offer Price of Rs. 6.00/- per equity share offered by the Acquirers vide Letter of Offer dated November 02, 2023 Shareholders should independently evaluate the offer, market performance of the Equity Shares of the TC and take informed decisions.
12	2 Summary of reasons for recommendation	IDC has perused the Letter of Offer dated November 02, 2023, Draft Letter of Offer dated August 23, 2023, Detailed Public Statement dated August 14, 2023 and PA issued by Interactive Financial Services Limited (as Manger to the Open offer) on behalf of Acquirers and PAC on August 7, 2023, the IDC members have considered the following recommendation:
		a) Offer price is justified in terms of the parameter prescribed under Regulation 8(1) & 8(2) of the SEBI(SAST) Regulations, 2011.
		b) Keeping in the view the above fact, the IDC members are of the opinion that the offer price of Rs. 6.00/- per equity shares payable in cash to the public shareholders of the Target company is fair and reasonable
13		Nil
14		The recommendation were unanimously approved by the member of IDC.
15	Any other matter to be highlighted	Nil

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

Place: Ahmedabad Date: November 08, 2023 For and on behalf of Committee of Independent Directors of Containerway International Limited (Monica Awana) Chairman of IDC



आर्टेमिस मेडिकेयर सर्विसेज लिमिटेड

CIN: L85110DL2004PLC126414 प्लॉट नंबर 14, सेक्टर 20, द्वारका, दिल्ली- 110075 फोन: +91-124-4511111,

ईमेल: investor@artemishospitals.com; वेबसाइट: www.artemishospitals.com

सितम्बर ३०, २०२३ को समाप्त तिमाही और छमाही के लिए अनअंकेक्षित कंसोलिडेटेड वित्तीय परिणामों का सार

						(₹ लाख म)
		समाप्त	तिमाही	समाप्त	छमा ही	समाप्त वर्ष
क्र. सं.	विवरण	30-सितम्बर-23	३०-सितम्बर-२२	३०-सितम्बर-२३	३०-सितम्बर-२२	31-मार्च-23
с п.			(अनअं	केक्षित)		(अंकेक्षित)
1	संचालन से कुल आय	22,500.57	18,745.87	43,454.97	35,469.19	73,742.52
2	अविध के लिए शुद्ध लाभ (टैक्स से पहले, असाधारण और/या असामान्य मदों के लिए)	1,879.56	1,267.48	3,190.63	2,328.71	5,060.60
3	कर से पहले, अवधि के लिए शुद्ध लाभ (असाधारण और/या असामान्य मदों के बाद)	1,879.56	1,267.48	3,190.63	2,328.71	5,060.60
4	कर के बाद, अवधि के लिए शुद्ध लाभ (असाधारण और/या असामान्य मदों के बाद)		877.01	2,328.84	1,703.61	3,801.11
5	अवधि के लिए कुल व्यापक आय [इस अवधि के लिए लाभ (कर के बाद) और अन्य व्यापक आय (कर के बाद)]		912.32	2,298.90	1,730.55	3,893.21
6	प्रदत्त इक्विटी शेयर पूंजी (अंकित मूल्य रु. १/- प्रत्येक)	1,358.61	1,334.27	1,358.61	1,334.27	1,341.19
7	रिजर्व (पुनर्मूल्यांकन रिजर्व को छोड़कर)					32232.94
8	प्रति इक्विटी शेयर आय (अंकित मूल्य रु. १/-प्रत्येक)					
	(a) बेसिक	1.00*	0.68*	1.73*	1.32*	2.89
	(b) डाइलूटड (* वर्षिकृत नहीं)	0.98*	0.66*	1.68*	1.26*	2.79

नो	्स:		
	•	$\overline{}$	

कंपन	कंपंनी की प्रमुख स्टैंडअलोन वित्तीय जानकारी निम्नानुसार है:							
		समाप्त	तिमाही	समाप्त	समाप्त वर्ष			
। क्र. सं.	विवरण	३०-सितम्बर-२३	३०-सितम्बर-२२	३०-सितम्बर-२३	30-सितम्बर-22	31-मार्च-23		
СП.				(अंकेक्षित)				
1	संचालन से कुल आय	21,691.48	18,244.09	41,810.09	34,590.68	71,433.11		
2	असाधारण मदों के बाद टैक्स से पहले की अवधि के लिए शुद्ध लाभ	1,893.77	1,411.40	3,233.13	2,528.42	5,286.30		

1,376.68

ा. उपरोक्त, सेबी (सूचीकरण दायित्व और प्रकटीकरण आवश्यकताएँ) विनियम, २०१५ के विनियम ३३ के तहत स्टॉक एक्सचेंजों के साथ दायर अनअंकेक्षित वित्तीय परिणामों के विस्तृत प्रारूप का एक उद्घरण है। वित्तीय परिणामों (कंसोलिडेटेड/स्टैंडअलोन) का पूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाइट नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड (www.nseindia.com) और बीएसई लिमिटेड (www.bseindia.com) और कंपनी की वेबसाइट (www.artemishospitals.com) पर उपलब्ध है।

979.97

2,370.92

- 2. 30 सितम्बर, २०२३ को समाप्त तिमाही और छमाही के लिए उपरोक्त वित्तीय परिणामों की समीक्षा लेखापरीक्षा समिति द्वारा ८ नवंबर, २०२३ को आयोजित अपनी बैठक में की गई थी और ८ नवंबर, २०२३ को आयोजित उनकी बैठक में कंपनी के निदेशक मंडल द्वारा अनुमोदित किया गया। सांविधिक लेखा परीक्षकों ने उपरोक्त परिणामों पर एक असंशोधित निष्कर्ष व्यक्त किया है।
- 3. उपरोक्त वित्तीय परिणाम कंपनी (भारतीय लेखा मानक) नियम, २०१५ के अनुसार और कंपनी अधिनियम २०१३ की धारा १३३ के तहत संशोधित (इंड एएस) के अनुसार और लागू योग्य अन्य स्वीकृत एकाउंटिंग पद्धति और नीतियों के अनुसार तैयार किए गए हैं।

आर्टेमिस मेडिकेयर सर्विसेज लिमिटेड के निदेशक मंडल के लिए और उनकी ओर से

1,849.78

स्थान : गुरुग्राम दिनांक : ८ नवंबर २०२३

3 कर के बाद की अवधि के लिए शुद्ध लाभ

ओंकार कंवर अध्यक्ष DIN: 00058921 THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA.

INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED



QR code to view

PUBLIC ANNOUNCEMENT

tbo.com TBO TEK LIMITED

Our Company was incorporated as 'Tek Travels Private Limited' in New Delhi as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated November 6, 2006, issued by the Registrar of Companies, Delhi and Haryana at New Delhi ("RoC"). Thereafter, the name of our Company was changed to 'TBO Tek Private Limited' and a fresh certificate of incorporation dated October 22, 2021 was issued by the RoC. Subsequently, our Company was converted into a public limited company and the name of our Company was changed to 'TBO Tek Limited' and a fresh certificate of incorporation dated November 3, 2021 was issued by the RoC. For further details of conversion and change of name of our Company and details of change(s) in the registered office of our Company, see "History and Certain Corporate Matters" on page 188 of the draft red herring prospectus dated November 8, 2023 (the "DRHP").

Registered Office: E-78, South Extension Part I, New Delhi – 110 049, India; Corporate Office: Plot No. 728, Udyog Vihar Phase V, Gurugram, Haryana - 122016, India Telephone: +91 124 499 8999; Contact person: Neera Chandak, Company Secretary and Compliance Officer

E-mail: corporatesecretarial@tbo.com; Website: www.tbo.com; Corporate Identity Number: U74999DL2006PLC155233

PROMOTERS OF OUR COMPANY: ANKUSH NIJHAWAN, GAURAV BHATNAGAR, LAP TRAVEL PRIVATE LIMITED AND MANISH DHINGRA

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("EQUITY SHARES") OF TBO TEK LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION COMPRISING A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION ("OFFERED SHARES") BY THE SELLING ISSUE") AND AN OFFER FOR SALE OF UP TO 15,635,996 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION ("OFFERED SHARES") BY THE SELLING TO 2,606,000 EQUITY SHARED (AS DEFINED BELOW), COMPRISING UP TO 2,033,944 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY GAURAV BHATNAGAR, UP TO 2,606,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY MANISH DHINGRA (GAURAV BHATNAGAR, LAP TRAVEL AND MANISH DHINGRA, COLLECTIVELY REFERRED TO AS "PROMOTER SELLING SHAREHOLDERS"), UP TO 3,767,200 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY TBO KOREA HOLDINGS LIMITED ("TBO KOREA"), AND UP TO 6,656,796 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY AUGUSTA TBO (SINGAPORE) PTE. LTD. ("AUGUSTA TBO", AND TOGETHER WITH TBO KOREA, THE "INVESTOR SELLING SHAREHOLDERS") ("OFFER FOR SALE", AND TOGETHER WITH THE FRESH ISSUE, THE "OFFER").

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

OUR COMPANY AND THE SELLING SHAREHOLDERS MAY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, CONSIDER A PRIVATE PLACEMENT OR SUCH OTHER ROUTE AS MAY BE PERMITTED UNDER THE APPLICABLE LAW, OF UP TO [●] EQUITY SHARES FOR A CASH CONSIDERATION AGGREGATING UP TO ₹ 800 MILLION, AT ITS DISCRETION (THE "PRE-IPO PLACEMENT"). THE PRE-IPO PLACEMENT WILL BE UNDERTAKEN PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC. IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, IT WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY AND THE INVESTOR SELLING SHAREHOLDERS, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND THE SIZE OF FRESH ISSUE SHALL BE REDUCED TO THE EXTENT OF SUCH PRE-IPO PLACEMENT, SUBJECT TO THE OFFER CONSTITUTING AT LEAST [●]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹ 1 EACH. THE OFFER PRICE IS [♠] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS AND WILL BE ADVERTISED IN [♠] EDITIONS OF [♠], AN ENGLISH NATIONAL DAILY NEWSPAPER, [♠] EDITIONS OF [♠], A HINDI NATIONAL DAILY NEWSPAPER, (HINDI ALSO BEING THE REGIONAL LANGUAGE OF NEW DELHI, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH THE BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES.

In case of any revision to the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days following such revision of the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and the Selling Shareholders, in consultation with the Book Running Lead Managers, may for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by indicating the change on the respective websites of the Book Running Lead Managers and at the terminals of the Syndicate Members and by intimation to Self-Certified Syndicate Banks ("SCSBs"), other Designated Intermediaries and the Sponsor Bank, as applicable.

This Offer is being made in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR") read with Regulation 31 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"). The Offer is being made in accordance with Regulation 6(2) of the SEBI ICDR Regulations and through a book building process wherein not less than 75% of the Net Offer shall be allotted on a proportionate basis to Qualified Institutional Buyers ("QiBs", and such portion, the "QIB Portion"). Our Company and the Selling Shareholders may, in consultation with the Book Running Lead Managers, allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), out of which at least one-third shall be reserved for allocation to domestic Mutual Funds only, subject to valid Bids being received from the domestic Mutual Funds at or above the Anchor Investor Allocation Price, in accordance with the SEBI ICDR Regulations. In the event of under-subscription, or nonallocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion (defined hereinafter). However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not more than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders out of which (a) one third of such portion shall be reserved for applicants with application size of more than ₹ 0.20 million and up to ₹ 1.00 million; and (b) two third of such portion shall be reserved for applicants with application size of more than ₹ 1.00 million rupees, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not more than 10% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Offer Price. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees Bidding in the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. All potential Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank account (including UPI ID) in case of UPI Bidders in which the corresponding Bid Amount will be blocked by the SCSBs under the UPI Mechanism, as applicable to participate in the Offer Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, see "Offer Procedure" on page 402 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26 (2) of the SEBI ICDR Regulations to inform the public that our Company is proposing to undertake the Offer, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations and has filed the DRHP in relation to the Offer. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public, for comments, if any, for a period of at least 21 days from the date of filing, by hosting it on the website of Company at www.tbo.com, website of SEBI at www.sebi.gov.in, website of the Stock Exchanges i.e. BSE at www.bseindia.com and NSE at www.nseindia.com and the websites of the BRLMs i.e. Axis Capital Limited, Goldman Sachs (India) Securities Private Limited, Jefferies India Private Limited and JM Financial Limited at www.axiscapital.co.in, www.goldmansachs.com, www.jefferies.com and www.jmfl.com, respectively. Our Company invites the members of the public to give comments on the DRHP with respect to disclosures made in the DRHP. The public is requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company, or to the BRLMs at their respective addresses mentioned below on or before 5.00 p.m. on the 21 days from the aforementioned date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and prospective investors should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Prospective investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, prospective investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of this Draft Red Herring Prospectus. Specific attention of the prospective investors is invited to "Risk Factors" on page 28 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("RHP") has been filed with the RoC and must be made solely on the basis of such RHP as there may be material changes in the RHP from the DRHP.

The Equity Shares, when offered, through the RHP, are proposed to be listed on the Stock Exchanges

For details of the share capital and capital structure of our Company, please see the section titled "Capital Structure" beginning on page 82 of the DRHP. The liability of members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" on page 188 of the DRHP.

	REGISTRAR TO THE OFFER			
AXISCAPITAL	Goldman Sachs	Jefferies	JM FINANCIAL	KFINTECH
Axis Capital Limited	Goldman Sachs (India)	Jefferies India Private	JM Financial Limited	KFin Technologies Limited
1st Floor, Axis House	Securities Private Limited	Limited	7th Floor, Cnergy	(formerly known as KFin
C-2 Wadia International	951-A, Rational House	Level 16, Express Towers	Appasaheb Marathe Marg	Technologies Private Limited)
Center, Pandurang Budhkar	Appasaheb Marathe Marg,	Nariman Point Mumbai 400	Prabhadevi	Selenium, Tower B, Plot No. 31
Marg, Worli,	Prabhadevi, Mumbai 400 025	021, Maharashtra,	Mumbai 400025	and 32, Financial District
Mumbai – 400 025	Maharashtra, India	India	Maharashtra, India	Nanakramguda, Serilingampally
Maharashtra, India	Telephone: +91 22 6616 9000	Telephone: +91 22 4356 6000	Telephone: +91 22 6630 3030	Hyderabad - 500 032
Telephone: +91 22 4325 2183	Email: tboipo@gs.com	E-mail: tbo.ipo@jefferies.com	E-mail: tektravels@jmfl.com	Telangana, India
E-mail: tbo.ipo@axiscap.in	Investor Grievance Email:	Investor Grievance E-mail:	Investor Grievance E-mail:	Telephone: +91 40 6716 2222
Website: www.axiscapital.co.in	india-clientsupport@gs.com	jipl.grievance@jefferies.com	grievance.ibd@jmfl.com	E-mail: tbo.ipo@kfintech.com
Investor Grievance E-mail:	Website:	Website: www.jefferies.com	Website: www.jmfl.com	Website: www.kfintech.com
complaints@axiscap.in	www.goldmansachs.com	Contact Person:	Contact Person:	Investor Grievance E-mail:
Contact Person: Akash	Contact Person:	Suhani Bhareja	Prachee Dhuri	einward.ris@kfintech.com
Aggarwal/ Harish Patel	Suchismita Ghosh	SEBI Registration No:	SEBI Registration No.:	Contact Person: M. Murali Krishna
SEBI Registration No.:	SEBI Registration No:	INM000011443	INM000010361	SEBI Registration No:
INM000012029	INM000011054			INR000000221

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For **TBO TEK LIMITED**On behalf of the Board of Directors

Neera Chandak.

Place: New Delhi Date: November 8, 2023

Company Secretary and Compliance Officer

TBO TEK LIMITED is proposing to undertake the Offer, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, and the initial public offering, the "Offer") and has filed a draft red herring prospectus dated November 8, 2023 (the "DRHP") with the SEBI on November 8, 2023. The DRHP is available on websites of the Company at https://www.tbo.com/investor-relations, SEBI at www.sebi.gov.in, BSE at www.bseindia.com and NSE at www.nseindia.com, respectively, and the websites of the Book Running Lead Managers, Axis Capital Limited, Goldman Sachs (India) Securities Private Limited, Jefferies India Private Limited and JM Financial Limited at www.axiscapital.co.in, www.goldmansachs.com, www.jefferies.com and www.jmfl.com, respectively. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" beginning on page 28 of the DRHP. Potential investors should not rely on the DRHP for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act) pursuant to the private placement exemption set out in Section 4(a) of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

Adfactor

এইচডিএফসি ব্যাংকের ফেস্টিভ ট্রিটস

দুৰ্বী হু ভাগতের বৃহত্ত ক্ষেত্রতী কৈন্তের বালে ক্ষেত্রতিকান তেখে বালি চালেছিলন - ফেলিছ ট্রীন নিয়ে ভালেছ করা কেলেৰ কমেছে পার্ত্র ও স্থান্তির্থানী ২০,০০০ এর তেনি বারজা গোরা বারজার বারজার করা করা করা বারজার করা বারজার বার erd a meditarett 24,044 পরিক্রের ভর্তারের অব্যাবার্থি, পুরাক এই উৎস্থানের ভবসুমার উপন্থানর অব্যাহ প্রাথবর ভাগ স্থানার অব্যাহ প্রাথবর ভাগ স্থানার বিশ্ব বিশ্

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1.a No have harmened Operation 6. Other parenting Process	41140	455.50	70.0	\$75.54 585.56	101 M	27.6
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S. Albertson P. School and Lancon	0.00	940	8.15	10.00	3.45	11.00
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1 Territoria State (PS)	30.76	8.0	XX al	101.80	100.00	316.36
a latter with ordinary being a other sections; being it from an floody storm Lingston	120	275	12	122	12	12
- No. of charter	100.00	.1010	,100.00	320	.100.00	100.0

	ALC:	70.0	J. S.	The Progress apparents of the proposed in contribute with December contact scope the	company have been
Particulant	LEGRAL	25.8525		prepared in assentance with	Stellag Action retro
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Elit upon A Newman	1444674		1"	THE RESERVE OF THE PARTY OF THE PARTY.	2004
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and the Property of the san	122	75.54	1	their contrasts may extra	O 12 E4 AUG 1
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water come				Appropriate the second contract of the second	
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des Colonia de Colonia	200.00	245.00	1	termeran I ben sector 0	No. STATES AND
A CENTRAL PROPERTY.	1.00	9.465.75	1	Charles of Artist School Street	
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District Countries Assessed	489.71	86.56		Deptition from	- DOMESTICAL
Name of Street, and other Designations			1	b. Contracting restrements	
SUPPLY SECURITIES, BOOK	20.46			preference-invited	31.6
E-Proposition .	22	-		 Capital selectors for matrix 	NA.
e Chebrand Tec. patients	1.94			A. Fact Worth (Rs. bid, altho)	9345.6
a lifety for frameway against	1 45.54		I	a. Naci Perilli Bargin (No.)	96.78%
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শিয়ালদহ-সোনারপুর সেকশন পরিদর্শনে ডিআরএম

	month of United Street Street			Newspaper	
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NOTES 1. The delivers are reduced the second function and had not exclude discussion in consideral condition that are a second discussion in the delivers of t

भिवंडी शहरातील झोपडपट्टीचा विकास झाल्यास शहराला फार मोठे महत्त्व प्राप्त होईल : पालिका आयुक्त अजय वैद्य

भिवंडी, दि. ८ (वार्ताहर) : झोपडपट्टी पुनर्विकास योजनेमुळे भिवंडी शहराला फायदा आहे. भिवंडी सारखे शहर हे ठाणे आणि मुंबई यांच्या जवळ असल्यामुळे या शहराचा विकास फार मोठ्या प्रमाणात होणे अपेक्षित आहे पण तसे झाल्याचे दिसुन येत नाही येत नाही. शहरात फार उद्गार पालिका आयुक्त तथा प्रशासक अजय वैद्य यांनी काढले.

> जाहीर नोटीस याद्वारे सर्व संबंधित कळविण्यात येते की, गाव मौजे निळेमोरे येथील बिनशेती सं नं 117/1/अ क्षेत्र 1.65.70 हे आर चौ मी अशी जिमन मिळकत निळेमोरे लॅन्ड डेव्हलपमेंट कॉपेरिशन एलएलपी तर्फे भागीदार श्री. हेमंत अंनत पाटिल यांची मालकी कब्जा वहिवाटीची आहे व सरकारी दफतरी त्यांचे नाव दाखल आहे वरील जिमन मिळकती संबंधी माझा अशिलांन निरनिराळे कामे करव्याचे आहे व वसई विरा शहर महानगरलिका येथून योग्यती परवांगी घ्यावयाचे आहे, तरी सदर मिळकतीवर

कोणाचाही कठल्याही प्रकाराचे हक्क. हिस्सा हितसंबंध असेल तर 14 दिवसाच्या आत मल योग्यत्या कागदपत्रासह कळवावे अथवा वरील

प्रमाणे कुठल्याही प्रकाराचे कोण्याचाही हक्क हिस्सा हितसंबधी नाही असे समजण्यात येईल व नंतर कुठल्याही हरकती मान्य करण्यात येणा नाही कृपया यांची नोंद घ्यावी व पुढील योग्यर्त

दिनांकः ०९/११/२०२३ (वकील उच्च न्यायालय

ऑफीस पत्ता : तिवारी नगर, रुम.नं. 4

तुळींज रोड, नालासोपारा (पुर्व)

श्री. एम. एम. तिवारी

दिनांक : ०८.११.२०२३

ठिकाण : मुंबई

कामे करण्याते येतील.

मोठ्या प्रमाणात झोपडपट्टी आहे, झोपडपट्टी भागाचा चांगल्या प्रकारे विकास करणे आवश्यक आहे, झोपडपट्टी पुनर्वसन योजना चांगल्या प्रकारे शहरात राबवली तर भिवंडी शहराचा नक्कीच कायापालट होईल, असे

Change Of Name

I HAVE CHANGED MY NAME FROM YASMIN BANU KHAN TO YASMIN KHAN AS PER DOCUMENT

नीलकंठ लिमिटेड NEELKANTH \$ (पर्वीची आरटी एक्सपोर्टस लिमिटेड म्हणन जात)

नोंदणीकृत कार्यालय : ५०८, दलामल हाऊस जमनालाल बजाज मार्ग, नरिमन पॉइंट, मुंबई - ४०० ०२१. सीआयएन : L51900MH1980PLC022582, दूर. : ०२२ – ४०८१३००० दूर. ९१ २२ २२८१२०००, ई-मेल : headoffice@rtexports.com, वेबसाइट : www.rtexports.com

दि. ३०.०९.२०२३ रोजी संपलेली तिमाही व सहामाहीकरिताच्या अलेखापरीक्षित

विद्याच निष्क्रवाचा सारारा										
(रु. लाखांत, प्रतिशेअर माहिती वगळता										
तपशील	तिमाहीअखेर	विद्यमान कालावधीकरिता वर्ष ते दिनांक आकडेवारी	गत वर्षातील अनुषंगिक तिमाहीअखेर							
	३०.०९.२०२३	३०.०९.२०२३	३०.०९.२०२२							
	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित							
परिचालनातून एकूण उत्पन्न (निव्वळ)	२०१.०४	२६९.४६	२१७.१९							
कालावधीकरिता (कर व अपवादात्मकबाबीपूर्व) निव्वळ नफा/(तोटा)	4.82	५.७५	२५.३०							
करपूर्व कालावधीकरिता (अपवादात्मक बाबीपश्चात) निव्वळ नफा/(तोटा)	4.82	५.७५	२५.३०							
करपश्चात कालावधीकरिता (अपवादात्मक बाबीपश्चात) निव्वळ नफा/(तोटा)	4.82	५.७५	२५.३०							
कालावधीकरिता एकूण सर्वसमावेशक उत्पन्न/(तोटा) (कालावधीकरिता (करपश्चात) नफा/(तोटा) व अन्य सर्वसमावेशक उत्पन्न (करपश्चात) यांचा समावेश)	4.87	<i>પ</i> .હપ	२५.३०							
समभाग भांडवल	४३५.९०	४३५.९०	४३५.९०							
राखीव (गत वर्षाच्या लेखापरीक्षित ताळेबंदामध्ये नमूद केल्यानुसार पुनर्मूल्यांकन राखीव वगळता)	-	-	-							
उत्पन्न प्रतिशेअर (ईपीएस) (प्रत्येकी रु. १०/-) (अवार्षिकीकृत)										
मूलभूत	0.82	0.83	0.4८							
सौम्यीकृत	0.82	0.83	0.4८							
_										

वरील विवरण हे सेबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन, २०१५ च्या विनियमन ३३ अंतर्गत स्टॉक एक्सचेंजेसकडे दाखल करण्यात आलेल्या वि ३०.०९.२०२३ रोजी संपलेल्या तिमाही व सहामाहीकरिताच्या अलेखापरीक्षित वित्तीय निष्कर्षांच्या विस्तृत प्रारूपाचा सारांश आहे. दि. ३०.०९.२०२३ रोजी संपलेली तिमाही व सहामाहीकरिताच्या अलेखापरीक्षित वित्तीय निष्कर्षांचे विस्तृत प्रारूप स्टॉक एक्सचेंजच्या वेबसाइट्सवर व कंपनीची वेबसाइट www.rtexports.com वर उपलब्ध आहे

वित्तीय निष्कर्ष हे कंपन्या कायदा, २०१३ चे अनुच्छेद १३३ अंतर्गत विहित केल्यानुसार कंपन्या (भारतीय लेखा मानके) नियम, २०१५ अंतर्गत अधिसूचित भारतीय लेख मानकांच्या (आयएनडी एएस) अनुषंगाने तयार करण्यात आले आहेत.

वरील निष्कर्षांचे लेखापरीक्षण समितीद्वारे पुनरावलोकन केले असून संचालक मंडळाद्वारे त्यांच्या दि. ०८.११.२०२३ रोजी आयोजित सभेमध्ये त्यांना मंजूरी देण्यात आली आहे संचालक मंडळाच्या आदेशादारे नीलकंठ लिमिटेड

सही/-अध्यक्ष व व्यवस्थापकीय संचालव डीआयएन : ००१६०१२१

PUBLIC NOTICE

The Public in general hereby informed that my client MR. SANDEEP BABULAL GADA, (PAN NO.AIWPG9544R) an adult, Indian Inhabitant of Mumbai, residing at 1301, Aawez Heights, Nea Corporation Bank S. V. Road, Amboli Naka Andheri (West), Mumbai-400058

Andheri (West), Mumbai-400058.

My client say that he purchase flat from MR. MOHD. AKHTAR SHAIKH, situated at ROYAL ACCORD, 701, 7th FLOOR, 'A' WING, REAR CHAKALA FISH MARKET, CHAKALA, ANDHERI (EAST), MUMBAI - 400099, area adm. 2584 Sq. ft. Carpet with Terrace adm. 1239 sq.ft. carpet, Survey No.267, 271 and 272, of Village Chakala, Mumbai Suburban District, and MR. MOHD. AKHTAR SHAIKH purchased the said flat from M/s. ROYAL BUILDER by the way of registered agreement for sale bearing under Registration Serial No. BDR 15–732/41/2010 dated 67//2010 of joint sub registrar Andheri-4 and the Original registered agreement for sale in the respect of said flat, executed between M/s. ROYAL BUILDER & MR. MOHD. AKHTAR SHAIKH and the Original registered agreement for sale in the respect of said flat, executed between M/s. ROYAL BUILDER & MR. MOHD. AKHTAR SHAIKH and the Original registered agreement agreement M/s. ROYAL BUILDER & MR. MOHD. ARHTAN SHAIKH and the Original registered agreemen for sale has been lost/misplaced by MR. MOHD AKHTAR SHAIKH and the same is not traceable Any person/s, having any objection of the said owned MR. MOHD. AKHTAR SHAIKH, in respect of the said Flat should intimate the undersigned in writing

Date: 09.11.2023 VIVEK PANDEY (Advocate High Court.)
Flat No. 406/407, E- Wing, Gagan angel CHS Ltd.,
New Vasai Nallasopara Link Road,
Near Fire Brigade Blgd., Palghar – 401 208

PUBLIC NOTICE Notice is hereby given under the instruction of my

client Mrs. Zohra Kasam Khan alias Zohrab Kasam Khan has agreed to GIFT & transfer th Room premises **Room No 14, Map Khan Naga** No. 4, BMC Chawl, Marol Village, Nr. BMC School, Andheri East, Mumbai - 400059 situated at Village - Marol, Taluka - Andheri Dist. - Mumbai Suburban to her son Mr. Amjad Kasam Khan.

Any person having any claim or right in respect of the said property by way of Sale, inheritance share, sell, mortgage, lease, lien, gift, possession or encumbrance howsoever or otherwise i hereby called upon to intimate the undersigne within 7 days from the date of publication of this notice of his such claim of any with all supporting documents, failing which the transaction in favor of our client shall be completed without reference to such claim and the claims if any of such persor shall be treated as waived & not binding on ou

Pankajkumar Mishra Advocate High Court, Bombay C/12, Asalfe Niwara CHSL, Asalfa Village Ghatkonar West Mumbai – 400084

Canara Bank 🗘 कॅनरा बॅक

एआरएम शाखा -१, मुंबई : ३७, खासामालया, पाटकर हॉलसमोर, न्यु मरिन लाईन्स, ठाकरसी मार्ग, मुंबई ४०० ०२० ईमेल : cb2360@canarabank.com दर. क्र. ०२२-२२०६५४२५/३० वेबसाइट : www.canarabank.com

सीक्यरिटायझेशन ॲन्ड रिकन्स्टक्शन ऑफ फायनान्शियल असेटस ॲन्ड एन्फोर्समेंट ऑफ सीक्यरिटी इंटरेस्ट ॲक्ट. २००२ सहवाच सीक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रूल, २००२ च्या नियम ८ (६) च्या तरतुर्दीअंतर्गत स्थावर

सूचना याद्वारे आम जनतेस व विशेषत: कर्जदार व हमीदारांना देण्यात येत आहे की, प्रतिभूत धनको अर्थात कॅनरा बँकच्या एआरए े शाखेकडे गहाण/प्रभारित खालील विवरणीत स्थावर मालमत्तांची ज्यांचा बँकेच्या प्राधिकृत अधिकाऱ्यांद्वारे ताबा घेण्यात आल होती त्या मालमत्तेची आमच्या सूचनेत मागणी केल्यानुसार थकबाकी रकमेच्या वसुलीसाठी **दि. २९.११.२०२३ रोजी अनुसार र** ४,७२४,२९०.३४ (यूएसडी डॉलर चार मिलीअन सातशे चोवीस हजार दोनशे नव्वद व चौतीस सेंद्र मात्र) समतुल्य ह ३५,७२,५०,८३६/- (रु. पसतीस करोड बाहत्तर लाखा पन्नास हजार आढशे छत्तीस मात्र) एक्सचेंज रेट १यूएस = ७५.६ मे. नाओलीन एचके लि. (कर्जदार), श्री. राधेया काशिनाथ खानोळकर (हमीदार) व मे. एमआरएम इंडस्ट्रियल पार्क प्रा लि. (गहाणवददार व हमीदार) यांच्याद्वारे प्रतिनिधीत्व असलेले या मालमत्तेची जशी आहे जेथे आहे, जशी आहे जी आहे व उ काही आहे तेथे आहे तत्त्वावर विक्री करण्यात येत आहे

मालमत्तेचे विवरण	राखीव मूल्य	इसारा रक्कम जमा
प्लॉद क्र. ४, सर्व्हे क्र. १७३बी, हिस्सा क्र. १४ (भाग), १५ (भाग), १६ व १७, गाव जुचंद्र (चंद्रपाडा),	v. 1,1-1	स्. १६,००,००,०००/-

११५६२,९९ चौ. मीटर मालमत्ता मे. एमआरएम इंडस्टियल पार्क प्रा. लि. यांच्या नावे (पूर्वी वायवा इंडस्टियल लॅं इन्हलोपमेंद प्रा. लि. म्हणून ज्ञात) त्यांच्या सीमा :पूर्वेस : नॅशनल हायवे, पश्चिमेस : गाव बापणे, उत्तरेस : बापणे जुहूँ चंद्र रोड

. इसारा रक्कम देव दि. २८.११.२०२३ रोजी सायं. ५.०० पर्यंत जमा करावे. सदरकरिता कोणतेही अडथळे नाही आहेत असे बँके . इरठे रक्कम १०% व राखीव मूल्य डिमांड ड्राफ्ट मार्फत प्राधिकृत अधिकारी यांच्या नावे कॅनरा बँक एआरएम१ शाखा मुंबई येथे करावे वा आरदीजीएस/एनईएफ़दी/ फंड द्वान्सफ़र मार्फत कॅनरा बँक एआरएम १ शाखा मुंबई खाते क्र. २०९२७२४३४ आयएफ़एस कोड सीएनआरबी०००२३६० वर दि. २८.११.२०२३ रोजी सायं. ५.०० पर्यंत सादर करावे व अन्य दस्तावेज सर्व्हिस प्रदाते यांना वि २८.११.२०२३ रोजी ५.०० पर्यंत सादर करावे. सदर बँकेसह दस्तावेज सादरीकरण दि. २८.११.२०२३ पर्यंत करावे.

मालमत्तेच्या पदताळणीची तारीख प्राधिकृत अधिकारी यांच्यासर पूर्व नियुक्तिसर आहे. विक्रीच्या विस्तृत अटी व शर्तीकरिता कृपया कॅनरा बँकची वेबसाइट <u>www.canarabank.com</u> वर दिलेली लिंक ईं-लिला गहावा वा डॉ. सीमा सोमकुवर, प्राधिकृत अधिकारी - कॅनरा बँक, एआरएम १ शाखा, मुंबई (दूर. क्र. ०२२-२२०६५४२५/३ मो. क्र. ९८८१३६५०८७) वा श्रीम. सरस्वती सेलवम मॅनेजर (मो. क्र. ९८२०८८६२४०) वर ईमेल आयडी : cb2360@ canarabank.com वर कोणत्याही कार्यदिवशी कार्यालयीन वेळेत संपर्क साधावा वा सर्व्हिस प्रदाते मे. सी१ इंडिया प्रा. लि उद्योग विहार, फेज-२, गल्फ पेट्रोकेम बिल्डींग, बिल्डींग क्र. ३०१, गुडगाव, हरयाणा पिन कोड १२२ ०१५ संपर्क व्यक्ती श्री. भाविः गांड्या मो. क्र. ८८६६६८२९३७ (संपर्क क्र. +९११२४४३०२०२०/२१/२२/२३/२४, maharashtra@clindia com, support@bankeauctions.com

प्राधिकृत अधिकार कॅनरा बँक, एआरएम-१ शाख



SYNCOM FORMULATIONS (INDIA) LIMITED Regd. Off. -7, Niraj Industrial Estate, Off Mahakali Caves Road, Andheri (E), Mumbai-400093

Email: finance@sfil.inWebsite:www.sfil.in | CIN: L24239MH1988PLC047759

STANDALONE AND CONSOLIDATED UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED 30TH SEPTEMBER, 2023 (Rs. in Lakhs except EPS) STANDALONE CONSOLIDATED

		0.	THE	_	CONTOCLIBITIED				
Sr.	Particulars	Quarte	r Ended	Half Year Ended	Quarter	Half Year Ended			
٠		30-09-2023	30-09-2022	30-09-2023	30-09-2023	30-09-2022	30-09-2023		
		Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited		
1	Total Income from Operations	6639.03	5736.33	12763.20	6783.63	5736.33	12954.68		
2	Net Profit/(Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	814.08	536.94	1395.42	844.91	536.25	1456.18		
3	Net Profit/ (Loss) for the period before Tax, (after Exceptional and/or Extraordinary items)	814.08	536.94	1395.42	844.91	536.25	1456.18		
4	Net Profit/ (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	620.55	359.84	1045.40	651.17	359.15	1090.80		
5	Total Comprehensive Income for the period (Comprising Profit/(Loss) for the period (after Tax) and other comprehensive Income (after tax)	744.89	481.14	1376.51	775.51	480.45	1421.91		
6	Equity Share Capital (Face value of Rs.1/-)	9400.00	9400.00	9400.00	9400.00	9400.00	9400.00		
7	Reserves (excluding Revaluation Reserve as shown in the Audited Balance Sheet of previous year)	0.00	0.00	0.00	0.00	14779.89	0.00		
8	Earnings Per Share (of Rs. 1/- each) (for continuing and discontinued operations) -								
	1. Basic:	0.08	0.06	0.15	0.08	0.06	0.15		
	2. Diluted:	0.08	0.06	0.15	0.08	0.06	0.15		
Notes	Notes: The above is an extract of the detailed format of Unaudited financial results for the quarter ended 30th September, 2023 filed with the Stock Exchanges under								

Notes: The above is an extract of the detailed format of Unaudited Inancial results for the quarter ended sun september, acuse med with the Standalone and Consolidated Unaudited Financial Results for the Quarter ended 30.09.2023 are available on the website of the Company www.sfil.in and Stock exchange at www.bseindia.com and https://www.nseindia.com/
For, SYNCOM FORMULATIONS (INDIA) LIMITE SO/ KEDARMAL SHANKARLAL BANKDA CHAIRMAN & WHOLE TIME DIRECTOR DIN: 0002305

> **SUNIL INDUSTRIES LIMITED** CIN No: L99999MH1976PLC019331

AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 30.09.2023

Regd Office: D-8, M.I.D.C. Phase II, Manpada Road, Dombivli (East) Dist. Thane. Tel No.: 022-22017389, Email ID: info@sunilgroup.com

(Rs. In Lakh Six Month Ended Quarter Ended Year Ende **Particulars** 30/Jun/2023 | 30/Sep/2022 | 30/Sep/2023 | 30/Sep/2022 | 31/Mar/2023 30/Sep/2023 (Un-Audited) Un-Audited) (Un-Audited) (Un-Audited) (Un-Audited) (Audited) Total Income from Operations 3885.88 7913.72 10399.41 11799.6 18746.76 Net Profit / (Loss) for the period (before Tax Exceptional and/or Extraordinary items) 84.27 176.66 206.42 260.93 415.35 Net Profit / (Loss) for the period before tax 84.27 494.37 176.66 260.93 415.35 (after Exceptional and/or Extraordinary items) 206.42 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 46.63 112.74 139.63 159.37 280.97 343.98 Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)] 139.63 419.84 419.84 419.84 419.84 419.84 419.84 Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the 4046.14 3999.51 3829.44 4046.14 3829.44 3886.77 Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) 2 69 6 69

(b) Diluted 1.11 2.69 3.33 3.80 6 69 8.05 Note: The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the QuarterlyFinancial Results are available on the websites of the Stock Exchange at www.bseindia.com (s) and the Company's website For Sunil Industries Ltd

Date: 07/11/2023 Place: Dombivli

DIN: 00064774

प्रपत्र क्र. आयएनसी - 26

कंपनी (निगमन) नियम, 2014 च्या नियम 30 अन्वये केंद्र शासन (प्रादेशिक संचालक) नैऋत्य प्रांत, ह्यांच्यासमीर

कंपनी अधिनियम, 2013, कंपनी अधिनियम, 2013 चे कलम 13 (4) आणि कंपनी (निगमन) नियम, 2014 चा नियम 30(5)(अ) ह्यांचे प्रकरणात आणि

ॲक्लिक्स बिझनेस सोल्युशन्स प्रायव्हेट लिमिटेड ज्यांचे नोंदणीकृत कार्यालय 'प्लॅटिनम टेक्नो पार्क', फ्लॅट क्र. 227, 2रा मजला, सेक्टर 30ए, वांशी, ठाणे नवी मुंबई 400 703 येथे आहे, ह्यांचे प्रकरणात.

ह्याद्वारे सर्वसाधारण जनतेला सूचना दिली जाते की कंपनी केंद्र शासन (प्रादेशिक संचालक) ह्यांच्याकडे कंपनी अधिनियम, 2013 चे कलूम 13 अन्व्ये अर्ज कुरण्याचा प्रस्ताव ठेवत आहे ज्यायोगे कंपूनी गुरुवार 2 नोव्हेंबर 2023 रोज़ी झालेल्या असामान्य सर्वसाधारण सभेमध्ये पारित झालेल्या विशेष ठरावाच्या संदर्भात तिच्या संस्थापन लेखातील बदलाची निश्चिती करू पाहात आहे, जे झाल्यास कंपनी तिचे नोंदणीकृत कार्याल्य 'महाराष्ट्र राज्यामधून कर्नाटक राज्यात' हलवू शकेल. अशी कोणतीही व्यक्ती जिच्या हितसंबंधांवर कंपनीच्या नोंदणीकृत कार्याल्यातील प्रस्तावित बदलाचा विपरित परिणाम होणार असेल तिने आपुल्या हरकती तिच्या हितसंबंधांचे स्वरूप आणिं हरकतीची कारणे मांडणाऱ्या एका प्रतिज्ञापत्रासह प्रादेशिक संचालक, कॉर्पोरेट कामकाज मंत्रालय, क्र. 100, एव्हरेस्ट, मरीन ड्राइव्ह, मुंबई – 400 002, महाराष्ट्र येथे ह्या सूचनेच्या प्रकाशनाच्या दिनांकापासून चौदा दिवसांच्या आत पाठवाव्यात किंवा पाठवण्याची व्यवस्था करावी किंवा नोंद्रणीकृत टपाल-ामार्फत पाठवाव्यात, व एक प्रत अर्जदार कंपनीला तिच्या उपरोक्त नोंदणीकृत कार्यालयीन पत्त्यावर पाठवावी

दिनांक : 09/11/2023 स्थळ : बंगळुरु

अर्जदारासाठी आणि त्याचा वतीने ॲक्लिक्स बिझनेस सोल्युशन्स प्रायव्हेट लिमिटेड श्री. सब्बीक उबयदुल्ला कुनिचेरी

डीआयएन : 09718626

Mr. Vinod Lath

PUBLIC NOTICE Notice is hereby given to the general public that Shr

Pyarelal Prajapati was the owner of premise situated at Prajapati Compound, Patel Wadi, Behrar Baug, Veera Desai Road, Jogeshwari West, Mumba 400 102 admeasuring about 120 sq. ft. Late Shr
 Pyarelal Prajapati died on 03.05.1999 at Mumba eaving behind his daughters Mrs. Sarita Praiapat and Sangeeta Prajapati, and his wife Smt. Kaml Pyarelal Prajapati as his only legal heir to acquire hi mises and further Smt. Kamla Pyarelal Prajapa died on 25.10.2017 at Mumbai leaving behind he daughters Mrs. Sarita Prajapati, and Sangeet Prajanati as her legal heir to acquire her pre and after the death of said Late Smt. Kamla Pyarel Prajapati, my clients Mrs. Sarita Prajapati, and Sangeeta Prajapati are in use, occupation and possession of the said premises as owners thereof. Any person having any claim or right in respect of the said premises by way of inheritance, Sale, mortgage lease, License, gift, possession or encumbrance, etc. howsoever or otherwise is hereby called upon to intimate the undersigned within **7 days** from the date of publication of this notice of his/her such claim o any with all supporting documents failing which the claim or claims, if any of such person shall be treate as waived & not binding on my client.

Pankaikumar Mishr Date: 09/11/2023 Advocate High Court, Bomba C/12. Asalfe Niwara CHSL, Asalfa Village Ghatkopar West, Mumbai – 400084

PUBLIC NOTICE

NOTICE HEREBY GIVEN TO PUBLIC AT LARGE My Client MR. ISRAR AHMED SHAHJAD KHAN Residing at FLAT NO. A-12, 1st FLOOR, PARAMOUNT MUNICIPAL EMPLOYEE'S CO. OP. HSG. SOC. LTD., JARIMARI, BEHIND STAR GLASS WORKS, KURLA-ANDHERI ROAD, SAKINAKA MUMBAI-400072.

My client Intend to purchase the Flat situated at FLAT NO. B- 13 PARAMOUNT MUNICIPAL EMPLOYEE'S CO. OP. HSG. SOC LTD., KURLA- ANDHERI ROAD, MUMBAI- 400072 from MR. FAISAL JAINUDDIN MUJAWAR.

My client further states that, original Agreement and Allotment Letter of said Flat which was issued by the society is lost and misplaced. Due to diligent search the said documents are not found

If any person or organizations have any objection claim, lien, mortgage regarding the purchase of above said flat please file your claim within a period of 15 days or else any claims/ objections will not be entertained Waseem Ahmed Siddiqui

(Advocate High Court) 109, Panchasheel, G. K. Estate Opp. BEST Depot, LB.S. Marg Kurla (W), Mumbai-400 070. Mob. 9702010819 / 9022596040 Place: Mumbai Date: 08/11/2023

🕯 जीसी वेंचर्स लिमिटेड सीआयएन: L24249MH1984PLC032170

नोंदणीकृत कार्यालय: २०९-२१०, आरकादिया बिल्डींग, २ रा मजला, १९५, नरिमन पॉईंट, मुंबई ४०० ०२१.

दूर. क्र. ९१ २२ ४०१९८६०० / फॅक्स क्र. : ९१-२२-४०१९८६५० इमेल : geecee.investor@gcvl.in वेबसाइट : www.geeceeventures.com

अति-विशेष सामान्य सभेची सूचना

सूचना याद्वारे देण्यात येत आहे की, जीसी वेंचर्स लिमिटेड **(कंपनी)** यांच्या सभासदांची अति-विशेष सामान्य सभा (ईजीएम) गुरुवार, दि. ०७ डिसेंबर, २०२३ रोजी दु. ४.०० वा. भाप्रवे कंपनी कायदा, २०१३ (ॲक्ट) च्या लागू तरत्दी अनुसार व सामान्य सर्क्युलर क्र. १४/२०२०, १७/२०२०, २०/२०२०, ३९/२०२०, २/२०२१ ०२/२०२२, १०/२०२२ व ०९/२०२३ दि. ८ एप्रिल, २०२०, १३ एप्रिल, २०२० ५ मे, २०२०, ३१ डिसेंबर, २०२०, १३ जानेवारी, २०२१, ०५ मे, २०२२, २८ डिसेंबर २०२२ व २५ सप्टेंबर, २०२३ अनुक्रमे मिनीस्टी ऑफ कॉर्पोरेट अफेअर्स (एमसीए) यांच्याद्वारे जारी, सीक्युरिटीज ॲन्ड एक्सचेंज बोर्ड ऑफ इंडिया (सेबी) सर्क्युलर क्र. सेबी/एचओ/सीएफडी/सीएमडी२/सीआयआर/पी/२०२१/११ दि. १५ जानेवारी. २०२१ व सर्क्युलर क्र. सेबी/एचओ/सीएफडी/सीएमडी२/सीआयआर/पी/२०२२/६२ मे १३. २०२२ व सेबी (सची अनिवार्यता व विमोचन आवश्यकता) विनियमन. २०१५ (सेबी सची विनियमन) यांच्या अनुसार सचनेमध्ये पार पडलेल्या विशेष व्यवसायांवर (ईजीएम) व्यवहार करण्याकरिता कंपनीच्या नोंदणीकृत कार्यालय येथे आयोजित केली

एमसीए सर्क्युलर व सेबी सर्क्युलर यांच्यासह अनुपालन ईजीएमची सूचना केवळ ई-मेल मार्फत सभासदांना ज्यांचे ईमेल आयडी कंपनी/ डिपॉझिटरी पार्टिसिपेट्स (डीपीज) / रजिस्ट्रर व शेअर ट्रान्सफर एजन्ट अर्थात लिंक इनटाईम इंडिया प्रायव्हेट लिमिटेड (आरटीए) यांच्यासह त्यांच्या ई-मेल आयडीवर नोंदणीकृत पाठविले आहेत.

ईजीएमची सचना कंपनीची वेबसाइट www.geeceeventures.com वर व स्टॉक एक्सचेंज अर्थात बीएसई लिमिटेड बीएसई www.bseindia.com and www.nseindia.com वर व सर्व्हिस प्रदाते कंपनी द्वारे अर्थात नॅशनल सीक्युरिटीज डिपॉझिटरी लिमिटेड **(एनएसडीएल)** www.evoting.nsdl.com वेबसॉइट वर उपलब्ध आहे

सभासदांनी (ईजीएम) मध्ये सहभागी व्हावे व केवळ (व्हीसी/ओएव्हीएम) मार्फत सूचनेमध्ये कंपनीद्वारे प्रदानित स्वरूपात (ईजीएम) व त्यानुसार कृपया नोंद घ्यावी की, कंपनीने व्यक्तीश: वा सभासदांद्वारे सहभागी व्हावे. सभासदांनी कंपनी कायदा, २०१३ च्या अनुच्छेद १०३ अंतर्गत कोरमच्या रिनॉकिंगकरिता उपस्थित राहावे.

नोंदणीकरण स्वरूप/ ईमेल आयडी अद्ययावत करण्याकरिता ईजीएमची सुचना स्विकृत :

जर सभासदांनी त्यांचे ई-मेल आयडी नोंदणीकृत केले नसतील तर कृपया डिपॉझिटरी व त्यांचे डिपॉझिटरी पार्टिसिपंट्स **(डीपी)** यांच्यासह ईलेक्ट्रॉनिक स्वरूपात शेअर्स धारक असल्यास व शेअर्स कंपनीचे रजिस्ट्रर व शेअर ट्रान्सफर एजन्ट (आरटीए), लिंक इनटाईम इंडिया प्रायव्हेट लिमिटेड, सी-१०१, २४७ पार्क, एल. बी. एस. मार्ग, विक्रोळी (पश्चिम), मुंबई ४०० ०८३ येथे लेखी स्वरूपात कंपनी सचिव यांना geecee.investor@ gcvl.in पाठवावे.

जर कोणाही व्यक्तीस काही चौंकशी असल्यास $\operatorname{evoting} @\operatorname{nsdl.co.in}$ वरून एनएसडीएल टिम अनुभव यांना खालील दूर. क्र. ०२२-४८८६ ७००० व ०२२-२४९९ ७००० यांना संपर्क साधावा व ईलेक्टॉनिक मीन्स मार्फत मतदान करावे. सभासदांनी कंपनी सचिव यांना वरील निर्देशित ईमेल आयडी वा नोंदणीकृत कार्यालय पत्यावर संपर्क प्रक्रिया व जोडले जाण्याकरिता माहिती **(ईजीएम)** तसेच **(व्हीसी/ओएव्हीएम)** मार्फत

व विस्तृत प्रक्रिया व माहिती यांकरिता मतदान परोक्ष ई-मतदान व ई-मतदान मार्फत ईजीएमच्या दरम्यान सर्व सभासदांना (प्रत्यक्ष स्वरूपात शेअर्स धारक सभासद यांच्यासह_। ईमेल आयडी नोंदणीकृत नसलेले **(डीपीज)/(कंपनी)/(आरटीए)** यांना सूचनेमध्ये विहित आहे जीसी वेंचर्स लिमिटेडकरिता सही/ ठिकाण : मंबई

CONTAINERWAY INTERNATIONAL LIMITED

CIN: L60210WB1985PLC038478

Regd. Office: 6th Floor, Room No 608, Saltee Plaza Cabin No M-11, Near ILS Hospital, Kolkata, Mall Road, Kolkata, West Bengal, India, 700080 Tel No.: 011-26039925 | Website: www.containerway.co.in | E Mail: containerwayinternational@gmail.com

Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Shareholders of the Containerway International Limited ("Target Company") under Regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by Mr. Sanket Deora (Acquirer No. 1), Mr. Sanjay Deora, (Acquirer No. 2), and Mr. Surendra Shah (PAC) for the acquisition of **Equity Shares of the Target Company.**

November 08, 2023

1	Dato	November 66, 2025
2	Name of the Target Company	Containerway International Limited
3	Details of the Offer pertaining to Target Company	Open Offer is being made by the Acquirers and PAC for the acquisition of Up To 16,99,672 (Sixteen Lakh Ninety-Nine Thousand Six Hundred Seventy-Two) fully paid-up equity shares of Rs.5.00/- each, representing 26.00% of the equity and voting share capital at a price of Rs. 6.00/- (Rupees Six Only) per equity share, payable in cash in terms of regulation 3(1) & 4 of the SEBI (SAST) Regulations,2011.
4	Name(s) of the Acquirers and PAC with the acquirer	Mr. Sanket Deora, (Acquirer No. 1), Mr. Sanjay Deora, (Acquirer No. 2), Mr. Surendra Shah, (PAC)
5	Name of the Manager to the Offer	INTERACTIVE FINANCIAL SERVICES LIMITED Address: 508, Fifth Floor, Priviera, Nehru Nagar, Manekbag, Ahmedabad - 380015, Gujarat, India. Tel No.: +079 35217439; Web Site: www.ifinservices.in; Email: mbd@ifinservices.in; Contact Person: Ms. Jaini Jain; SEBI Reg No: INM000012856
6	Members of the Committee of Independent Directors ("IDC")	Ms. Monica Awana (Chairman), Mr. Suraj Singhal (Member) and Mr. Shashi Kumar (Member)
7	IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract / relationship), if any	None of the Members of the IDC hold any equity shares in the Target Company nor have any relationship with the other Directors of the TC they are not related to each other in any manner.
8	Trading in the Equity shares/other securities of the Target Company by IDC Members	No trading has been done by the IDC Members in the Equity Shares/ Other Securities of the Target Company since their appointment.
9	IDC Member's relationship with the acquirers (Director, Equity shares owned, any other contract / relationship), if any.	None of the IDC Members have any relationship with the Acquirers and PAC.
10	Trading in the Equity shares/other securities of the acquirers by IDC Members	Not Applicable
11	Recommendation on the Open offer, as to whether the offer, is fair and reasonable	The IDC is of the opinion that the Offer Price of Rs. 6.00/- per equity share offered by the Acquirers vide Letter of Offer dated November 02, 2023 Shareholders should independently evaluate the offer, market performance of the Equity Shares of the TC and take informed decisions.
12	Summary of reasons for recommendation	IDC has perused the Letter of Offer dated November 02, 2023, Draft Letter of Offer dated August 23, 2023, Detailed Public Statement dated August 14, 2023 and PA issued by Interactive Financial Services Limited (as Manger to the Open offer) on behalf of Acquirers and PAC on August 7, 2023, the IDC members have considered the following recommendation:
		a) Offer price is justified in terms of the parameter prescribed under Regulation 8(1) & 8(2) of the SEBI(SAST) Regulations, 2011.
		b) Keeping in the view the above fact, the IDC members are of the opinion that the offer price of Rs. 6.00/- per equity shares payable in cash to the public shareholders of the Target company is fair and reasonable
13	Details of Independent Advisors, if any.	Nil
14	Voting Pattern (Assent/Dissent)	The recommendation were unanimously approved by the member of IDC.

Voting Pattern (Assent/Dissent) 15 Any other matter to be highlighted To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct

and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI

For and on behalf of Committee of Independent Directors of Containerway International Limited (Monica Awana) Chairman of IDC

Place: Ahmedabad दिपयंती जैसवार Date: November 08, 2023 दिनांक: ०८ नोव्हेंबर, २०२३ कंपनी सचिव

(SAST) Regulations.